

Ordinance No. 251

An ordinance authorizing the purchase of 47,250 feet of lumber for the repair of the county road leading from the head of Fifth street.

OREGON CITY, OREGON, JUNE 11, 1900.

The Committee on Streets and Public Property is hereby authorized and empowered to purchase 47,250 feet of lumber, said lumber to be used for the repair of the county road leading from the head of Fifth street in Oregon City, Oregon.

Read first time and ordered published at an adjourned regular meeting of the City Council of Oregon City held Monday, June 11, 1900.

Raven G. Crary,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S.S.

J. L. R. Poole, *[Signature]*,
being first duly sworn, say that I am printer and publisher of
THE OREGON CITY ENTERPRISE, a newspaper
published weekly at Oregon City, in Clackamas County,
Oregon, and having a general circulation in said county; that the
attached notice was correctly published in the regular and entire
issue of every number of said newspaper for ~~four~~ consecutive
and successive weekly insertions, commencing with the issue
dated ~~June~~ 15 1900, and ending with the issue
dated ~~June~~ 19, during all of which times
of publication said newspaper was regularly circulated in said
county; and further that said notice was not published in any
supplement of said newspaper, but in the newspaper itself.

A. B. Porter

Subscribed and sworn to before me this 20 day
of June A. D. 1900

[Signature]
Notary Public in and for Oregon.

Ordinance No. 251

Read first time and ordered published
June 11-1900

Published in the Oregon City Enterprise,
June 15-1900

Passed by unanimous vote of Council
July 5-1900

An ordinance to provide for the time and manner of constructing certain sewers in Oregon City, Oregon, on Seventh street from the corner of Harrison street to the center of Court street; and Sixth street from the corner of Yamhill street to the center of Center

street and Accident

OCE

Cut Price Druggists.

MAN & CO.

Subsidized and sold in this city.
Barbered Knives and
razors \$1.00 to \$2.50.
Comb for 50c, bat we
have some
in 25c upwards; also
all shavers and wet
shaving knives ranging
to 15c. Mancare
to 11c. Mancare
also pocket knives,
large assortment of up
perlled direct from the
factory.

All.

OREGON CITY, ORE.

terms and conditions:
above indicated to be on the following
the sum of \$2000.00. The subscriber
The total of our subscription to equal
was bound to the Habberry bridle
a modern road from the lower Clackamas
and completion to the corner of Court
sum set opposite our respective names
count of Clackamas County, Oregon, the
agrees that we will pay

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas,

H. C. Campbell

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~four~~ consecutive and successive weekly insertions, commencing with the issue dated ~~June 15~~ 1900 and ending with the issue dated ~~July 19~~ during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

A. L. T. 1900

Subscribed and sworn to before me this 2^d day
of *June*

J. A. D. 1900
Price K. Lewis
Notary Public in and for Oregon.

Price K. Lewis

Ordinance No 252

Read first time and ordered
published at an regular adjourned
meeting of the City Council

1 June 11-1900

Published in the Oregon City
Enterprise June 15-1900

Passed the City Council on
July 9-1900 by the following:

Walt, Ayres, Connelley, French
Chammon, Frederick, Tracy, Nutting

James & Story, May, Caweltan, Morris

Approved by the Mayor July 9-1900

D. Mai Hansen

The Kind You Have Always Bought

Bears the
Signature of

Chat H. Fletcher

At Bed Time.

I take a pleasant herb drink, the next morning I feel bright and my complexion is better. My doctor says it acts gently on the stomach, liver and kidneys, and is a pleasant laxative. It is made from herbs, and is prepared as easily as tea. It is called Lane's Medicine. All druggists sell it at 25c, and 50 cts. Lane's Family Medicine moves the bowels each day. If you cannot get it, send for a free sample. Address, Drator F. Woodward, LeRoy, N.Y.

Sick Headache absolutely and permanently cured by using Noki Tea. A pleasant herb drink. Cures constipation and indigestion, makes you eat, sleep, work and happy. Satisfaction guaranteed or money back. 25 cents and 50 cents. Geo. A. Harding, agent.

Ladies can Wear Shoes

One size smaller after using Allen's Foot-Ease, a powder to be shaken into the shoes. It makes tight or new shoes feel easy; gives instant relief to corns and bunions. It's the greatest comfort discovery of the age. Cures and prevents swollen feet, blisters, callous and sore spots. Allen's Foot-Ease is a certain cure for sweating, hot, aching feet. At all druggists and shoe stores, \$1. Trial package FREE by mail. Address, Allen S. Olmsted, LeRoy, N.Y.

All who suffer from piles will be glad to learn that DeWitt's Witch Hazel Salve will give them instant and permanent relief. It will cure eczema and all skin diseases. Beware of counterfeits.

George A. Harding.

A Minister's Mistake.

A city minister was recently handed a notice to be read from his pulpit. Accompanying it was a clipping from a newspaper bearing upon the matter. The clergyman started to read the extract and found that it began: "Take Emp's Balsam, the best Cough Cure." It was hardly what he had expected, after a moment's hesitation, he read it over, and found on the other side the matter intended for the reading

Drug Store.

The Chinese ask "How is your liver?" instead of "how do you do?" for when the liver is active the health is good. DeWitt's Little Early Risers are famous little pills for the liver and bowels.

George A. Harding.

MANY A LOVER.

Has turned with disgust from an otherwise lovable girl with an offensive breath. Karl's Clover Root Tea purifies the breath by its action on the bowels, etc., as nothing else will. Sold for years on absolute guarantee. Price 25 cts, and 50 cts. G. G. Huntley the Druggists.

Educate Your Bowels With Cascareola. Candy cathartic, cure constipation forever. 10c, 25c. U.C.C. fed, druggists refund money.

CASTORIA.

The Kind You Have Always Bought

Bears the
Signature of

Chat H. Fletcher

Patent Record.

"Money to patent good ideas may be secured by our aid, address The Patent Record, Baltimore, Md."

PILES. Dr. Williams' Indian Pipe Ointment will cure Ulcer, Bleeding and Itching Piles, absorbs the humor, relieves the itching at once, acts as a poultice, gives instant relief. Dr. Williams' Indian Pipe Ointment is prepared for Piles and Itching of the private parts. Every box is warranted. It's druggists, by mail on receipt of price, 50 cents and \$1.00. WILLIAMS MANUFACTURING CO., Props., Cleveland, Ohio.

Kodol

Dyspepsia Cure

Digests what you eat.

It artificially digests the food and aids Nature in strengthening and reconstructing the exhausted digestive organs. It is the latest discovered digestant and tonic. No other preparation can approach it in efficiency. It instantly relieves and permanently cures Dyspepsia, Indigestion, Heartburn, Flatulence, Sour Stomach, Nausea, Sick Headache, Gastralgia, Cramps and all other results of imperfect digestion. Price 50c. and \$1. Large size contains 2½ times small size. Book all about dyspepsia mailed free. Prepared by E. C. DEWITT & CO., Chicago.

the House. Horses and Buggies to let at Reasonable Rates.

Bar supplied with the finest wines, liquors and cigars. Weinhard's Beer on draught.

AURORA, - OREGON.

J. C. BRADLEY'S

Livery, Feed and Sale Stable

ORECON CITY.

LOCATED BETWEEN THE BRIDGE AND DEPOT.

Double and Single Rigs, and saddle horses always on hand at the lowest prices. A corral connected with the barn for loose stock.

Information regarding any kind or stock promptly attended to by person of letter.

Horses Bought and Sold.

Horses Boarded and Fed on reasonable terms.

JOHN YOUNGER,

JEWELER,

Opp. Huntley's Drug Store,

Forty Years Experience in Great Britain and America.

Established 1865.

C. N. Greenman,
PIONEER

Transfer and Express,

Freight and parcels delivered to all parts of the city.

RATES - REASONABLE

45

Ordinance No. 254

An ordinance authorizing the purchase of not to exceed 31,000 feet of lumber for the repair of Main street.

OREGON CITY DOES ORDAIN AS FOLLOWS:

The committee on streets and public property is hereby authorized and empowered to purchase not to exceed 31,600 feet of lumber, said lumber to be used for the repair of Main street, between Eleventh and Thirteenth streets, in Oregon City.

Read first time and ordered published at a regular adjourned meeting of the city council held August 3, 1900.

Breck C. Coxey, Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

J. T. Campbell

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~four~~ consecutive and successive weekly insertions, commencing with the issue dated ~~Aug. 10th~~ 1900 and ending with the issue dated ~~Aug. 17th~~ 1900, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

W. C. Coxey filed

Subscribed and sworn to before me this ~~four~~ day of ~~Sept.~~ 1900, at ~~Oregon City~~, N. Y.,
A. D. 1900,

Notary Public in and for Oregon.

Ordinance No. 254

Read first time and ordered published
August 3, 1900.

Published in the Oregon City Enterprise
Aug. 17, 1900

Passed by unanimous vote of the Council
Sept. 5, 1900

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for consecutive and successive weekly insertions, commencing with the issue dated Oct. 12, 1900, and ending with the issue dated Oct. 12, 1900, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

E. H. Fletcher
Subscribed and sworn to before me this 12th day
of June 1900.

J. D. 19.

Notary Public in and for Oregon.

ORDINANCE NO. --

Entitled An Ordinance Declaring the Probable Cost of the Proposed System of Sewerage as Provided for in Ordinance No. 252, and Assessing the Cost Thereof Among the Several Property-owners Benefited Thereby. Passed , 1900.

Oregon City does ordain as follows:

That there be and is hereby levied and assessed on each of the following lots and parts of lots lying adjacent to and benefited by the sewers provided for under Ordinance No. 252, the amounts severally indicated herein and representing the aggregate the probable cost of such sewers as heretofore determined by the council; and the recorder is hereby instructed to enter the same in the docket of the city liens, to-wit:

Block	Lot	Description	Owner	Assessment
40, or Public Square	3	S'ly $\frac{1}{2}$ of Public Square		
53 O C	3		Corp of Oregon City	\$150 64
	4		M G Strickland	28 59
	5		M C Strickland	51 43
64 O C	3		Jackson A Buck	51 43
	4		Jackson A Buck	28 39
	5	Westerly 50 feet of	Caleb F Cross	28 39
	5	Easterly 55 feet of	Caleb F Cross	51 43
	6	Westerly 50 feet of	Nellie V Walker	24 49
	6	Easterly 55 feet of	J H Walker	26 94
101 O C	3		Nellie V Walker	13 51
	4		J H Walker	14 88
	5	all of lot 6 ex. the e'ly 22 ft thereof	T Leonard Charman	28 39
	5	Easterly 22 feet of	T Leonard Charman	51 43
	6	all of lot 6 ex. the e'ly 22 feet of	Harley O Wishart	40 65
	6	Easterly 22 feet of	Otto Deute	10 78
112 O C	3		Harley O Wishart	22 45
2 C Add	4		Otto Deute	5 94
	5		F F White	28 39
	6		F F White	51 43
129 O C	3		First Presbyterian Church	51 43
14 C Add	4		First Presbyterian Church	28 39
	5		Thomas F Ryan	28 39
	6		Thomas F Ryan	51 43
	6	Southeasterly 42 feet of	Thomas F Ryan	21 07
	5	Westerly 63 feet of	Elizabeth Shively	30 36
	6	Easterly 42 feet of	Thomas F Ryan	11 02
	6	Westerly 63 feet of	Elizabeth Shively	16 77
140 O C	3	Westerly $\frac{1}{2}$ of ex. westerly 5 feet	Maria B McGeehan	12 85
17 C Add	3	Westerly 5 feet of	Ann Jones	1 35
	3	Easterly $\frac{1}{2}$ of	M M McGeehan	14 20
	4	Westerly $\frac{1}{2}$ of ex. westerly 5 feet	Maria B McGeehan	23 26
	4	Westerly 5 feet of	Ann Jones	2 43
	4	Easterly $\frac{1}{2}$ of	M M McGeehan	26 71
	5	Westerly 42 feet of	George Riddowan & Sons	

*Attest
C. W. L. Oct. 3 - 1900
for the Oregon City Commissioners
and for the Probate Court
Received at 22 - 1900
Oregon City
Oct 12 - 1900
C. W. L.*

140 O C 5	Easterly 20 feet of	Anna Jones	9 76
17 CAdd 6	Westerly 42 feet of	George Reddaway & Mary E Reddaway	10 83
6	Westerly 20 feet of	Anna Jones	5 40
157 O C 3		Frank Welch	28 39
26 O Add 4		J D Renner and Jennie Renner	51 43
5	All of lot 6 except that portion thereof described as follows: Beginning at s w'y cor of lot 6, blk 157, on the line between lots 5 & 6 said blk, running thence n'y along the w'y line of said lot 6 30 ft to a point; thence at right angles e'y 50 ft to a point; thence at right angles 30 ft to the line between lots 5 & 6; thence along said line 50 ft to the place of beg.	R Koerner	51 43
6	Beg. at the s. w'y cor. of lot 6, blk 157, on the line between lots 5 & 6 of said blk, running thence n'y along the w'y line of said lot 6 30 ft to a point; thence at right angles e'y 50 ft to a point; thence at right angles 30 ft to the line between lots 5 & 6; thence along said line 50 ft to the place of beginning	John Bill nor	21 69
9		Corp. of Oregon City	6 63
165 O C 3		Fred Myer	28 39
29 C Add 4		Fred Myer	51 43
5		Fred Myer	51 43
6		Fred J Myer	28 39
35 C Add 3		Jesse T Cooke	28 39
4		Jesse T Cooke	51 43
5		Jesse T Cooke	51 43
6		Jesse T Cooke	28 39
38 C Add 3		Anna Weyman	10 60
4		Anna Weyman	11 37
5		Gordon E Hayes	41 23
6		Gordon E Hayes	25 51
Public	Beg. at the intersection of Harrison and 7th sts in the County add to Oregon City and running thence e'y along the n. side of said public square or common and along 7th st 200 ft; thence s. w'y and parallel with Harrison st to the s. side of said square or common; thence following the s. side of said square or common to the sw. cor. thereof and to Harrison st; thence nw. along Harrison st and along the nw. side of said square or common to the place of beg.	School District No. 62 of Clackamas Co., Oregon	131 20
	Beg. at a point on 7th st on the n. side of the public square 200 ft e'y from the intersection of Harrison and 7th sts, running thence s. w'y and parallel with Harrison st to the s. side of said public square; thence following the s. side of said public square in a n. e'y direction 50 ft to a point, thence n. w'y and parallel with Harrison st to 7th st; thence w'y along the n'y side of said public square to the place of beginning		
34 C Add 1		Corp. of Oregon City	16 20
2		Thomas A McBride	51 43
3		Thomas A McBride and Mary E McBride	28 39
4		Thomas A McBride and Mary E McBride	10 60
5		Thomas A McBride and Mary E McBride	11 37
6		Thomas A McBride and Mary E McBride	41 23
7		Thomas A McBride and Mary E McBride	25 51
8		Thomas A McBride and Mary E McBride	28 39
164 O C 1	Undivided 2-7 of	Thomas A McBride	51 43
30 C Add 1	Undivided 1-7 of	W E Dement	14 70
1	Undivided 1-7 of	J C Dement	7 35
1	Undivided 1-7 of	F G Dement	7 35
1	Undivided 1-7 of	S F Dement	7 35
1	Undivided 1-7 of	Mrs. J D Guarch	7 25
1	Undivided 1-7 of	K M Bardaley	7 35
2	Undivided 2-7 of	W E Dement	8 12
2	Undivided 1-7 of	J C Dement	4 06
2	Undivided 1-7 of	F G Dement	4 06

Block	Lot	Description	Owner	Assessment
158 O C	1		Margaret Scott	\$51 42
25 C Add	2		Margaret Scott	28 39
	3	Easterly $\frac{1}{2}$ of	Ernest Matthies	14 20
	4	Westerly $\frac{1}{2}$ of	C E Sloper	14 29
	4	Easterly $\frac{1}{2}$ of	Ernest Matthies	25 71
	5	Westerly $\frac{1}{2}$ of	C E Sloper	25 71
	6		S J Faucher	51 43
	7	Easterly $\frac{1}{2}$ of	S J Faucher	28 39
	7	Westerly $\frac{1}{2}$ of	Sarah E Hughes	14 20
	8	Easterly $\frac{1}{2}$ of	Ann Jones	14 20
	8	Westerly $\frac{1}{2}$ of	Sarah E Hughes	25 71
	8	Easterly $\frac{1}{2}$ of	Ann Jones	25 73
139 O C	1	Westerly 55 feet of	Thos F Ryan	26 94
18 C Add	1	Easterly 50 feet of	J Frank Watson	24 49
	2	Westerly 55 feet of	Thos F Ryan	14 88
	2	Easterly 50 feet of	J Frank Watson	13 51
	3		H L L Clark	28 39
	4		H L L Clark	51 43
	5		H L L Clark	51 43
	6		H L L Clark	28 39
	7		Mary Grizzier	28 39
	8		Mary Grizzier	51 43
130 O C	1		Mindwell E Church	51 43
13 C Add	2		Mindwell E Church	28 39
	3		Mindwell E Church	28 39
	4		Alonzo Wickham	51 43
	5		Edith L Clouse	51 43
	6		Edith L Clouse	28 39
	7	Westerly $\frac{1}{2}$ of	Thomas Charman	14 20
	7	Easterly $\frac{1}{2}$ of	Diana C Ely and Geo V Ely	14 20
	8	Westerly $\frac{1}{2}$ of	Thomas Charman	25 71
	8	Easterly $\frac{1}{2}$ of	Diana C Ely and Geo V Ely	25 71
111 O C or Court House	1		Jesse Cooke	51 43
Block	2		Jesse Cooke	28 39
	3		Clackamas County	28 39
	4		Hester A Parker	51 43
	5		Wm Bruce Zumwalt & May Zumwalt	51 43
	6		William Andreou	28 39
	7		Matilda Charman	28 39
	8		Matilda Charman	51 43
102 O C Public Square	1		Corp of Oregon City	51 43
	2		Corp of Oregon City	28 39
	3		Corp of Oregon City	28 39
	4		Corp of Oregon City	51 43
	5		Corp of Oregon City	51 43
	6		Corp of Oregon City	28 39
	7		Corp of Oregon City	28 39
	8		Corp of Oregon City	51 43
63 O C	1	Easterly $\frac{1}{2}$ of	Robert F Canfield	25 71
	1	Westerly $\frac{1}{2}$ of	Chas H Canfield	25 71
	2	Easterly $\frac{1}{2}$ of	Robert F Canfield	14 20
	2	Westerly $\frac{1}{2}$ of	Chas H Canfield	14 20
	3	Easterly $\frac{1}{2}$ of	Robert F Canfield	14 20
	3	Westerly $\frac{1}{2}$ of	Chas H Canfield	14 20
	4		Chas H Canfield	51 43
	5	Easterly $\frac{1}{2}$ of	Chas H Canfield	25 71
	5	Westerly $\frac{1}{2}$ of	Mary E Stevens	25 71
	6	Easterly $\frac{1}{2}$ of	Chas H Canfield	14 20
	6	Westerly $\frac{1}{2}$ of	Mary E Stevens	14 20
	7	Easterly $\frac{1}{2}$ of	Chas H Canfield	14 20
	7	Westerly $\frac{1}{2}$ of	Mary E Stevens	14 20
	8	Easterly $\frac{1}{2}$ of	Chas H Canfield	25 71
	8	Westerly $\frac{1}{2}$ of	Mary E Stevens	25 71
54 O C	1	Westerly $\frac{1}{2}$ of	Walter L Little	25 71
	1	Easterly $\frac{1}{2}$ of	Mrs E Summers	25 71
	2	Easterly $\frac{1}{2}$ of	Walter L Little	14 20
	2	Easterly $\frac{1}{2}$ of	Mrs E Summers	14 20
	3		Mary Marrs	28 39
	4		Mary Marrs	51 43
	5		Marion W Miller	51 43
	6		Marion W Miller	40 93
	7		John Welch	49 93
	8		John Welch	51 43
39 O C	1	Westerly $\frac{1}{2}$ of	Susan D Meldrum	18 66
	1	Easterly $\frac{1}{2}$ of	Daniel Williams	30 71
	2		Daniel Williams	60 61
	3		James W Chase	60 61
	4		Aurelius N Munsey	48 73
	5	Westerly 70 feet of	Edward L Shaw	13 80
	5	Easterly 35 feet of	Thos F Ryan	6 90
	6		James Chase	60 61
	7		Susan D Meldrum	60 61
	8		Susan D Meldrum	32 77
34 O C	1		Sarah Augusta Chase	2 12
	2		Sarah Augusta Chase	16 50
	3		Sarah Augusta Chase	24 51
	4		Sarah Augusta Chase	25 67
	5		E E Charman	12 72
	6		E E Charman	11 63
	7		C D Latourette	26 95
	8		C D Latourette	42 67
33 O C	1		W. M. C. G.	42 72
	2			
	3			
	4			

62 O C	1	Allen & Lewis	51 43
	2	Allen & Lewis	38 39
	3	Thos F Ryan	29 83
	4	Thos F Ryan	52 87
	5	Frank Jagger and Louis Jagger	52 87
	6	Frank Jagger and Louis Jagger	29 83
	7	Chas E Shannon & Rose E Shannon	28 89
	8	Chas E Shannon & Rose E Shannon	51 43
103 O C	1	M H Flanigan	51 43
	2	Ferdinand C Miller & Marie Miller	28 89
	3	Thos F Ryan	29 83
	4	Thos F Ryan	52 87
	5	John Bittner	52 87
	6	John Bittner	29 83
	7	A F Cowing	28 39
	8	A F Cowing	51 43
110 O C	1	Mary A Wise	51 43
4 C Add	2	Mary A Wise	28 89
	3	Frank Jagger	29 83
	4	Frank Jagger	52 87
	5	George Randall	52 87
	6	George Randall	29 83
	7	D W Howell estate	28 39
	8	D W Howell estate	51 43
131 O C	1	Easterly $\frac{1}{2}$ of	25 71
12 C Add	1	Westerly $\frac{1}{2}$ of	25 71
	2	Easterly $\frac{1}{2}$ of	14 20
	2	Westerly $\frac{1}{2}$ of	14 20
	3	Easterly 72 feet of	20 46
	3	Westerly 33 feet of	9 37
	4	Easterly 72 feet of	36 28
	4	Westerly 33 feet of	16 59
	5		52 87
	6		29 83
	7		28 39
	8		51 41
138 O C	1	Mary L Bradley	51 43
19 C Add	2	Mary L Bradley	28 39
	3	Mary L Bradley	29 83
	4	W W Myers	29 83
	5	W W Myers	52 87
	6	W W Myers	29 83
	7	W W Myers	28 39
	8	W W Myers	51 43
159 O C	1	Westerly $\frac{1}{2}$ of	25 71
24 C Add	1	Easterly $\frac{1}{2}$ of	25 71
	2	Westerly $\frac{1}{2}$ of	14 20
	2	Easterly $\frac{1}{2}$ of	14 20
	3		10 00
	4		11 27
	5		42 07
	6		26 95
	7		28 38
	8		51 43
163 O C	1	John Welch	51 43
31 C Add	2	John Welch	28 39
	7	John Welch	28 39
	8	John Welch	51 43
33 C Add	1	John Welch	11 37
	2	John Welch	10 60
	7	John Welch	25 51
	8	John Welch	41 23
160 O C	1	Corp of Oregon City	11 37
23 C Add	2	Wm Broughton estate	10 60
	7	Wm Broughton estate	24 09
	8	Corp of Oregon City	39 79
137 O C	1	Mary E Potter	49 99
20 C Add	2	Mary E Potter	62 95

Block	Lot	Description	Owner	Assessment
137 O C	3		Mary E Potter	10 60
20 C Add	4		Mary E Potter	11 37
	5		Mary E Potter	41 23
	6		Mary E Potter	25 51
	7		Mary E Potter	26 95
	8		Mary E Potter	49 99
132 O C	1		Peter Nehren	49 99
11 C Add	2		Peter Nehren	26 95
	3		Maggie Matthies	28 39
	4		Maggie Matthies	51 43
	5		Gertrude Bock	51 43
	6		Gertrude Bock	28 39
	7	Westerly $\frac{1}{2}$ of	George F Horton	13 48
	7	Easterly $\frac{1}{2}$ of	Rosa Nehren	13 48
	8	Westerly $\frac{1}{2}$ of	George F Horton	24 99
	8	Easterly $\frac{1}{2}$ of	Rosa Nehren	24 99
109 O C	1		Emma McDonald	49 99
5 C Add	2		Emma McDonald	26 96
	3		Otto Erickson	28 39
	4		Otto Erickson	51 43
	5		M Bertha Moore	51 43

		Northern Counties Investment Trust Limited	28 39
		Northern Counties Investment Trust Limited	51 43
		Martha Trembach	51 43
		Martha Trembach	18 93
	6	Southerly 2-8 of	
	6	Beg. at the s. w'ly cor. of lot 7 on	
	6	John Adams st, running thence s.	
	6	e'ly along the sw line of said lot 7	
	6	105 ft; thence sw at right angles to	
	6	last-named line 46 ft; thence nw	
	6	and parallel with first-named line	
	6	105 ft to John Adams st; thence ne	
	6	along John Adams st to the place of	
	6	beginning	
	7	John V Thomas	21 76
	6	Ruth A Pardon	26 95
	6	Ruth A Pardon	49 99
	6	Ann W Jagger	49 99
	6	Ann W Jagger	26 95
	6	Ann W Jagger	28 39
	6	Ann W Jagger	51 43
	6	Ann W Jagger	51 43
	6	Ann W Jagger	28 39
	6	Minnie Jagger	26 95
	6	Minnie Jagger	49 99
	6	Adolph Schoeps	49 99
	6	Adolph Schoeps	26 95
	6	Samuel Meyer	28 39
	6	Samuel Meyer	51 43
	6	Samuel Meyer	51 43
	6	Samuel Meyer	49 93
	6	Samuel Meyer	49 93
	6	Samuel Meyer	49 99
	6	Elizabeth Fuchs	49 99
	6	Elizabeth Fuchs	48 73
	6	Elizabeth Fuchs	48 73
	6	Elizabeth Fuchs	51 43
	6	Elizabeth Fuchs	51 43
	6	Elizabeth Fuchs	28 39
	6	Elizabeth Fuchs	26 95
	6	Elizabeth Fuchs	49 99
	6	Mary E Norris	39 79
	6	Mary E Norris	24 09
	6	G R H Miller	25 51
	6	G R H Miller	41 23
	6	Sarah A Pope	41 23
	6	Sarah A Pope	25 51
	6	F A Tospelman	25 51
	6	F A Tospelman	41 23
	6	William E Bissell	17 14
	6	B F Linn	34 29
	6	William E Bissell	8 06
	6	B F Linn	16 72
	6	E E Charonau	23 82
	6	H W Ross estate	48 73
	6	H W Ross estate	51 43
	6	Ludwig Hartke and Julia	
	6	Hartke	51 43
	6	H W Ross estate	28 39
	6	J W Powell	28 39
	6	J W Powell	51 43
	6	Mary Meyer	51 43
	6	Isaac Newton Farr	28 39
	6	Isaac Farr	28 39
	6	Isaac Farr	51 43
	6	Isaac Farr	51 43
	6	Clarence P Farr	49 93
	6	Robert Jacobson	24 96
	6	J W Boatman	24 96
	6	John P Hill	51 43
	6	Johannes Vigelius	51 43
	6	Johannes Vigelius	28 39
	6	Annie Wilehart	28 39
	6	Orlenz Kellogg	51 43
	6	Isaac Farr, Jr	51 43
	6	Elmer T Farr	28 39
	6	Helen M Montour	28 39
	6	Helen M Montour	51 43
	6	Louise Carrico	48 90
	6	Mrs M M Wood	2 44
	6	Louise Carrico	18 02
	6	Mrs M M Wood	9 02
	6	Mrs M M Wood	1 36
	6	William Stewart	28 39
	6	Eliza Watts estate	51 43
	6	William Stewart	51 43
	6	William Stewart	28 39
	6	Mrs M M Wood	28 39
	6	Mrs M M Wood	51 43
	6	Rudolph Koerner	51 43
	6	Rudolph Koerner	28 39
	6	Rudolph Seiler & Augusta	
	6	Seiler	28 39
	6	108 O C	
	6	6 C Add	
	6	3	

B 31

TY 2		Henry Gang	71 37
	5	Henry Gans	7 95
	6	Washington National Bldg.	
	7	Loan & Investment Ass'n	1 06
	8	Washington National Bldg.	
	1	Loan & Investment Ass'n	1 06
107 O C	2	Washington National Bldg.	
7 O Add	7	Loan & Investment Ass'n	10 60
	8	Henry Gans	25 51
	1	Henry Gans	41 23
	2	George E Hargreaves	51 43
	7	William Hinze	28 39
	8	Annie Bosch	28 39
106 O C	1	Francis Caldwell estate	51 43
	2	Rodolph Koerner	51 43
	7	George Menssig	28 39
	8	Frank T Barlow	28 39
'59 O C	1	A A Milln	51 43
	2	Isaac Farr, Jr	51 43
		Isaac Farr, Jr	28 39

Block	Lot	Description	Owner	Age as excepted
58 O C	7		Isaac Farr, Jr	23 33
	8		Isaac Farr, Jr	51 43
	1		Isaac Farr	51 43
	2		Isaac Farr	23 33
	7		Isaac Farr	28 39
	8		Isaac Farr	51 43
35 O C	1		Augusta Schubert	51 43
	2		Augusta Schubert	23 33
	7		Augusta Schubert	28 39
	8		Augusta Schubert	51 43
30 O C	1		F T Barlow	51 23
	2		Mrs Anna Michaels	23 51
134 O C 9 C Add	1	Beg. at nw cor. of blk 9, Co. Add to Oregon City, running thence sly along the e'ly line of Madison st 68 ft; thence sly at right angles to Madison st to the Oregon City Claim line; thence following the Oregon City Claim line in an e'ly direction to the tract of land now owned by C E Knotts; thence following the w'y boundary line of said C E Knotts tract to 3rd st; thence nw'y on the sly line of 3rd st to the place of beginning	Sophia Phillips	17 97
	2	Beg. at a point on the sly line of 3rd st 50 ft se'y from the nw cor. of frac. blk 9, Co. add to Oregon City, running thence sly at right angles to 3rd st to the Oregon City Claim line; thence following said claim line in an e'ly direction to 3rd st; thence following the sly line of 3rd st in nw'y direction to the place of beginning	C E Knotts	9 66
	3	Beg. at the sw, or most sly cor. of tract, blk 9, Co. add, thence nly on the e'ly line of Madison st to the tract of land in said blk owned by Sophia Phillips; thence at right angles to said Madison st to the Oregon City Claim line; thence following said claim line in a w'y direction to the place of beginning	George E Hargreaves	2 72
	4	Read first time and ordered published at the regular meeting of the City Council held on Oct. 8, 1900, and to come up for second reading and final passage at a special meeting of the City Council to be held at 7:30 o'clock p. m. Monday, October 22nd, 1900.	BRUCE C. CURRY, Recorder of Oregon City, Oregon.	

ORDINANCE NO. 15

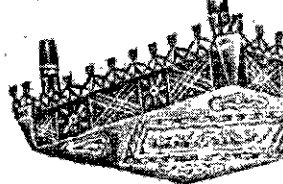
An Ordinance authorizing and empowering Fred S. Morris, his successors and assigns, to construct, maintain, and operate a street railway on the streets of the city of Oregon City, the right to carry passengers, freight and express, and to collect charges and tolls therefor.

Oregon City does ordain as follows:

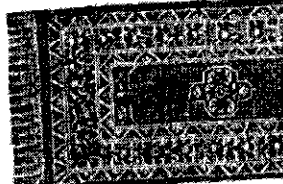
Section 1. That there be and hereby is granted unto Fred S. Morris his successors and assigns the right and privilege to lay down, maintain and operate iron and steel railway tracks and to erect poles and appliances and stretch wires thereon for the purpose of getting power and to operate a street railway within the city of Oregon City as practicable in the center of the street, and shall conform to the grade of said street where the same or style of rail used in said track and the manner of constructing the same shall be subject to the approval of the council of Oregon City.

Section 2. Said Fred S. Morris or his successors or assigns shall plant, paint and repair the said railway between the times and may direct, and shall make good all repair, construction, care to be used on steam, animal, cable, electric, or other power, except steam. The rate of speed shall be as near uniform as possible and shall not exceed seven (7) miles per hour; and the violation of this section shall subject franchisee to a fine of one dollar (\$10.00) or more, less than ten dollars (\$10.00) for each offense upon conviction thereof.

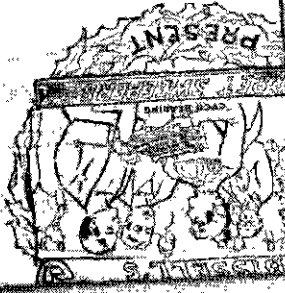
Searfs All sizes and prices



from \$6c to \$25 00



SWEEPEERS, \$1 50 to \$8 50



CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

I, the printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the

regular and entire consecutive issue ending with the issue of this day, all of which times were circulated in said newspaper itself.

2 P.M.
JULY 1
1900
in and for Oregon

Lined up
and held
published
in Oregon
20-1900
Lafayette

mail
in Oregon
by air
Lafayette

ORDINANCE NO. 257

An Ordinance Prescribing Manner of Connecting Sewerage or Drainage from Property Outside of Sewer Districts to the Public Sewers.

Oregon City does ordain as follows:

SECTION 1. Whenever a person or persons owning property, not included within the limits of any sewer district created in Oregon City desire to connect said property by means of drains or sewer pipes with the public sewer system in the adjoining districts, they shall make written application for permission thereto to the City Recorder, specifying in said application the location, number and size of the lot or lots, the area to be drained and whether for house sewerage, drainage or otherwise, the distance to the nearest public sewer by a direct line from the center of said lot by the most direct course, together with his written consent if it is so desired, to connect his property with all the provisions of all ordinances or ordinances, rules and regulations concerning and controlling the system in the sewer district with which they desire to connect.

SECTION 2. Upon receipt of application, the Recorder shall forthwith refer the same to the Committee on Sewers and public property, who will ascertain if it is practicable to connect said property with sewers in said adjoining sewer districts, and if so, they will be obliged to compute the charges to be made for the privilege, said charges to be calculated as follows: For each lot for which the privilege of drainage or sewerage is applied for, where the distance from the center of said lot to the nearest public sewer by the most direct route is 30 feet or less, a charge of \$00.00 shall be made; for every foot said distance exceeds 30 feet a deduction of 24 cents per foot from said charge of \$00.00 shall be made, provided there shall be no charge less than \$2.00 per lot.

SECTION 3. When the committee has ascertained the charges for the desired privilege, it shall report the same to the Recorder, who, upon the payment of said amount by the applicant, shall issue a permit in duplicate granting said permission, said permit stating the number of lot, the distance from sewer, the amount charged for privilege and the point at the system and district where the connection is to be allowed; one copy of said permit shall be retained by the applicant, and the other, before any connection is made, shall be delivered to the city engineer, who at the expense of the applicant, shall superintend the connection of said sewer with the system of the sewer district in which the privilege has been granted; and upon the completion of said connection, shall return the same to the Recorder with his representation of the time and place of connection.

SECTION 4. The Recorder shall enter up and permit in the books of City Lists immediately following the entered matter which relates to the system of that sewer district the permission to connect with has been granted to, and he shall pay the amount collected for the privilege to the City Treasurer, who shall give said sewer district credit for the amount.

SECTION 5. It shall be unlawful for any person or persons to connect a private sewer from his property with a private sewer on any other property which is connected with the public sewers without first having made the foregoing application and paying the amount computed by the committee as the charge for said privilege; it shall also be unlawful to connect any lot or premises either directly or indirectly lying outside of the limits of a sewer district with any public sewer without first complying with the provisions of this ordinance.

SECTION 6. Any person or persons who shall violate the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of not more than \$100.00 or by imprisonment for not more than fifty days or by both such fine and imprisonment.

Read first time and ordered published at a regular meeting of the City Council of Oregon City held Nov. 7th, 1900.

BRECK C. CURRY,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S.S.

L. L. Porter

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~67~~ consecutive and successive weekly insertions, commencing with the issue dated ~~July 2nd, 1900~~ & 1900, and ending with the issue dated ~~July 2nd, 1900~~ 1900, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. L. Porter

Subscribed and sworn to before me this 15th day of November, A.D. 1900.

J. D. 1900

Notary Public in and for Oregon.

*Published By City Council
Ordinance No. 257.*

*Read first time and ordered published
at a regular meeting of the City Council
held Dec. 7th, 1900.*

*Published in Oregon City
Enterprise Nov. 16, 1900 —*

*Read second time and
passed at a regular
meeting of the City Council
held Jan. 2, 1901.
All committee for passage
approved by the Mayor*

ORDINANCE NO. 258

An Ordinance Fixing Amount of Tax
for the Year 1900.

Oregon City does ordain as follows:

That there be and is hereby levied for the year 1900, tax of one mill on each and every dollar of assessable property, both real and personal; within the limits of Oregon City.

Read first time at a regular meeting of the City Council of Oregon City, Oregon, held January 11, 1901, and to come up for second reading on the 18th instant, unless a meeting of the City Council of Oregon City be held before January 11, 1901,

at 7:30 P.M., D. O. Gray, Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

D. C. P. Peeler

bring justly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~for~~, consecutive and successive weekly insertions, commencing with the issue dated ~~January 11, 1901~~, and ending with the issue dated ~~January 19, 1901~~, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

D. C. P. Peeler

Subscribed and sworn to before me this 11th day
of January 1901.

J. D. 1901

George W. Ladd
Notary Public in and for Oregon

Ordinance No. 258

Read first time and ordered published at
a regular meeting of the City Council held
January 11, 1901

Published in Oregon City Enterprise Jan. 11, 1901

Read second time and passed at a
special meeting of the City Council held
Jan. 11, 1901. All Councilmen voting and
present.

D. C.

ORDINANCE NO. 255

An Ordinance Authorizing the Issue of Bonds in Pursuance of the Act of the Legislature of the State of Oregon Known as the "Bonding Act."

Oregon City does ordain as follows:

Section 1. That in pursuance of applications of owners of property to pay certain assessments for the improvement of streets and the laying of sewers in installments as provided by an Act of the Legislature of the State of Oregon, entitled "An Act to provide for the issuance of Bonds for the Improvements of Streets and laying of Sewers in incorporated cities and for the payment of the costs of such improvements and laying of sewers by installments", the Mayor and Recorder are hereby authorized and directed to execute improvement bonds in Oregon City, Oregon, and deliver the same to the Bank of Oregon City, it being the purchaser of said bonds, upon the payment of the purchase price, or with the face of said bonds, accrued interest and a premium of one per cent to the City Treasurer of Oregon City, as follows:

For the construction of a sewer system in Sewer District No. 2, Oregon City, Oregon, as assessed by Ordinance No. 192,

20 bonds for \$500.00 each,

1 bond for \$396.73

For improvement of Seventh street from Main street to the wall known as the S. W. RR. right of way, as assessed by Ordinance No. 192,

1 bond for \$353.28

Each of said bonds to be dated January 1st, 1901, and to run for a period of ten years from date thereof and bearing interest from date thereof at the rate of six per cent per annum, payable semi-annually, interest and principal payable at the office of the City Treasurer of Oregon City, Oregon, in gold coin of the United States of America.

Section 2. The City Treasurer of Oregon City is hereby directed to credit the face value, accrued interest and the premium arising from the sale of the 20 \$500.00 bonds and 1 \$396.73 bond to the improvement fund (sewer), and to credit the proceeds arising from the sale of the \$353.28 bond, or with the face of said bond, together with the accrued interest and premiums to the general fund.

Read first time and ordered published at a special meeting of the City Council of Oregon City, Oregon, held December 28th, 1900, and to come up for second reading and final passage at a special meeting of the City Council to be held Friday, January 11, 1901, at 7:30 o'clock p.m.

BETTY C. CURRY, Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

L. E. Peter

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~one~~ consecutive and successive weekly insertions, commencing with the issue dated ~~December 28, 1900~~, and ending with the issue dated ~~January 19, 1901~~, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

Subscribed and sworn to before me this 11th day

of ~~December 28, 1900~~

1. D. 1901

D. E. Peter for L. E. Peter

Notary Public in and for Oregon.

Ordinance No. 255

Read first time and ordered published at a regular special meeting of the City Council held Dec 28, 1900

Published in Oregon City, on January 11, 1901

Jan 11, 1901

Read second time and passed at a regular meeting of the City Council held Jan 11, 1901

All Councilmen voting in affirmation

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

L. L. Porter

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for one consecutive and successive weekly insertions, commencing with the issue dated ~~January~~ 11 1901, and ending with the issue dated ~~January~~ 19, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. L. Porter

Subscribed and sworn to before me this 11th day of January, A. D. 1901.

J. D. 1901

J. D. 1901
Notary Public in and for Oregon.

ORDINCE NO. -- 260

An Ordinance making a levy of a special tax equal to the annual installment and unpaid balances upon certain property, assessed for the cost of the improvement of certain streets and laying of certain sewers, the owners of which have made application to pay their assessments by installments, as provided by an act of the Legislature of the State of Oregon, entitled "An Act to Provide for the Issuance of Bonds for the Improvement of Streets and Laying of Sewers in Incorporated Cities and for the Payment of the Cost of such Improvement of Streets and Laying of Sewers by Installments."

Oregon City does ordain as follows:

Section 1. That where ~~any~~ certain persons, owners of property situate within the corporate limits of Oregon City, have been assessed for the cost of the improvement of certain streets and for the laying of certain sewers, pursuant to ordinances duly passed by the City Council of Oregon City, and said owners of property aforesaid so assessed have made and filed with the Recorder of said Oregon City their written applications to pay their several assessments by installments, pursuant to the provisions of an act of the Legislature of the State of Oregon, entitled "An Act to Provide for the Issuance of Bonds for the Improvement of Streets and Laying of Sewers in Incorporated Cities and for the Payment of the Cost of such Improvements of Streets and Laying of Sewers by Installments"; and, whereas, in conformity to said law and because of said written applications, Oregon City has issued its bonds equal to the aggregate sum of said assessments;

Now, therefore, pursuant to law, Oregon City does hereby levy a special tax upon each lot and parcel of land assessed as aforesaid, the owners of which have made application to pay such assessments by installments, to-wit: The sum set opposite each lot or parcel of land (the same being equal to 10 per cent of said bonds heretofore issued) particularly described and set out as follows:

That is to say, on account of

SEWERS OF SEWER DISTRICT NO. 2 OF OREGON CITY, OREGON, AS ASSESSED BY ORDINANCE NO. 258,

Block.	Lot	Description	To whom assessed	Installm't
520 C	3		M C Strickland	\$2 84
	4		M C Strickland	5 15
	5		Jackson A Buck	5 14
	6		Jackson A Buck	2 84
530 C	3		Caleb Gross	2 84
	4		Caleb Gross	5 15
	5	Westerly 50 feet of	Nellie V Walker	2 45
	6	Easterly 55 feet of	J H Walker	2 70
	7	Westerly 50 feet of	Nellie V Walker	1 39
	8	Westerly 50 feet of	J H Walker	1 39

Ordinance No. 260
had first line and second
published at a regular
meeting of the City Council
held Jan 2 1901

Published in the
Oregon City Enterprise
Jan 11 1901

Had second line and
published at a regular
meeting of the City Council
held Feb 6 1901

140 O C 2	Westerly $\frac{1}{2}$ of except westerly 5 feet.	Maria B McGeehan	29
3	Westerly 5 feet of.....	Ann Jones	14
3	Easterly $\frac{1}{2}$ of.....	M M McGeehan	1 42
4	Westerly $\frac{1}{2}$ of ex. westerly 5 feet of.....	Maria B McGeehan	2 38
4	Westerly 5 feet of.....	Ann Jones	25
4	Easterly $\frac{1}{2}$ of.....	M M McGeehan	2 38
5	Westerly 42 feet of.....	George Reddaway and Mary E Reddaway	1 97
5	Com. 20 feet W. of SE cor. of lot 5, blk & 140, on 7th st., running thence west on said 7th st 25 ft.; thence northerly at right angles 124 feet to an alley; th easterly at right angles 25 ft.; thence southerly at right angles to place of be ginning.....	George Reddaway and Mary Reddaway	1 90
6	Easterly 20 feet of.....	Ann Jones	98
6	Westerly 42 feet of.....	George Reddaway and Mary Reddaway	69
6	Easterly 20 feet of.....	Ann Jones	54
157 O C 4	Easterly $\frac{1}{2}$ of.....	J D Denner and Jessie Reiner	1
4	Westerly $\frac{1}{2}$ of.....	Maggie Cross	2 58
5	R Koerner	5 15
6	All of lot 6 except that portion thereof described as follows: Beg. at SW'ly cor of lot 6, blk 157, on the line between lots 5 and 6 of said block, running th. Nly along the W'ly line of said lot 6 30 ft. to a point; th. at right angles E'ly 50 ft. to a point; th. at right angles 30 ft. to the line between lots 5 and 6; th. along said line 50 ft. to the place of be ginning.....	John Rittner	2 17
165 O C 3	Fred Meyer	2 84
4	Fred Meyer	5 15
5	Fred Meyer	5 15
6	Fred J Meyer	2 84
35 O Ad 3	Jesse T Cooke	2 84
4	Jesse T Cooke	5 15
5	Jesse T Cooke	5 15
6	Jesse T Cooke	2 84
38 C Ad 5	Gordon E Hayes	4 12
6	Gordon E Hayes	2 38
Public Square	Beg. at the intersection of Harrison and 7th st., in the County Ad., to Oregon City, and running th. E'ly along the N side of said public square or common and along 7th st. 200 feet; th. SW'ly and parallel with Harrison st. to the S side of said square or common; thence following the S side of said square or common to the SW cor. thereof and to Harrison st.; th. NW along Harrison st. and along the NW side of said square or common to the place of be ginning.....	School District No 62 of Clackamas County, Or egon	13 12
34 C Ad 1	Thomas A McBride	5 15
2	Thomas A McBride and Mary E McBride	2 84
3	Thomas A McBride and Mary E McBride	1 06
4	Thomas A McBride and Mary E McBride	1 14
5	Thomas A McBride and Mary E McBride	4 18
6	Thomas A McBride and Mary E McBride	2 66
7	Thomas A McBride and Mary E McBride	2 84
8	Thomas A McBride	5 15
184 O C 7	Allison A Pease	2 84
9	Allison A Pease	5 15
158 O C 1	Margaret Scott	5 15
2	C E Sloper	2 84
3	Westerly $\frac{1}{2}$ of.....	C E Sloper	1 42
4	Westerly $\frac{1}{2}$ of.....	S J Faucher	2 38
5	S J Faucher	5 15
6	Sarah E Hughes	2 84
7	Easterly $\frac{1}{2}$ of.....	Sarah E Hughes	1 42
7	Westerly $\frac{1}{2}$ of.....	Ann Jones	1 42
8	Easterly $\frac{1}{2}$ of.....	Sarah E Hughes	2 58
8	Westerly $\frac{1}{2}$ of.....	Ann Jones	2 58
139 O C 1	Westerly 55 feet of.....	Thos F Ryan	2 70
2	Westerly 56 feet of.....	Thos F Ryan	1 49
3	H L L Clark	2 84
4	H L L Clark	5 15
5	H L L Clark	5 15
6	H L L Clark	2 84
139 O C 1	Mindwell E Church	5 15
2	Mindwell E Church	2 84
3	Mindwell E Church	2 84
4	Alonzo Wickham	5 15
5	Edita L Clouse	5 15
6	Edita L Clouse	2 84
7	Westerly $\frac{1}{2}$ of.....	Thomas Charman	1 42
7	Easterly $\frac{1}{2}$ of.....	Duane C Ely & Geo V Ely	1 42
8	Westerly $\frac{1}{2}$ of.....	Thomas Charman	2 58

Block	Lot	Description	To whom assessed	Installment
43 O C	5	Easterly $\frac{1}{2}$ of	Charles H Canfield	2 68
	5	Westerly $\frac{1}{2}$ of	Mary E Stevens	2 68
	6	Easterly $\frac{1}{2}$ of	Charles H Canfield	1 42
	6	Westerly $\frac{1}{2}$ of	Mary E Stevens	1 42
	7	Easterly $\frac{1}{2}$ of	Charles H Canfield	1 42
	7	Westerly $\frac{1}{2}$ of	Mary E Stevens	1 42
	8	Easterly $\frac{1}{2}$ of	Charles H Canfield	2 58
	8	Westerly $\frac{1}{2}$ of	Mary E Stevens	2 58
44 O C	1	Easterly $\frac{1}{2}$ of	Walter L Little	2 68
	1	Easterly $\frac{1}{2}$ of	Mrs E Summers	2 68
	2	Westerly $\frac{1}{2}$ of	Walter L Little	1 42
	2	Easterly $\frac{1}{2}$ of	Mrs E Summers	1 42
	3	Mary Marrs	2 84
	4	Mary Marrs	5 15
	5	Marian W Miller	5 15
	6	Marian W Miller	5 00
	7	John Welch	5 00
	8	John Welch	5 15
39 O C	1	Westerly $\frac{1}{2}$ of	Susan D Meldrum	1 87
	1	Easterly $\frac{1}{2}$ of	Daniel Williams	3 08
	2	Daniel Williams	6 07
	3	James W Chase	6 07
	4	A N Munsey	4 88
	5	Easterly 35 feet of	Thos F Ryan	.69
	6	James Chase	6 07
	7	Susan D Meldrum	6 07
	8	Susan D Meldrum	3 28
34 O C	1	Sarah Augusta Chase	.22
	2	Sarah Augusta Chase	1 66
	3	Sarah Augusta Chase	2 46
	4	Sarah Augusta Chase	2 57
38 O C	1	E E Charman	1 28
	3	C D Latourette	2 70
	4	C D Latourette	4 27
36 O C	1	Wallace Cole	4 88
	2	Wallace Cole	6 07
	3	Thos F Ryan, agent	6 07
	4	Thos F Ryan, agent	5 29
	5	Chas F Horn	5 29
	6	Chas F Horn	4 87
	7	C D Latourette	4 87
55 O C	1	Louis Jagger	5 15
	2	Louis Jagger	2 84
	3	J J Cooke	2 99
	4	J J Cooke	5 29
	5	Westerly 70 feet of	E G Canfield	3 53
	6	A O Hayward	6 00
	7	Louis Jagger	5 00
	8	Louis Jagger	5 15
62 O C	3	Thos F Ryan	2 99
	4	Thos F Ryan	5 29
	5	Frank Jagger	5 29
	6	Frank Jagger	2 99
	7	Chas E Shannon & Rose	2 84
	8	E Shannon	5 15
409 O C	1	M H Flanigan	5 15
	2	Ferdinand C Miller and	
		Marie Miller	2 84
	3	Tho. F Ryan	2 99
	4	Thos F Ryan	5 29
	5	John Bittner	5 29
	6	John Bittner	2 99
	7	A F Cowing	2 84
	8	A F Cowing	5 15
140 O C	1	Mary A Wise	5 15
4 C Ad	2	Mary A Wise	2 84
	3	Frank Jagger	2 99
	4	Frank Jagger	5 29
	5	George Randall	5 29
	6	George Randall	2 99
	7	D W Howell estate	2 84
	8	D W Howell estate	5 15
131 O C	1	Easterly $\frac{1}{2}$ of	Kate L Newton	2 58
12 C Ad	1	Westerly $\frac{1}{2}$ of	Mary L Bradley	2 58
	2	Easterly $\frac{1}{2}$ of	Kate L Newton	1 42
	2	Westerly $\frac{1}{2}$ of	Mary L Bradley	1 42
	3	Easterly 72 feet of	Kate L Newton	2 05
	3	Westerly 33 feet of	J J Michaels	.94
	4	Easterly 72 feet of	Kate L Newton	3 63
	4	Westerly 33 feet of	J J Michaels	1 66
	5	Mrs Nora A Heckart	5 29
	6	Mary L Bradley	2 99
	7	Mary L Bradley	2 84
	8	Mary L Bradley	5 15
138 O C	1	W W Myers	5 15
49 C Ad	2	W W Myers	2 84
	3	W W Myers	2 99
	4	William J Wilson	5 29
	5	Grace Williams	5 29
	6	W W Myers	2 99
	7	W W Myers	2 84

187 O C 1		Mary E Potter	2 00
200 C Aa 2		Mary E Potter	2 00
	3	Mary E Potter	2 00
	4	Mary E Potter	1 14
	5	Mary E Potter	4 13
	6	Mary E Potter	2 56
	7	Mary E Potter	2 70
	8	Mary E Potter	5 00
192 O C 1		Peter Nehren	5 00
110 C Aa 2		Peter Nehren	2 70
	3	Maggie Matthies	2 84
	4	Maggie Matthies	5 15
	5	Gertrude Bock	5 15
	6	Gertrude Bock	2 84
	7	George F Horton	1 35
	8	Rosa Nehren	1 35
	9	George F Horton	2 50
	10	Rosa Nehren	2 50
100 O C 1		Emma McDonald	5 00
50 C Aa 2		Emma McDonald	2 70
	3	Otto Erickson	2 84
	4	Otto Erickson	5 15
	5	M Bertha Moore	5 15
	6	M Bertha Moore	2 84
	7	Emma McDonald	2 70
	8	Emma McDonald	5 00
104 O C 5		Martha Tremblath	5 15
	6	Martha Tremblath	1 90
	7	Ruth A Pardon	2 70
	8	Ruth A Pardon	5 00
61 O C	1	Ann W Jagger	5 00
	2	Ann W Jagger	2 70
	3	Ann W Jagger	2 84
	4	Ann W Jagger	5 15
	5	Ann W Jagger	5 15
	6	Ann W Jugget	2 84
	7	Ann W Jagger	2 70
	8	Ann W Jagger	5 00
36 O C	1	Adolph Schoopps	5 00
	2	Adolph Schoopps	2 70
	3	Samuel Meyer	2 84
	4	Samuel Meyer	5 15
	5	Samuel Meyer	5 15
	6	Samuel Meyer	5 00
	7	Samuel Meyer	5 00
	8	Samuel Meyer	5 00
37 O C	1	Elizabeth Fuchs	5 00
	2	Elizabeth Fuchs	4 88
	3	Elizabeth Fuchs	4 88
	4	Elizabeth Fuchs	5 15
	5	Elizabeth Fuchs	5 15
	6	Elizabeth Fuchs	2 84
	7	Elizabeth Fuchs	2 70
	8	Elizabeth Fuchs	5 00
32 O C	1	Mary E Norris	3 98
	2	Dr J W Norris	2 41
	3	G R H Miller	2 56
	4	G R H Miller	4 13

Block	Lot	Description	To whom assessed	Instalment
31 O C	3		F A Toepeiman	2 56
	4		F A Toepeiman	4 13
36 O C	1	Easterly 35 feet of	William E Bissell	1 72
	2	Easterly 35 feet of the northerly $\frac{1}{2}$ of	William E Bissell	.84
	3	Southerly 32 feet of	E E Charman	2 87
	4		H W Ross estate	4 88
	5		H W Ross estate	5 15
	6		Ludwig Hartke and Julia Hartke	5 15
	7		H W Ross estate	2 84
	8		J W Powell	2 84
57 O C	1		J W Powell	5 15
	2		Mary Meyer	5 15
	3		Isaac Newton Farr	2 84
	4		Isaac Farr	2 84
	5		Isaac Farr	5 15
	6		Clarence P Farr	5 15
	7	Southerly $\frac{1}{2}$ of	J W Boatman	5 00
60 O C	1		John P Hill	2 60
	2		Johannes Vigilius	5 15
	3		Johannes Vigilius	5 15
	4		Mrs Annie Singleton	2 84
	5		Oriente Kellogg	2 84
	6		Isaac Farr Jr	5 15
	7		Isaac Farr Jr	2 84
	8		Helen M Monteau and Lydia Wells	2 84
105 O C 1	All of lot 1 except a strip 5 feet in width off the westerly and southerly	Helen M Monteau and Lydia Wells	2 84	
			5 15	

106 Q C 1		Rudolph Koerner	5 10
107 Q Ad 2	3	Rudolph Seiler and August Seiler	2 64
	4	Rudolph Seiler and August Seiler	5 18
	5	W H Howell	3 25
	6	W H Howell	2 84
	7	Hiram E Straight	2 84
	8	Hiram E Straight	5 15
108 Q C 1	All of lot 1 except a strip 16½ feet in width off of the westerly end thereof.	François O Butler	4 39
109 Q Ad 1	A strip 16½ feet in width off of the westerly end of said lot 1.	Clara Bell Case	76
	2	George E Hargreaves	2 84
	3	Thos F Ryan	4 13
	4	Thos F Ryan	2 56
	5	George E Hargreaves	2 84
	6	Clara Bell Case	5 15
	7	Henry Gans	1 14
	8	Henry Gans	80
136 Q C 1		Henry Gans	2 56
21 Q Ad 2		Henry Gans	4 13
	3	George E Hargreaves	5 15
	4	William Hinze	2 84
	5	Geo F Smith	5 15
	6	Rudolph Koerner	5 15
	7	George Meussig	2 84
	8	Frank T Barlow	2 84
106 Q C 1		A A Miln	5 15
	2	Isaac Farr Jr	5 15
	3	Isaac Farr Jr	2 84
	4	Isaac Farr Jr	2 84
	5	Isaac Farr Jr	5 15
	6	Isaac Farr	5 15
	7	Isaac Farr	2 84
	8	Isaac Farr	2 84
58 Q C 1		Isaac Farr	3 15
	2	Augusta Schubert	5 15
	3	Augusta Schubert	2 84
	4	Augusta Schubert	2 84
	5	Augusta Schubert	5 15
	6	E T Barlow	4 13
	7	Mrs Anna Michaels	2 84

IMPROVEMENT OF SEVENTH STREET FROM MAIN STREET TO BLUFF STREET.

Block	Lot	Description	To whom assessed	Installm't
24	5	Southerly $\frac{1}{2}$ of lot 6; tract 4, 42 feet off westerly end; tract 3, 35 feet off of westerly end; tract 3, beginning at the northeast corner of lot 3, in block 24; thence along the easterly boundary of said lot 3 in a southerly direction 4 ft.; thence at right angles in a westerly direction 70 feet; thence at right angles to the northerly boundary of said lot; thence at right angles along the northerly boundary of said lot 3 70 feet to place of beginning.....	M A Stratton estate	\$35 33
Section 2. The special taxes or installments levied by this ordinance shall be due and payable to the City Treasurer upon the approval of this ordinance, and if the special taxes or installments be not paid before the 1st day of March, 1901, the same shall be deemed to be delinquent taxes and shall be collected as such as provided by the City Charter.				
Section 3. The Recorder shall deliver a certified copy of this ordinance to the City Treasurer, which shall be his authority and warrant for the collection of the special taxes herein specified and set forth. The said Treasurer shall thereupon give notice that the said special taxes aforesaid are due and payable and within what time the same may be paid. He shall also notify each person against whom such special taxes are levied, by mailing to him or them a notice specifying the amount of his or their special tax aforesaid and the time within which the same may be paid.				
Immediately after the 1st day of March, 1901, the Treasurer shall make a report and return to the City Council showing the amount of said special taxes collected and the amount unpaid.				
Read first time at a regular meeting of the City Council of Oregon City, Oregon, held January 2, 1901.				
BRUCE C. CURRY, Recorder.				

ORDINANCE NO. 261

An Ordinance Relating a Portion of
Sales Tax Due to C. N. Wilson.

Whereas it is ordained as follows:

C. N. Wilson having paid two hundred
dollars six dollars interest to M. D. S. 1901,
and having stated from business on the
1st day of February, 1901, the sum of one
hundred and thirty-one and 33/100 dollars
is hereby repaid to said C. N.
Wilson for a non-expired term; and an
order for that amount drawn on the general
fund in payment thereof.

Read first time and ordered published
at a regular meeting of the city council
of Oregon City held February 6, 1901.

Ernest O. CURRY, Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

John G. Ferguson

being first duly sworn, say that I am printer and publisher of
THE OREGON CITY ENTERPRISE, a newspaper
published weekly at Oregon City, in Clackamas County,
Oregon, and having a general circulation in said county; that the
attached notice was correctly published in the regular and entire
issue of every number of said newspaper for ~~one~~ consecutive
and successive weekly insertions, commencing with the issue
dated ~~February 6, 1901~~, and ending with the issue
dated ~~February 19, 1901~~, during all of which times
of publication said newspaper was regularly circulated in said
county; and further that said notice was not published in any
supplement of said newspaper, but in the newspaper itself.

John G. Ferguson
Subscribed and sworn to before me this ~~6~~ day
of ~~February~~ A. D. 1901

John G. Ferguson
Notary Public in and for Oregon.

Ordinance No. 261

Read first time and ordered published as a general notice
of the City Council held Feb. 6, 1901

Published in the Oregon City Enterprise, Feb. 6, 1901

Read second time and passed as a general notice
of the City Council held March 6, 1901
All Objections over in affirmatives

Approved by the Mayor March 7, 1901

ORDINANCE NO. 262

An ordinance authorizing the issuance of bonds for the purpose of refunding outstanding bonds heretofore issued by Oregon City.

Oregon City does ordain as follows:

Sec. 1. Whereas, by an act of the Legislative Assembly of the State of Oregon, passed at its Eighteenth regular session in the year 1901, Oregon City was authorized to borrow money and to issue bonds to the amount of one thousand dollars.

Sec. 2. And, Whereas, that in order to provide for the payment of certain bonds of Oregon City heretofore issued and to become due May 1, 1901, therefore it is hereby ordered that certain bonds of Oregon City be issued by the Finance Committee of the City Council of Oregon City, Oregon, for the purpose of repaying in the aggregate amount of one thousand dollars (\$100,000) consisting of thirty (30) bonds of one thousand dollars (\$1,000) each, numbered from one to thirty, inclusive, the same to be executed by the Mayor and Recorder of said Oregon City, Oregon, and to be dated the 1st day of May, 1901, and payable in twenty (20) years after date thereof, said bonds to bear interest at the rate of five percent [5 per cent] per annum, payable semiannually, the several installments of interest to be evidenced by coupons attached to each of said bonds, both principal and interest to be payable at the office of the City Treasurer of Oregon City, Oregon. Said bonds and coupons shall be in lawful form and shall contain the provision that both the principal and interest of said bonds shall be payable in Gold Coins of the United States of America or the present standard of weight and fineness.

Sec. 3. The Finance Committee of the City Council of Oregon City is hereby authorized, empowered and directed to prepare and sell said bonds in such manner as they shall determine, at not less than their par value, provided, however, that said Committee shall have the right to reject any and all bids.

Sec. 4. Upon the Finance Committee making a sale of said bonds, the Recorder shall notify the City Treasurer of the terms and conditions thereof, and upon the Treasurer receiving the purchase price therefore, the Treasurer shall give the purchaser a receipt which shall be sufficient authority for the Mayor and Recorder to sign and deliver the requisite number of bonds, as provided in this ordinance.

Sec. 5. This ordinance shall take effect from and after its approval by the Mayor.

Read first time and ordered published at a regular meeting of the City Council of Oregon City, Oregon, and to come up for second reading and final passage at a special meeting of said City Council to be held Monday, April 22, 1901, at 8 o'clock p.m.

By order of the City Council of Oregon City, Oregon.

BRUCE CAGHRY,
Recorder.

CERTIFICATE OF PUBLICATION

State of Oregon, County of Clackamas, S. S.

Joseph M. Hartman
being first duly sworn, say that I am printer andisher of
THE OREGON CITY ENTERPRISE, a newspaper
published weekly at Oregon City, in Clackamas County,
Oregon, and having a general circulation in said county at the
attached notice was correctly published in the regular entire
issue of every number of said newspaper for successive
and successive weekly insertions, commencing with issue
dated April 1, 1901, and ending with issue
dated April 19, during all of which times
of publication said newspaper was regularly circulated said
county; and further that said notice was not published any
supplement of said newspaper, but in the newspaper itself.

Joe Caghry
Subscribed and sworn to before me this 22 day
of April A. D. 1901

Robert E. Ladd
Notary Public in and for,

Ordinance No. 262

First time and ordered published
at a meeting of the City Council
of Oregon City held April 22, 1901

Published in the Oregon City Enterprise
the office of paper of Oregon City
in the issue of April 22, 1901

Second time and published
published at the City of Oregon
in the issue of the Oregon City
April 22, 1901

City of Oregon City

44th 3

ORDINANCE NO. 282.

An ordinance authorizing the issuance of bonds for the purpose of refunding outstanding bonds heretofore issued by Oregon City.

Oregon City does ordain as follows:

Sec. I. Whereas, by an act of the Legislative Assembly of the State of Oregon, approved February 26th, 1896, Oregon City was authorized to borrow money and to issue bonds to the amount of fifty thousand dollars.

Sec. II. And, Whereas, in order to provide for the payment of certain bonds of Oregon City heretofore issued to the amount of thirty thousand dollars and due May 1, 1901, it is necessary to issue and sell refunding bonds of Oregon City to the said amount of thirty thousand dollars.

Sec. III. And, Whereas, August G. Kosterman of Portland, Oregon, has offered and agreed to purchase said bonds of Oregon City, agreeing to pay the amount of the principal of all bonds, to wit the sum of thirty thousand dollars together with a premium thereon of two thousand nine hundred dollars.

Sec. IV. Therefore it is hereby ordered that the Mayor and Recorder of Oregon City, Oregon be, and they hereby are authorized, empowered and directed to, and on behalf of said Oregon City, Oregon, and for its benefit to issue, execute and deliver to the City Treasurer as hereinafter provided, under the seal of Oregon City, refunding bonds of Oregon City, Oregon, for the purpose aforesaid [in the aggregate amount of thirty thousand dollars (\$30,000.) consisting of thirty (30) bonds of one thousand dollars (\$1,000.) each, numbered from one to thirty inclusive, said bonds to be dated May, 1901, and payable in twenty (20) years from date thereof, and to bear interest at the rate of five per cent per annum, payable semi-annually on the 1st days of May and November of each year, the several installments of interest to be evidenced by forty coupons attached to each of said bonds, both principal and interest to be payable at the office of the City Treasurer of Oregon City, Oregon. Said bonds and coupons shall be in lawful form, and shall contain the provision that both the principal and interest of said bonds shall be payable in Gold Coin of the United States of America of the present standard of weight and fineness. Said bonds shall be made payable to bearer, and the faith and credit of Oregon City is hereby pledged for the punctual payment thereof.

Sec. V. Upon the presentation of said interest coupons to the City Treasurer at or after their maturity he shall pay the same out of any funds he may have applicable thereto, and they shall be precedence and be paid before any outstanding city warrant or other obligation of said Oregon City.

Sec. VI. Upon their presentation the Recorder shall deposit said bonds with the City Treasurer who shall retain said bonds in his possession and not deliver the same or any of them until after he has paid and cancelled the said thirty thousand dollars of outstanding bonds of Oregon City due May 1, 1901.

Sec. VII. After repayment and cancellation of the said thirty thousand dollars of outstanding bonds of Oregon City due May 1, 1901, and upon the payment to the City Treasurer of Oregon City of the sum of thirty two thousand three hundred dollars (\$32,000.) by August G. Kosterman, of Portland, Oregon, the said Treasurer shall issue and deliver to the said August G. Kosterman the thirty thousand dollars of refunding bonds of Oregon City provided for in this ordinance.

Sec. VIII. Ordinance No. 282 entitled "An ordinance authorizing the issuance of bonds for the purpose of refunding outstanding bonds heretofore issued by Oregon City," passed April 1, 1901 and all ordinances or parts of ordinances in conflict therewith are hereby repealed.

Sec. IX. This ordinance shall take effect from and after its approval by the Mayor. Read first time and ordered published at a regular meeting of the City Council of Oregon City, Oregon, held May 1, 1901, and to come up for second reading and final passage at a meeting of the City Council of

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

L. D. 1901

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~the~~ consecutive and successive weekly insertion, commencing with the issue dated ~~May~~ 1, 1901, and ending with the issue dated ~~May~~ 19, 1901, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. D. 1901

Subscribed and sworn to before me this ~~May~~ 19, day of ~~May~~ 1901.

J. B. 1901

Notary Public in and for Oregon.

Ex No. 2.63

was first published at a regular meeting held May 1, 1901 and to come up my next final passage at a meeting held May 11, 1901 at 9 o'clock A.M.

*The Oregon City Enterprise in the
3 - 1901*

*been and passed by unanimous
concur at a Special
May 11, 1901 at 9 o'clock A.M.*

ORDINANCE NO. 2

STATE OF PUBLICATION.

An Ordinance assessing property in Sewer District No. 2 of Oregon City, Oregon, for additional cost of construction of sewers in said District and declaring when the same shall become delinquent.

(2637) County of Clackamas, S. S.

Oregon City does ordain as follows:

Section I. That there be and is hereby assessed on each of the following described lots and parts of lots lying in Sewer District No. 2 of Oregon City, Oregon, as created by Ordinance No. 253, the amounts severally indicated herein and representing in the aggregate the additional cost of constructing sewers in Sewer District No. 2 of Oregon City, over and above the engineers estimate as the probable cost of construction of said sewers, and the Recorder is hereby instructed to enter the same in the docket of city liens, to-wit:

Block	Lot	Description	Owner	Amount
40 or	3		Corp. of Oregon City	\$7.00
Public	4		Corp. of Oregon City	7.00
Square	5		Corp. of Oregon City	7.00
	6		Corp. of Oregon City	7.00
52 O C	3		M C Strickland	7.00
	4		M C Strickland	7.00
	5		Jackson A Buck	7.00
	6		Jackson A Buck	7.00
64 O C	3		Caleb F Cross	2.56
	4		Caleb F Cross	2.56
	5	Westerly 50 feet of	Nellie V Walker	2.53
	6	Easterly 50 feet of	J H Walker	3.67
	7	Westerly 50 feet of	Nellie V Walker	3.67
	8	Easterly 50 feet of	J H Walker	3.67
101 O C	3	All of lot 5 ex. easterly 22 feet thereof	T Leonard Charman	7.00
	4	Easterly 22 feet of	T Leonard Charman	7.00
	5	All of lot 6 ex. easterly 22 feet thereof	Harley O Wishart	5.53
	6	Easterly 22 feet of	Otoe Denie	1.47
112 O C	2		Harley O Wishart	5.53
	3		Otoe Denie	1.47
	4		F F White	7.00
	5		F F White	7.00
129 O C	3		First Presbyterian Church	7.00
	4		First Presbyterian Church	7.00
	5	Easterly 42 feet of	Thomas F Ryan	7.00
	6	Westerly 63 feet of	Thomas F Ryan	7.00
	7	Easterly 42 feet of	Elizabeth Shively	4.20
	8	Westerly 68 feet of	Thomas F Ryan	2.80
140 O C	3	Westerly $\frac{1}{2}$ of, ex. westerly 5 feet	Maria B McGeehan	3.17
	4	Westerly 5 feet of	Ann Jones	3.33
	5	Easterly $\frac{1}{2}$ of	M M McGeehan	3.50
	6	Westerly $\frac{1}{2}$ of, ex. westerly 5 feet	Maria B McGeehan	3.17
	7	Westerly 5 feet of	Ann Jones	3.33
	8	Easterly $\frac{1}{2}$ of	M M McGeehan	3.50
	9	Westerly 42 feet of	George Reddaway and	2.80
	10	Com. 20 feet W. of SE, cor. of lot 5 in blk 140 on 7th st., running then west on 7th at 25 feet; then northerly at right angles 124 feet to an alley; then easterly at right angles 25 feet; then southerly at right angles to place of beginning	Mary E Reddaway	3.33
	11	Beg. at a point 45 feet westerly from SW corner of lot 5 in blk 140, running then westerly along 7th st. 20 feet; then northerly at right angles with 7th st. 124 feet to the alley; then at right angles easterly along the alley 20 feet; then southerly at right angles with the alley 124 feet to the place of beginning	Mary E Reddaway	3.33
140 O C	5	Easterly 20 feet of	Washington National Building Loan and Investment Association	2.67
	6	Westerly 42 feet of	Ann Jones	1.34
	7	Easterly 20 feet of	George Reddaway and	2.80
167 O C	4	Westerly $\frac{1}{2}$ of	Mary E Reddaway	1.34
	5	Easterly $\frac{1}{2}$ of	Anna Jones	3.50
	6	All of lot 6 except that portion thereof described as follows: Beginning at SW corner of lot 6, block 167, on the line between lots 5 and 6, running then northerly along the westerly line of said lot 6 30 feet to a point; then at right angles easterly 50 feet to a point; then at right angles 30 feet to the line between lots 5 and 6, then along said line 50 feet to the place of beginning	Maggie Cross	3.50
	7	Beg. at the SW cor. of lot 6, block 167, on the line betw. lots 5 and 6, running then northerly along the westerly line of said lot 6, 30 feet to a point; then at right angles easterly 50 feet to a point	J D Renner and	3.50
	8	John Bittner	R Koerner	7.00

I, L. C. Foster,
say that I am printer and publisher of
THE ENTERPRISE, a newspaper
Oregon City, in Clackamas County.
General circulation in said county; that the
said newspaper was regularly circulated in said
county, during all of which times
it said notice was not published in any
paper, but in the newspaper itself.
I, L. C. Foster,
run to before me this 27th day
of April, 1901.

A. D. 1901
Notary Public in and for Oregon.

Ordinance No. 2637
not first time but Ordinance
published at a regular
meeting of the City Council
held April 3rd 1901.

Published in the Oregon
Daily Enterprise April
12 - 1901.

Read, second time
and passed by unanimous
vote of the Council at a
meeting held May 1901.

Table Square All of that portion of the Public Square in County Addition to Oregon City lying westerly of a line extending across said square in a southerly direction from a point on 7th st. 200 ft. easterly from and parallel with Harrison st. School District No. 62 of Clackamas Co., Oregon. 70 28

All of that portion of the Public Square in County Addition to Oregon City which would be the westerly $\frac{1}{2}$ of Polk street if said Polk street was extended Corp. of Oregon City 7 28

34 C Ad 1 Thomas A McBride 7 00
2 Thomas A McBride and Mary E McBride 7 00
3 Thomas A McBride and Mary E McBride 7 00
4 Thomas A McBride and Mary E McBride 7 00
5 Thomas A McBride and Mary E McBride 7 00
6 Thomas A McBride and Mary E McBride 7 00
7 Thomas A McBride and Mary E McBride 7 00
8 Thomas A McBride 7 00

184 O C 1 Und. 2-7 of W E Dement 2 00
1 Und. 1-7 of J G Dement 1 00
1 Und. 1-7 of F G Dement 1 00
1 Und. 1-7 of S F Dement 1 00
1 Und. 1-7 of Mrs J D Church 1 00
1 Und. 1-7 of K M Bardsley 1 00
2 Und. 2-7 of W E Dement 2 00
2 Und. 1-7 of J G Dement 1 00
2 Und. 1-7 of F G Dement 1 00
2 Und. 1-7 of S F Dement 1 00
2 Und. 1-7 of Mrs J D Church 1 00
2 Und. 1-7 of K M Bardsley 1 00
3 Und. 2-7 of W E Dement 2 00
3 Und. 1-7 of J G Dement 1 00
3 Und. 1-7 of F G Dement 1 00
3 Und. 1-7 of S F Dement 1 00
3 Und. 1-7 of Mrs J D Church 1 00
3 Und. 1-7 of K M Bardsley 1 00
4 Und. 2-7 of W E Dement 2 00
4 Und. 1-7 of J G Dement 1 00
4 Und. 1-7 of F G Dement 1 00
4 Und. 1-7 of S F Dement 1 00
4 Und. 1-7 of Mrs J D Church 1 00
4 Und. 1-7 of K M Bardsley 1 00
5 G J Trullinger 7 00
6 G J Trullinger 7 00
7 Allison A Pease 7 00
8 Allison A Pease 7 00

188 O C 1 Easterly $\frac{1}{2}$ of Margaret Scott 3 50
1 Westerly $\frac{1}{2}$ of J W Jones and Ann Jones 3 50
2 Easterly $\frac{1}{2}$ of Margaret Scott 3 50
2 Westerly $\frac{1}{2}$ of J W Jones and Ann Jones 3 50
3 Easterly $\frac{1}{2}$ of Ernest Matthies 3 50
3 Westerly $\frac{1}{2}$ of C F Sloper 3 50
4 Easterly $\frac{1}{2}$ of Ernest Matthies 3 50
4 Westerly $\frac{1}{2}$ of C E Sloper 3 50
5 G J Pancher 7 00
6 G J Pancher 7 00
7 Easterly $\frac{1}{2}$ of Sarah E Hughes 3 50
7 Westerly $\frac{1}{2}$ of Ann Jones 3 50

Block Lot	Description	Owner	Amount
188 O C 8	Easterly $\frac{1}{2}$ of	Sarah E Hughes	\$3 50
8	Westerly $\frac{1}{2}$ of	Ann Jones	3 50
189 O C 1	Westerly 55 feet of	Thomas F Ryan	3 50
1	Easterly 55 feet of	Ernest House	3 34
2	Westerly 55 feet of	Thomas F Ryan	3 34
2	Easterly 50 feet of	Ernest House	3 34
3		H L L Clark	7 00
4		H L L Clark	7 00
5		H L L Clark	7 00
6		H L L Clark	7 00
7		Mary Grazier	7 00
8		Mary Grazier	7 00
189 O C 1		Mindwell E Church	7 00
2		Mindwell E Chutch	7 00
3		Mindwell E Church	7 00
4		Alonzo Wickham	7 00
5		Edith L Clouse	7 00
6		Edith L Clouse	7 00
7	Westerly $\frac{1}{2}$ of	Thomas Charman	3 50
7	Easterly $\frac{1}{2}$ of	Duane C Ely and Geo V Ely	3 50
8	Westerly $\frac{1}{2}$ of	Thomas Charman	3 50
8	Easterly $\frac{1}{2}$ of	Duane C Ely and Geo V Ely	3 50
111 O C 1		Jesse Cooke	7 00
2		Jesse Cooke	7 00
3		Clackamas County	7 00
4		Hester A Parker	7 00
5		Wm Bruce Zumwalt and Mac Zorn	7 00

		Charles H Canfield	1.00
5	Easterly $\frac{1}{2}$ of	Charles H Canfield	1.00
6	Westerly $\frac{1}{2}$ of	Mary E Stevens	3.50
6	Easterly $\frac{1}{2}$ of	Charles H Canfield	2.50
6	Westerly $\frac{1}{2}$ of	Mary E Stevens	3.50
7	Easterly $\frac{1}{2}$ of	Charles H Canfield	3.50
7	Westerly $\frac{1}{2}$ of	Mary E Stevens	3.50
8	Easterly $\frac{1}{2}$ of	Charles H Canfield	3.50
9	Westerly $\frac{1}{2}$ of	Mary E Stevens	3.50
54 O C 1	Westerly $\frac{1}{2}$ of	Walter L Little	3.50
1	Easterly $\frac{1}{2}$ of	Mrs E Summers	3.50
2	Westerly $\frac{1}{2}$ of	Walter L Little	3.50
2	Easterly $\frac{1}{2}$ of	Mrs E Summers	3.50
3		Mary Marrs	7.00
4		Mary Marrs	7.00
5		Marion W Miller	7.00
6		Marion W Miller	7.00
7		John Welch	7.00
8		John Welch	7.00
29 O C 1	Westerly $\frac{1}{2}$ of	Susan D Meldrum	3.50
1	Easterly $\frac{1}{2}$ of	Daniel Williams	3.50
2		Daniel Williams	7.00
3		James W Chase	7.00
4		Aurelius N Mousey	7.00
5	Westerly 70 feet of	Edward L Shaw	4.66
6	Easterly 35 feet of	Thomas F Ryan	2.34
6		James Chase	7.00
7		Susan D Meldrum	7.00
8		Susan D Meldrum	7.00
34 O C 1		Sarah Augusta Chase	1.40
2		Sarah Augusta Chase	2.33
3		Sarah Augusta Chase	3.50
4		Sarah Augusta Chase	5.25
5		F E Charman	7.00
6		F E Charman	7.00
7		C D Latourette	7.00
8		C D Latourette	7.00
38 O C 1		Wallace Cole	7.00
2		Wallace Cole	7.00
3		Thomas F Ryan, agt	7.00
4		Thomas F Ryan, agt	4.12
5		Charles F Horn	4.12
6		Charles F Horn	7.00
7		C D Latourette	7.00
8		Mary L Driggs	7.00
55 O C 1	Easterly 85 feet of	Louis Jagger	7.00
2	Westerly 70 feet of	Louis Jagger	7.00
3		J J Cooke	7.00
4		J J Cooke	7.00
5		A B Moore	2.34
6		F G Canfield	4.66
7		A O Hayward	7.00
8		Louis Jagger	7.00
82 O C 1		Louis Jagger	7.00
2		Mary Rambo	7.00
3		Mary Rambo	7.00
4		Thomas F Ryan	7.00
5		Thomas F Ryan	7.00
6		Frank Jagger	7.00
7		Frank Jagger	7.00
8		Charles E Shannon and Rose E Shannon	7.00
8		Charles E Shannon and Rose E Shannon	7.00
103 O C 1		M. H. Flanagan	7.00
2		Ferdinand C Miller and Marie Miller	7.00
3		Thomas F Ryan	7.00
4		Thomas F Ryan	7.00
5		John Bittner	7.00
6		John Bittner	7.00
7		John Bittner	7.00
8		A F Cowing	7.00
110 O C 1		A F Cowing	7.00
2		Mary A Wise	7.00
3		Mary A Wise	7.00
4		Frank Jagger	7.00
5		Frank Jagger	7.00
6		George Randall	7.00
7		George Randall	7.00
8		D W Howell Est	7.00
8		D W Howell Est	7.00
131 O C 1	Easterly $\frac{1}{2}$ of	Kate L Newton	3.50
1	Westerly $\frac{1}{2}$ of	Mary L Bradley	3.50
2	Easterly $\frac{1}{2}$ of	Kate L Newton	3.50
2	Westerly $\frac{1}{2}$ of	Mary L Bradley	3.50
3	Easterly 72 feet of	Kate L Newton	4.80
3	Westerly 33 feet of	J J Michaels	2.20
4	Easterly 72 feet of	Kate L Newton	4.80
4	Westerly 33 feet of	J J Michaels	2.20
5		Nora A Heckart	7.00
6		Mary L Bradley	7.00
7		Mary L Bradley	7.00
8		Mary L Bradley	7.00
138 O C 1		W W Myers	7.00
2		W W Myers	7.00
3		W W Myers	7.00

33 O Ad 1		John Welch	7 00
	2	John Welch	7 00
	7	John Welch	7 00
	8	John Welch	7 00
180 O C 1		Corp. of Oregon City	7 00
	2	William Broughton Est	7 00
	7	William Broughton Est	7 00
	8	Corp. of Oregon City	7 00
137 O C 1		Mary E Potter	7 00
	2	Mary E Potter	7 00
	3	Mary E Potter	7 00
	4	Mary E Potter	7 00
	5	Mary E Potter	7 00
Block Lot	Description	Owner	Amount
6		Mary E Potter	\$7 00
7		Mary E Potter	7 00
8		Mary E Potter	7 00
132 O C 1		Peter Nehren	7 00
	2	Peter Nehren	7 00
	5	Gertrude Bock	7 00
	6	Gertrude Bock	7 00
	7	George F Horton	3 50
	7	Ross Nehren	3 50
	8	George F Horton	3 50
	8	Ross Nehren	3 50
109 O C 1		Emma McDonald	7 00
	2	Emma McDonald	7 00
	3	Otto Erickson	7 00
	4	Otto Erickson	7 00
	5	M Bertha Moore	7 00
	6	M Bertha Moore	7 00
	7	Emma McDonald	7 00
	8	Emma McDonald	7 00
104 O C 1		Northern Counties Invest- ment Trust, Limited	7 00
	2	Northern Counties Invest- ment Trust, Limited	7 00
		Beg. at a point on Jefferson street said point being the SE. cor. of lot 2 blk 104, running then in a northwesterly direc- tion at right angles to Jefferson st. 105 feet; then in a southwesterly direction and parallel with Jefferson st., 26 feet; then in a southeasterly direction at right angles to last named line 105 feet to Jefferson street; then along Jefferson street in a northeasterly direction 26 ft. to the place of beginning	
	3	Northern Counties Invest- ment Trust, Limited	2 52
	4	Northern Counties Invest- ment Trust, Limited	7 00
	5	Northern Counties Invest- ment Trust, Limited	7 00
	6	Martha Trembath	7 00
	6	Martha Trembath	4 67
	7		
	8		
61 O C 1		Beg. at SW. corner of lot 7 on John Adams street running then south- easterly along the SW. line of said lot 7, 105 feet; then SW. at right angles to last named line 46 feet; then NW. and parallel with first named line 105 ft. to John Adams st; then NE. along John Adams st. to place of beginning	
	7	John V Thomas	4 96
	8	Ruth A Pardon	7 00
	9	Ruth A Pardon	7 00
	10	Ann W Jagger	7 00
	11	Ann W Jagger	7 00
	12	Ann W Jagger	7 00
	13	Ann W Jagger	7 00
	14	Ann W Jagger	7 00
	15	Ann W Jagger	7 00
	16	Ann W Jagger	7 00
	17	Minnie Jagger Vandarabe	7 00
	18	Minnie Jagger Vandarabe	7 00
56 O C 1		Samuel Meyer	7 00
	2	Samuel Meyer	7 00
	3	Samuel Meyer	7 00
	4	Samuel Meyer	7 00
	5	Samuel Meyer	7 00
	6	Samuel Meyer	7 00
	7	Samuel Meyer	7 00
	8	Samuel Meyer	7 00
37 O C 1		Elizabeth Fuchs	7 00
	2	Elizabeth Fuchs	7 00
	3	Elizabeth Fuchs	7 00
	4	Elizabeth Fuchs	7 00
	5	Elizabeth Fuchs	7 00
	6	Elizabeth Fuchs	7 00
	7	Elizabeth Fuchs	5 32
32 O O 1		Mary E Norris	7 00
	2	Mary E Norris	7 00
	3	G R H Miller	1 72
	4	G R H Miller	7 00
31 O O 1		Sarah A Pope	1 72
	2	Sarah A Pope	7 00
	3	F A Toepelman	7 00
	4	F A Toepelman	7 00
36 O C 1	Easterly 35 feet of Westerly 70 feet of	William E Bissell	2 34
	1	B F Linn	4 23

80 O C	1		Johanna Vigilus	7.00
	2		Annie Singleton	7.00
	3		Orionz Kellogg	7.00
	4		Isaac Parr	7.00
	5		Elmer T. Parr	2.00
	6		Helen M. Montour	2.50
	7	Easterly 50 feet of	Lydia A. Wells	3.67
	7	Westerly 55 feet of	Helen M. Montour	3.50
	8	Easterly 50 feet of	Lydia A. Wells	3.67
	8	Westerly 55 feet of	Louise Carrico	6.00
105 O C	1	Exe westerly 5 feet of	Mrs M. Wood	.34
	1	Westerly 5 feet of	Louise Carrico	4.44
	2	N'ly $\frac{1}{2}$ of Ex W'ly 5 feet of	Mrs M. M. Wood	2.22
105 O C	2	S'ly $\frac{1}{2}$ of Ex W'ly 5 feet of	Mrs M. M. Wood	.34
	2	Westerly 5 feet of	William Stewart	7.00
	3		Emma Watts	10.76
	4		William Stewart	7.00
	5		Mrs M. M. Wood	7.00
	6		Mrs M. M. Wood	7.00
105 O C	1		Rudolph Koerner	3.24
	2		Rudolph Koerner	7.00
	3		Rudolph Seller and Augusta Seller	7.00
	4		Rudolph Seller and Augusta Seller	7.00
	5		W H Howell	7.00
	6		W H Howell	7.00
	7		Hiram E Straight	7.00
	8		Hiram E Straight	7.00
133 O C	1	Ex westerly 15 $\frac{1}{2}$ feet of	Francis C Butler	5.97
	1	Westerly 15 $\frac{1}{4}$ feet of	T E Brown	1.03
	3		Mathies Michaels and Margareta Michaels	7.00
	4		Mathies Michaels and Margareta Michaels	7.00
	5		Thos F Ryan	7.00
	6		Thos F Ryan	7.00
	7		George E Hargreaves	7.00
	8		T E Brown	7.00
136 O C	1		Henry Gans	7.00
	2	Fract'l	Henry Gans	5.25
	3	Fract'l	Washington National Building Loan & Improvement Association	14
	5	Fract'l	Washington National Building Loan & Improvement Association	28
	6	Fract'l	Washington National Building Loan & Improvement Association	5.25
	7		Henry Gans	7.00
107 O C	1		Henry Gans	7.00
	2		George E Hargreaves	7.00
	3		William Hinze	7.00
	4		Aonic Hirsch	7.00
106 O C	1		George F Smith	7.00
	2		Rudolph Koerner	7.00
	3		George Mennsig	7.00
	4		Frank T Barlow	7.00
58 O C	1		A A Miln	7.00
	2		Isaac Farr	7.00
	3		Isaac Farr	7.00
58 O C	1		Isaac Farr	7.00
	2		Isaac Farr	7.00
	3		Isaac Farr	7.00
25 O C	1		Isaac Farr	7.00
	2		Augusta Schubert	7.00
	3		Augusta Schubert	7.00
	4		Augusta Schubert	7.00
	5		Augusta Schubert	7.00

Block Lot	Description	Owner	Amount
30 O C	1	F T Barlow	\$7.00
	2	Mrs Anna Michaels	7.00
134 O C	1	C E Knotts	14
	2	George E Hargreaves	28
	3	Sophia Phillips	3.35
	4	C E Knotts	1.90

Section 2 The said assessments on each of the foregoing lots shall be due and payable to the City Treasurer upon the approval of this ordinance, and if not paid before the 1st day of June, 1901, the City Council of Oregon City will order warrants to be issued to the Chief of Police of said city for the collection of said assessments together with interest thereon and the costs of collection.

Section 3 The Recorder shall deliver a certified copy of this ordinance to the City Treasurer which shall be his authority and warrant for the collection of said assessments herein set out.

Section 4 The City Treasurer shall notify each person assessed by mailing to said person a notice specifying the amount of assessment and the time within which the same may be paid.

Read first time and ordered published at a regular meeting of the City Council held April 3d, 1901.

BRUCE C. CURRY, Recorder.

ORDINANCE NO. 164

An ordinance authorizing the sale and conveyance of certain real property in Oregon City.

Oregon City does enact as follows:

Section 1. That the Mayor and Recorder be and they are hereby authorized to execute deeds conveying all the right, title and interest of Oregon City in and to the hereinafter described real property for the parties and for the considerations herein-after mentioned.

Section 2. To the Roman Catholic Archbishop of the diocese of Oregon, or the representative of said for all of lots one (1) of block twenty (20) of Oregon City and all that portion of lot number (8) of said block between cwb (22) described as follows:

Beginning at the Northwest corner of said lot No. eight (8) thence westward along line of Tenth street three hundred feet; at right angles S. 15° E. thence easterly at right angles 20 feet; thence northerly at right angles 3 feet to the place of beginning.

Section 3. To Portland General Electric Company for the consideration of \$241.85; all of the following described real property situated in the City of Oregon City to wit: Beginning at a point on a projection of the east boundary of Main street 32½ feet southerly from the southwest or most western corner of block 20 in said Oregon City; running hence southerly along said projection of Main street 18 feet; thence easterly at right angles with the last line 100 feet; thence northerly at right angles 41 feet; thence westerly at right angles 300 feet to the place of beginning.

Read first time and ordered published at a regular meeting of the city council of Oregon City, Oregon, held Wednesday, Aug. 7, 1901.

Bates G. Luray,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

L. C. Power

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~two~~ consecutive and successive weekly insertions, commencing with the issue dated ~~August~~ 1, 1901, and ending with the issue dated ~~September~~ 14, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. C. Power

Subscribed and sworn to before me this 2^d day of August, 1901.

J. A. D. 1901

John C. Power, Notary Public in and for Oregon.

Ordinance No. 164

Had first been read and ordered published at a regular meeting of the City Council of Oregon City held August 7, 1901.

Published in Oregon City Enterprise
August 16, 1901.

Had Second been read passed by unanimous
vote of the Council Sept 1st 1901

Approved by the Mayor Sept 6 1901

ORDINANCE NO. 265

An ordinance providing for the lighting of Oregon City and authorizing execution of an agreement with Portland General Electric Company thereto.

Oregon City has ordered as follows:

Section 1. That the Mayor and Recorder of Oregon City be and they are hereby authorized and directed to enter into an agreement on behalf of Oregon City with the Portland General Electric Company providing for the lighting of Oregon City for the term of six years from July first.

Section 2. Such agreement shall provide that during such term Oregon City shall use and the Portland General Electric Company shall furnish or use within the several limits of Oregon City electric current for purposes, mean or nominal incandescent candle-power electric arc lamps and for incandescent fluorescent lamps power electric incandescent lamps. What Oregon City shall pay to Portland General Electric Company for such service shall be \$1000.00, the sum of \$7 per thousand kWh of said arc lamps and at the rate of \$1.25 per thousand for each and 25 fluorescent candle-power incandescent lamps.

Section 3. The number of lamps, are fluorescent, may be increased at any time, and for any increased number Oregon City shall pay the same rates. At no time during said period shall the number of lamps arc or fluorescent, be reduced to less than 18 arc and 25 incandescent lamps.

Section 4. All arc lamps and all incandescent street lamps shall be kept lighted at all hours between 7 o'clock and dawn during said period, a 10 current for all incandescent lamps in public building shall be available at all times.

Section 5. Portland General Electric Company shall furnish all poles, wires, arc and fluorescent lamps and shall place with additional arc and fluorescent lamps where the same may be required by Oregon City, provided, however, that the said Portland General Electric Co. shall not be required to erect any fluorescent lamp at a greater distance than 600 feet from any other fluorescent lamp used for street lighting, under said agreement, nor any arc lamp at a greater distance than 1200 feet from any other arc lamp used for street lighting, under said agreement. Oregon City shall defray the cost of all removals and relocations.

Read, first time and ordered published at a regular meeting of the city council of Oregon City, Oregon, held Wednesday, August 7, 1901.

Bruce G. Creasy,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

L. L. Johnson,

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~1901~~ conservative and successive weekly insertions, commencing with the issue dated ~~August 1, 1901~~, and ending with the issue dated ~~Aug. 1, 1901~~, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

Subscribed and sworn to before me this 2 day
of September, 1901.

D. D. 1901

Notary Public in and for Oregon.

Oregon City, Aug. 16, 1901

Published at a regular meeting of the
City Council of Oregon City, held Aug. 7, 1901

Published Aug. 16, 1901 in the Oregon
City Enterprise.

First read over and copies made and
published at a regular meeting of the
City Council of Oregon City, held Aug. 7, 1901

First read over and copies made and
published at a regular meeting of the City
Council of Oregon City, held Aug. 7, 1901

ORDINANCE NO. 200

An ordinance authorizing the issuance of a bond in pursuance of the Act of the legislature of the state of Oregon known as the Bonding Act, as the same has been amended.

Oregon City does ordain as follows:

Section 1. That in pursuance of application of owners of property to pay certain assessments for the laying of sewers in installments as provided by an act of the legislature of the State of Oregon entitled "An act to provide for the issuance of bonds for the improvement of streets and laying of sewers in incorporated cities and towns, payment of the costs of such improvement and laying of sewers by installments, as the same has been amended"; the Mayor and Recorder are hereby authorized and directed to execute an improvement bond of Oregon City, Oregon, in the sum of \$357.00 and to deliver the same to Rudolph Koerner being the purchaser of said bond upon the payment of the purchase price, to wit: the face of said bond and accrued interest—to the City Treasurer of Oregon City.

Said bond to be dated February 1, 1902, and shall mature in ten years from the date thereof, and be payable in Gold Coin of the United States and bear interest at the rate of six per cent. per annum, interest payable semi-annually; said interest to be evidenced by coupons attached to said bond, provided however, the right to take up and cancel said bond upon the payment of the face value thereof with accrued interest to the date of payment at any semi-annual coupon period at or after one year from date of said bond is hereby reserved to Oregon City.

Section 2. The City Treasurer of Oregon City is hereby directed to pay the face value thereof to the improvement fund (sewer) and accrued interest—to the General Fund.

Read first time and ordered published at a regular meeting of the City Council of Oregon City, held Wednesday, December 4, 1901.

BRUCE C. CURRY,
Recorder.

CERTIFICATE OF PUBLICATION

State of Oregon, County of Clackamas,

J. H. Foster

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~one~~ consecutive and successive weekly insertions, commencing with the issue dated December 20 1901, and ending with the issue dated

Dec 27, 1901, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

J. H. Foster

Subscribed and sworn to before me this 27 Dec 1901 day of December A. D. 1901

J. H. Foster

Notary Public in and for Oregon.

Oregon City, Dec. 27, 1901

Read first time and ordered published at a regular meeting of the city council held Dec 4, 1901

Published in Oregon City, Tuesday Dec 4, 1901

Read second time and passed at a regular meeting held Jan 3 1902

All documents relating to information

Approved by the Mayor Jan 3 1902

ORDINANCE NO. 267

A ordinance making a legal levy to the annual taxation upon the property assessed for the cost of the improvement of 7th Street and the laying of sewers in Sewer District No. 2 of Oregon City, the owners of which have made application to pay their assessments by installments.

Oregon City, Oregon, as follows:

Sec. 1. That, whereas, certain persons, owners of property situate within the corporate limits of Oregon City have been assessed for the cost of the improvement of 7th Street and for the laying of sewers in Sewer District No. 2, and said owners of property so assessed have filed with the Recorder their application to pay such assessments by installments, under the terms and provisions of an Act of the Legislature of the State of Oregon, known as the "Balfour Bondage Act" and providing for the payment of such original assessments each year; and Whereas, in conformity with said law and because of said applications, Oregon City has issued bonds equal to the aggregate sum of all these amounts;

Now, therefore, pursuant to law, Oregon City doth hereby levy a special tax upon each lot and parcel of land assessed as aforesaid, the owners of which have made application to pay such assessments, of 10 per cent of the amount of such original assessments.

Sec. 2. The special taxes or installments levied by this ordinance shall be due and payable to the City Treasurer upon the amounts of this ordinance, and if the special taxes or installments are not paid before the 1st day of March 1902, the same shall be deemed to be delinquent taxes and shall be collected as such as provided by charter.

Sec. 3. The Recorder shall deliver a certified copy of this ordinance together with a statement showing the amount due upon each lot or parcel of land on 7th Street and in said Sewer District No. 2, to the City Treasurer who shall be his authority and warrant for the collection of said special taxes or installments.

Sec. 4. The City Treasurer shall notify each person against whom such taxes or installments are levied by mailing to him or them a notice specifying the amount of his or their special tax and the time within which the same may be paid.

Sec. 5. Immediately after the 1st day of March 1902 the Treasurer shall make a report and return to the City Council showing the amount of said special taxes collected and the amount unpaid.

Read first time and ordered published at a regular meeting of the City Council held January 3, 1902

BENJ C. CURRY,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas.

J. D. Parker

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for three consecutive and successive weekly insertions, commencing with the issue dated January 19, 1902, and ending with the issue dated February 19, 1902, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

J. D. Parker

Subscribed and sworn to before me this 3d day
of January, 1902.

J. D. Parker

Orville L. Clegg
Notary Public in and for Oregon.

Ordinance No. 267

Read first time and ordered published at a regular meeting of the City Council
held Jan. 3, 1902

Published in Oregon City Enterprise Jan 4, 1902

Read 2nd time and passed by unanimous vote of the City Council at a regular meeting held Feb. 5, 1902.
All those present voting in affirmative.

Approved by the Mayor Feb. 5, 1902

J. D. Parker

ORDINANCE NO. 768

An ordinance levying a millage of tax levy
for the year 1902, which shall remain in force
until the 1st day of January, 1903, whereby levying in the
sum of one mill on each and
every acre of land and property both
real and personal within the limits of the
City of Oregon.

At a regular meeting of
the City Council of Oregon City, Oregon,
held Jan. 3, 1902 and ordered published
by

Bauer C. Conroy,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas.

L. D. Conroy

being first duly sworn, say that I am printer and publisher of
THE OREGON CITY ENTERPRISE, a newspaper
published weekly at Oregon City, in Clackamas County,
Oregon, and having a general circulation in said county; that the
attached notice was correctly published in the regular and entire
issue of every number of said newspaper for one consecutive
and successive weekly insertion, commencing with the issue
dated Jan. 3, 1902, and ending with the issue
dated Jan. 10, 1902, during all of which times
of publication said newspaper was regularly circulated in said
county; and further that said notice was not published in any
supplement of said newspaper, but in the newspaper itself.

L. D. Conroy

Subscribed and sworn to before me this 3rd day
of February A.D. 1902.

Elizabeth
Notary Public in and for Oregon.

Evidence No. 768

Read First time and ordered published
at a regular meeting of the City Council
held Dec. 3-1902

Published in Oregon City Enterprise Jan. 11, 1902

Read Second time and passed by unanimous
vote of the City Council at a regular
meeting held Feb. 5-1902
All present voting in affirmation

Approved by the Mayor Feb. 5-1902

ORDINANCE NO. 269

Oregon City, Being Ordained As Follows:

That it shall be unlawful for any minor under the age of sixteen years, to be or go abroad upon or wander about the streets of the city after the hour of eight o'clock P. M., during the months of November, December, January, February and March, or after the hour of nine o'clock P. M., during the remainder of the year; unless such minor shall be accompanied by one of her parent or guardian, said person being over the age of twenty-one years, or unless such minor shall have necessary business on such street or streets. Any such minor who shall violate the provisions of this ordinance shall be deemed guilty of a misdemeanor, and, shall be convicted thereof before the Mayor or Recorder of the city, fined in the sum of a fee of not more than one hundred dollars or by imprisonment in the county jail for a term not exceeding thirty days.

Read first time and ordered published at a regular meeting of the City Council of Oregon City held June 3, 1902.

BRUCE C. CURRY,
Recorder.

CERTIFICATE OF PUBLICATION

State of Oregon, County of Clackamas, S. S.

J. A. Foster

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~two~~ consecutive and successive weekly insertions, commencing with the issue dated June 3, 1902, and ending with the issue dated ~~June~~ 4, 1902, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

A. A. Foster

Subscribed and sworn to before me this 1st day
of June J. D. 1902
W. S. U'Ren
Notary Public in and for Oregon.

R. F. 1902. Biggs Publ. No. 1. 1-2-2.

Ordinance No. 269.

I read first time and ordered published
at a regular meeting of the City Council
held June 3, 1902.

Published in Oregon City Enterprise June 13, 1902.

I read second time and passed by unanimous
vote of the Council July 7, 1902
With Reserves to the Mayor in the affixation
of his signature.

Approved by the Mayor July 7, 1902

Bruce C. Curry

ORDINANCE NO. 270

An ordinance providing for the taking up and collection of the debts of the taxpayers of the city, and fixing a penalty for the violation of this ordinance.

WHEREAS, it is deemed necessary to have an ordinance to take up and collect debts of the taxpayers of the city, and to fix a penalty for the violation of this ordinance;

Now, therefore, I do ordain as follows:

That all debts due to the city of Oregon City, or any of said debts of the taxpayers of the city, shall be paid to the city, or cause them to be paid to the city, by the 1st day of January next, so as to preserve the lives and smoothness of the streets. They shall have a grace, or pardon, and time, to pay such debts, and such debts must be regularly claimed and tested, and must be settled in the regular and usual manner of collection, including the expenses of collection, of justice, which shall be deemed sufficient a ministerial, and upon payment thereof, before the mayor or recorder, shall be fixed in any amount not exceeding five dollars, or my imprisonment for not less than any time but exceeding twenty-five days, or by both such fine and imprisonment.

This ordinance is ordered published at an ordinary regular session of the City Council of Oregon City, Oregon, held July 7, 1902.

BRUCE C. CURRY,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas,

D. L. Porter

bring first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the aforesaid notice was correctly published in the regular and entire issue of every number of said newspaper for one consecutive and successive weekly insertion, commencing with the issue dated July 11, 1902, and ending with the issue dated July 18, 1902, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

D. L. Porter

Subscribed and sworn to before me this 18th day
of August A.D. 1902,

M. S. McRae
Notary Public in and for Oregon.

Ordinance No. 270

Read first time and ordered published
at an ordinary regular session of
the City Council held July 7, 1902.

Published in Oregon City Tribune July 11, 1902

Read second time and passed by unanimous
vote of the Council August 6, 1902, all
ordinances in conflict therewith being annulled.

Approved by the Mayor August 6, 1902.

D.

ORDINANCE NO. 271

An ordinance establishing and empowering the Mayor to purchase in the name of Oregon City a certain tract of land for the use and benefit of said city.

Oregon City Date: October 18, 1902.

The Mayor of Oregon City is hereby authorized and empowered to purchase in the name of said city, for its use and benefit, the following described tract of land with the building thereon, viz:

Beginning at a gas pipe intersection, the southern corner of Sarah E. Darling's land in section 6, T. 18 R. 23, of the Willamette Meridian, said gas pipe being also at the northeast corner of Heckart's Addition to Oregon City, running thence south 72 deg. 26 min. east on the line between Sarah E. Darling's said land and said Heckart's Addition fifty feet; thence north 28 deg. 9 min. west (westerly bearing), thence northerly fifty feet to a point on the easterly boundary line of Sarah E. Darling's said land; and thence in said section 6 in Clackamas County, State of Oregon; and the said Mayor is hereby authorized and empowered to pay for said land and the building thereon the sum of Two Hundred and Seventy-five dollars.

Read first time and ordered published at a regular adjourned meeting of the City Council of Oregon City held July 7, 1902.

BRUCE C. MURRY,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas,

I, X. A. Foster

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~one~~ consecutive and successive weekly insertions, commencing with the issue dated ~~July~~ 1902, and ending with the issue dated ~~July~~ 1902, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

X. A. Foster

Subscribed and sworn to before me this 6th day
of August, 1902.

J. D. 1902
W. S. U'Ren
Notary Public in and for Oregon.

Ordinance No. 271

had first time and ordered published
at a regular adjourned meeting of the
City Council held July 7, 1902.

Published in Oregon City Enterprise July 11, 1902

First read, then and passed by
previous vote of the council Aug 6
1902. All previous voting is affirmed.

Approved by the Mayor August 6, 1902

X. A. Foster
Mayor

ORDINANCE NO.

Oregon City, Ore., Oct. 10, 1902.
Whereas, the undersigned is here-
by authorized to stand a sum not exceed-
ing one hundred dollars (\$100) for the sum
of one thousand dollars (\$1,000) or more,
paid by the author of this ordinance;
and first time and ordered published
at a regular meeting of the City Council
of Oregon City, held under date of

BENJ C. CURRY,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. E.

J. D. Porter

being first duly sworn, say that I am printer and publisher of
THE OREGON CITY ENTERPRISE, a newspaper
published weekly at Oregon City, in Clackamas County,
Oregon, and having a general circulation in said county; that the
attached notice was correctly published in the regular and entire
issue of every number of said newspaper for ~~the~~ consecutive
and successive weekly insertions, commencing with the issue
dated ~~Aug 6 1902~~ and ending with the issue
~~Aug 19 1902~~, during all of which times
of publication said newspaper was regularly circulated in said
county; and further that said notice was not published in any
supplement of said newspaper, but in the newspaper itself.

J. D. Porter

Subscribed and sworn to before me this 10th day
of Aug 1902 A. D. 1902

J. D. Porter
Notary Public in and for Oregon.

Ordinance No 272

Read first time and ordered published on a request
meeting of the City Council held Aug 6 1902.

Published in Oregon City Enterprise
Aug 8 1902.

Read, second time and passed in a regular meeting
of the Council, Dated 8-1902 - the Council
voting in affirmance.

Approved by the Mayor Sept 10-1902

Benj C. Curry

ORDINANCE NO. 273

An Ordinance of the City of Oregon City in Block 102 of Oregon City.

Oregon City Done, Under the Seal of the City.

The incorporation of the city, extending to Block 102 of Oregon City, Oregon, as shown by the maps and plats thereof, is hereby closed and vacated.

Read first time and ordered published at a regular meeting of the City Council of Oregon City, Oregon, held Oct. 1, 1902.

BENCK C. CURRY,
Recorder,

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

Oct. 1, 1902

I, *W. S. U. K.*, bring first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~four~~ consecutive and successive weekly insertions, commencing with the issue dated ~~Oct. 1, 1902~~ and ending with the issue dated ~~Oct. 1, 1902~~, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

Subscribed and sworn to before me this ~~Oct. 1, 1902~~ day of ~~Oct. 1, 1902~~ A. D. 1902.

W. S. U. K.
Notary Public in and for Oregon.

Ordinance No 273

Was first law and order published
at a regular meeting of the City Council
held Oct. 1, 1902.

Published in Oregon City Enterprise Oct. 1, 1902

Was second time and order published
first by recurrence of the same
Oct. 5, 1902, All that same day, in the same place.

Offices of the Law of Oct. 10, 1902.

ORDINANCE NO. 274

WHEREAS, the Oregon Water Power and Railway Company, its successors and assigns, constructed, laid, and operated a railway on Third Street in Oregon City, and it was necessary to close and remove the necessary parts of the same, and to carry the freight and express cars upon and over said rail way upon Main Street, and on and over said Company's railways on Main Street, in said Oregon City, and to collect charges and fees for the carrying of freight and express cars.

SECTION 1. That there be and hereby is granted unto The Oregon Water Power and Railway Company, its successors and assigns, the right and privilege to construct, lay down, maintain and operate a railway line, as hereininafter Third Street in Oregon City, from Main Street to the Willamette River, and to erect and maintain poles and supports, using over and upon said street between the points aforesaid, and to attach wires thereon for the purpose of transmitting power for the operation of said railway.

SECTION 2. The track of said railway shall be a single track of steel rails with the necessary iron bolts and turn-tables, and the pattern or style of rail used in said track and the location and manner of constructing the laying down the same shall be subject to the approval of the City Council of Oregon City.

SECTION 3. The Oregon Water Power and Railway Company, or its successors or assigns, shall make, pay or remunerate the said railway between the rails and between the tracks and one foot outside of the rails, as the municipal authorities may direct, and shall maintain the same in proper repair; and whenever said City Council shall inspect any part of the steel, girding and construction said railway shall have been constructed, as by this ordinance authorized, with wood blocks, stone blocks, asphalt, tar or other hard-surface pavement, the said Railway Company, its successors and assigns, upon the order of said City Council, so to do, shall put down on and along said railway rods of no less than seven inches in depth and weighing not less than seventy-five pounds per yard, and such rods shall be of a pattern and shall be laid on a foundation to be approved by the said City Council.

SECTION 4. It shall be unlawful for any person or persons to obstruct the railway herein provided to run during the construction or operation of the same, and any person or persons who shall unlawfully or wilfully violate this provision shall be deemed guilty of a misdemeanor, and on conviction thereof before the City Recorder or Mayor of said City shall be punished by a fine not exceeding twenty-five dollars, or by imprisonment in the city jail not exceeding twelve days, or both, at the discretion of the court for each and every such offense. Any conductor or other employee on the railway, or a passenger, or passenger thereof, or five persons or about the cars belonging to said Company, who shall, by offensive, indecent, impudent or abusive language or conduct, insult, abuse or maltreat any passenger on said car, shall, on conviction before said City Recorder or Mayor, be fined by a fine not exceeding twenty-five dollars, or by imprisonment in the city jail not exceeding twelve days, or both at the discretion of the court for each and every such offense.

SECTION 5. That there be and is hereby granted unto The Oregon Water Power and Railway Company, its successors and assigns, the right and privilege to run and operate express and freight cars along, over and upon any railway constructed, or to be constructed, upon Third Street of said Oregon City, and above, over and upon the tracks of said Company upon Main Street of said Oregon City, not laid or hereafter to be laid, in such manner, at such times, and under the conditions hereinbefore mentioned; and specified in this ordinance, and to carry and transport freight and express matter thereon and thereover, and to collect such fees and charges therefor.

SECTION 6. That no freight or express matter shall be taken from or put on any car of cars on Main Street at any point except at some depot established south of Fourth Street or north of Fifteenth Street in said City, provided, however, that upon application the Mayor or Committee

CERTIFICATE OF PUBLICATION.

J. H. Foster
State of Oregon, County of Clackamas,

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~two~~ consecutive and successive weekly insertions, commencing with the issue dated ~~Sept. 24, 1902~~ ~~Sept. 24, 1902~~ and ending with the issue dated ~~Oct. 1, 1902~~ ~~Oct. 1, 1902~~, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

J. H. Foster
Subscribed and sworn to before me this 2nd day of October, 1902.

A. D. 1902
A. S. U. Rem
Notary Public in and for Oregon.

SECTION 7. The right and privilege hereby granted to run and operate freight and express cars upon said railway tracks on Main and Third Streets are limited as follows: Only one round trip of not exceeding three attached cars shall be run between seven o'clock A. M. and twelve o'clock noon of each day, only one round trip of not exceeding three attached cars between twelve o'clock noon and seven o'clock P. M. of each day, between the hours of nine o'clock P. M. and seven o'clock A. M. of each day, said express and freight cars may be run as often as the business of The Oregon Water Power and Railway Company, its successors and assigns, may require.

SECTION 8. The Oregon Water Power and Railway Company, its successors or assigns, shall pay annually in advance to the City of Oregon City, as a license for the running and operating of said express and freight cars as aforesaid, the following sums, to wit: For the first five years from the date of the acceptance of this ordinance, Four Hundred Dollars (\$400.00) per annum, and for the remaining five years the sum of Five Hundred Dollars (\$500.00) per annum. As a further consideration for the granting of this ordinance the said railway company, its successors and assigns shall within five years from the date of the acceptance of this ordinance, put down on and along said railway, on the paved portions of Main Street rails of not less than seven inches in depth and weighing not less than seventy-five pounds per yard, and such rails shall be of a pattern and shall be laid on a foundation to be approved by the said City Council.

SECTION 9. All rights and privileges hereby conferred shall expire absolutely at the end of ten years from the date of the approval of this ordinance.

SECTION 10. The Oregon Water Power and Railway Company, its successors or assigns, shall within sixty days after the date of the approval of this ordinance file in the office of the City Recorder of Oregon City its written acceptance of the rights and privileges hereby granted and conferred upon it subject to the terms, restrictions, and conditions herein contained, and if it shall fail so to do such written acceptance, it shall be deemed to have abandoned all the rights and privileges conferred by this ordinance.

SECTION 11. If the said Railway Company, its successors or assigns shall fail to keep and perform any or all of the terms, conditions, restrictions or conditions of this ordinance, the City Council may notify

Oakwood No. 274

*Read first time and ordered
published at a regular adjourned
meeting of the City Council, Oct.
October 6, 1902.*

*Published in Oregon City Enterprise
Oct. 10, 1902.*

*Read second time and ordered
published by unanimous
vote of the Council*

*Oct. 10, 1902, David Hale
being as follows Agreed*

290

CERTIFICATE OF PUBLICATION

ORDINANCE NO. 27

An ordinance authorizing the mayor and recorder to enter into a contract for the making of plans, specifications and estimates of cost of a system of sewers for Sewer District No. 1, Oregon City, Oregon City, Dated October 28, 1902.

That the mayor and recorder of Oregon City are hereby empowered and authorized to enter into a contract with the engineer for the making of plans, specifications and estimates of probable cost of the building and construction of a system of sewers for Sewer District No. 1, of said Oregon City; and that said contract may provide for the payment by sum for service not exceeding Two Hundred and Four (204) Dollars.

Read, debated and ordered published at a regular meeting of the City Council held Nov. 5, 1902.

BRUCE C. CURRY,
Recorder.

State of Oregon, County of Clackamas

L. C. Foster

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for one consecutive and successive weekly insertions, commencing with the issue dated 26. 11. 1902, and ending with the issue dated 27. 11. 1902, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. C. Foster

Subscribed and sworn to before me this 29th day
of November 1902.

A. D. 1902

Leschuebel

Notary Public in and for Oregon.

H. H. Bogardus

67

Approved by the Mayor,

A. D. 1902
absent,

Noes,

Ayes.

Counting roll being as follows:

19

Read second time and passed in a meeting of the Council held Nov. 5, 1902.

Published in Oregon City Enterprise, November 7th, 1902.

Read third time and passed at a meeting of the Council held Nov. 5, 1902.

First time and ordered published, at a meeting of the Council held

Nov. 20, 1902.

ORDINANCE NO. 27

Read first time and ordered published, at a meeting of the Council held Nov. 20, 1902.

1902.

Published in Oregon City Enterprise, November 7th, 1902.

Read second time and passed at a meeting of the Council held December 3rd, 1902.

Counting roll being as follows.

Ayer, Francis, Hutton, Harriet Kite, Paul Scott & Graham, 10

ORDINANCE NO. 276

An ordinance authorizing the Oregon City and Suburban Railway Company, its successors and assigns, to construct, have, own, and operate a railway, telegraph, and telephone system of Washington, Bourne, River, Freight and Water Systems of Oregon.

To be known as Oregon Attnoway.

Section 1. That there be, and is, hereby granted unto the Oregon City and Suburban Railway Company, its successors and assigns, the right and privilege to lay down and run two tracks to street holes and upon such tracks to lay down, for the purpose of transmitting electric current and power, and instruments, and operate, telephone, telegraph, and power lines within the City of Oregon City, upon all of the public streets, beginning at the intersection of Washington Street, in Oregon City, Clackamas County, State of Oregon, running thence Westerly, along said Washington Street, to about tenth Street, thence Northwesterly along Fourth Street to Center Street, thence Westerly along Center Street to Twenty-first Street, thence Northwesterly along Twenty-first Street to Water Street, thence Westerly along Water Street to its intersection with Fair Street in said City.

Section 2. The said railway shall consist of two tracks, without necessary turn-outs and terminations, and shall be laid, graded and prepared under the direction and subject to the rules of the City Council, upon all streets and public property, and the property of the City of Oregon City; but upon the streets and property of the City Council has the Mayor or Recorder of the City Council, his successors and assigns, the right to require, the track of said railway shall be laid upon a proper foundation for the support of the rail road, and to direct and cause to the appropriate of the ruling local authorities above mentioned, in this section, and the one to come, to stop said track shall be operated by the said company, so that no center line shall be between the said and the center line of the same, between 10th and 14th Streets, shall be laid at least thirty feet from the center line of Water Street.

Section 3. The rails to be used for said railway shall be of good steel, and the rails of the track shall be laid at a width, not to exceed four feet six inches.

Section 4. The Oregon City and Suburban Railway Company, its successors and assigns, shall have the right and authority to transmit messages and power, and to carry passengers, freight, express and mail over the said lines, and to collect therefor—provided it shall not be allowed to charge or collect more than five cents for each passenger traveling between two points within the city limits.

Section 5. The cars to be used upon said railway for the carriage of passengers shall be approved construction for the safety, comfort and convenience of passengers, and the cars shall be run over the entire railway continually in each direction at least four times daily between the hours of six o'clock A. M. and 10 o'clock P. M. The freight and express cars to be run on said railway shall also be of approved construction with proper brakes etc., and shall at all times be operated in a careful manner so as not to endanger the lives or property of any person or persons. No freight or express material shall be put on or taken from any car or cars of said company except at some established depot south of Fourth Street or north of Eleventh Street in said city. No freight or express car or cars will be allowed to stand upon said streets longer than necessary to load or unload at said established depots.

Section 6. Whenever the City Council shall order the improving or repairing of any part of the aforesaid streets over which said railway may be built, the said railway company, its successors and assigns, shall pay, at the cost of said City Council, for all such improvements or repairs as shall be made between the falls of its tracks, between the tracks, and on one foot on the other side of the outer rails thereof, and for its proportionate share of the building or repairing of any bridge or elevated roadway which may be built over any part of said streets, and proportionate share to be calculated by the rate to which the width of street in this section is intended to be improved or repaired by said railway company bears to the entire width of said bridge or elevated roadway, including sidewalk, and whenever said City Council shall improve any part of any street or streets along and on which

said railway and railroad shall be in operation throughout its entire length, in said city on or before the 1st day of January, 1904, and all rights and privileges herein conferred shall expire accordingly on the first day of December, 1927.

Section 7. The said City hereby reserves the right to grant a franchise for hydraulic elevators or elevators under said railway tracks along said streets, provided that said railway tracks or roads shall be taken up and repaired in a good order as found without expense to said railway company, and provided further, that not more than one block shall be taken up at one time.

Section 8. Noting in this ordinance that any privilege granted hereby shall be required to prevent the grantee ad authorizing grading, paving, setting, planing, macadamizing, clearing, excavating or repairing any of the streets over which the privilege of constructing said railway is granted by this ordinance, or that where any way may now be constructed under its provisions that all such work shall be done solely as by the contractor as a consideration for the passage of cars, and the owner of said railway shall have the privilege of requiring that the street and streets so as to assist as much as possible the stability of said structure during the progress of street repairing, improving or altering.

Section 9. The rate of speed of running cars on said railway shall not exceed seven rods per hour, and any violation of this regulation shall subject the owner or owners of said railway or any employee of said Railway Company guilty of such violation, to a fine of not less than five dollars nor more than twenty dollars for each offense, upon conviction thereof before the City Recorder or Mayor of said City. It shall be unlawful for any person or persons to obstruct the railway herein provided for either during the construction or operation of the same, and any person or persons who shall carelessly or wilfully violate this provision, shall be deemed guilty of a misdemeanor, and on conviction thereof before said City Recorder or Mayor shall be punished by a fine not exceeding twenty-five dollars, or by imprisonment in the city jail not exceeding twelve days, or both at the discretion of the court for each and every such offense. Any conductor or other employee on the railway herein provided for, and passenger thereof, or any person on or about the cars belonging to said company, who shall by offensive, indecent, opprobrious or abusive language or conduct, insult, abuse or injure any passenger on said cars, shall on conviction before said City Recorder or Mayor, be punished by a fine not exceeding twenty-five dollars, or by imprisonment in the city jail not exceeding twelve days, or both at the discretion of the court, for each and every offense.

Section 10. It is expressly understood and agreed that the city confers by this ordinance no other, or greater authority, rights or privileges than it possesses or has a lawful right to confer over or upon said streets, or any part thereof, and the said Railway Company, its successors and assigns, shall save harmless and preserve said City from any and all liability by reason of the claims of persons or companies conflicting with the construction or maintenance of said railway on any portion of said streets.

Section 11. The said Railway Company, its successors and assigns, shall within thirty days after the approval of this ordinance, file in the office of the Recorder of Oregon City, its written acceptance of the rights and privileges hereby granted and conferred upon it, subject to each and every term, restriction and condition herein contained and shall at the same time deposit with the said Recorder Five Hundred dollars in cash, or in lieu thereof a bond in the amount of \$50,000 to be approved by the City Recorder, upon the condition and agreed understanding that if said company, or its assigns, shall fail to commence work upon the construction of said road within one year from the granting of said franchise and thereafter continue said work of construction continuously without unnecessary delay so that the same may be fully constructed and in operation on or before the first day of January, 1904, said cash deposited, or, in lieu thereof, the aforementioned bond shall without further notice or action become the property of said Oregon City; provided, however, if said company shall commence said work within the prescribed time and continue the same until the road is fully constructed within the specified time the said cash or bond shall be

paid to the City in proportion of the cost of construction and maintenance of said railway within the city limits of Oregon City.

And further, that in case of failure of record of the company and giving, interdict at any time to seize on the amount so paid and the time and manner of making any payment or payments by said company or corporation seeking the right to the said railway and to obtain said franchise, priorities and rights with the then existing and users of said railway of the said Oregon City and Suburban Railway Company, then and in that case either party, or such controversy, may apply to the Circuit Court of the State of Oregon for the County of Clackamas for the enforcement of its franchises rights and the Court may determine the amount and proportion to be paid by the parties by such controversy, for cost and maintenance of said railway, track and right of way, by whom and to whom such payment shall be made and the time of making the same and this franchise is hereby granted to the said Oregon City and Suburban Railway Company upon these express conditions, in addition to and besides the other conditions of this ordinance.

The Oregon City and Suburban Railway Company, however, shall have the right of way over its said tracks and the running of its cars on schedules time shall not be interfered with.

Section 12. If the said Railway Company, its successors and assigns, shall fail to keep and perform any or all of the terms, provisions, restrictions or conditions of this ordinance, the City Council, after thirty days' notice to said company and failure or neglect on the part of said company, its successors and assigns, to keep, perform and fulfill all such terms, provisions, restrictions and conditions, may, by a majority vote of said Council, declare the rights and privileges herein granted forfeited, and such vote under said circumstances shall be an absolute forfeiture of the rights and privileges conferred hereby.

Read first time and ordered published at a special meeting of the City Council of Oregon City, Oregon, held November 12, 1902.

BRUCE C. CURRY,
Recorder.

of
paper
the
stire
issue
lesser
times
said
any

day

region.

ORDINANCE NO. 276
as published in the Oregon Journal, Nov. 12, 1902.

Oregon City, Oct. 27, 1902.
I, Bruce C. Curry, Recorder, do hereby certify that the foregoing is a true copy of the original ordinance.

B. C. C.

Recd. by [Signature]

ORDINANCE NO- 277

An ordinance making a levy equal to the annual installment upon the property assessed for the cost of the improvement of 7th street and the laying of sewers in Sewer District No. 2 at Oregon City, the owners of which have made application to pay their assessments by installments.

OREGON CITY DOCS ORDIN. NO. 277 AS FOLLOWS.

Section 1. That Whereas certain persons, owners of property situated within the corporate limits of Oregon City, the same as assessed for the cost of the improvement of 7th street and for the laying of sewers in Sewer District No. 2 and said owners of property so assessed have filed with the recorder their applications to pay such assessments in ten (10) equal monthly installments, under the terms and provisions of an act of the Legislature of the State of Oregon, known as the "Bancroft Banking Act", and providing for the payment of 10 per cent of such assessments.

And Whereas, in conformity with said law and in accordance with said applications, Oregon City has levied a tax equal to the aggregate sum of said assessments.

Now, Therefore, pursuant to law, Oregon City doth hereby levy a special tax upon each lot or parcel of land assessed as above said, the owners of which have made application to pay such assessments by installments, to 10 per cent of the amount of such original assessment.

Section 2. The special taxes or installments levied by this ordinance shall be due and payable to the City Treasurer upon the 1st day of March, 1903, and if the special taxes or installments be not paid before the first day of March, 1903, the same shall be deemed to be delinquent taxes and shall be collected as such as provided by charter.

Section 3. The Recorder shall deliver a certified copy of this ordinance together with a statement showing the amount due upon each lot or parcel of land on 7th streets and in said Sewer District No. 2 to the City Treasurer, which shall be his authority and warrant for the collection of said special taxes or installments.

Section 4. The City Treasurer shall notify each person against whom such taxes or installments are levied by mailing to him or her a notice specifying the amount of his or her special tax and the time within which the same may be paid.

Section 5. Immediately after the 1st day of March, 1903, the Treasurer shall make a report and return to the City Council showing the amount of said special taxes collected and the amount unpaid.

Read first time and ordered published at a regular meeting of the City Council of Oregon City held Jan. 7, 1903. To come up for second reading and passage at a special meeting of the City Council to be held January 28, 1903, at 8 o'clock P. M.

BRUCE C. CURRY,
Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, S. S.

J. V. Polk

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county, that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for one consecutive and successive weekly insertions, commencing with the issue dated Jan 16 1903, and ending with the issue dated Jan 23 1903, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

J. V. Polk

Subscribed and sworn to before me this 23 day
of *January 1903*

Notary Public in and for Oregon.

ORDINANCE NO. 277

Read first time and ordered published, at a meeting of the Council, held *January 7, 1903*.

Published in Oregon City, *Tuesday, January 16, 1903,*
Read second time and passed at a meeting of the Council held *January 28, 1903.*

Councilmen voting as follows.

Ayes, *7*, Noes, *0*, Abst., *0* — *62*

Nos, *0*, Yea's, *0*, Nays, *0* — *0*

Absent, *0*, Not voting, *0*, Abst., *0* — *0*

Approved by the Mayor, *January 28, 1903,*

CERTIFICATE OF PUBLICATION.

ORDINANCE NO. 278
 An ordinance amending the amount of the
 levy for the year 1903.
 Oregon City's Ordinance No. 278 was
 passed January 1, 1903, and is being levied for the
 first time and is being levied for the
 sum of one mill of one cent and
 three-hundredths of one cent, and
 shall be used for the purpose of maintaining
 the public welfare of the city of Oregon
 and its personal, than the city of Oregon,
 Oregon, Oregon.
 In the first time it was ordered published
 in the Oregon City Enterprise, a newspaper
 published weekly at Oregon City, in Clackamas County,
 Oregon, and having a general circulation in said county; and
 aims up for second reading and final
 adoption at a Special meeting of the City
 Council to be held January 28th, 1903, at 8
 A.M. BRUCE C. CURRY,
 Clerk P. M. Recorder.

State of Oregon, County of Clackamas, S.S.

A. C. Parker

being first duly sworn, say that I am printer and publisher of
 THE OREGON CITY ENTERPRISE, a newspaper
 published weekly at Oregon City, in Clackamas County,
 Oregon, and having a general circulation in said county; that the
 attached notice was correctly published in the regular and entire
 issue of every number of said newspaper for ~~one~~ consecutive
 and successive weekly insertions, commencing with the issue
 dated Jan 16, 1903, and ending with the issue
 dated Jan 23, 1903, during all of which times
 of publication said newspaper was regularly circulated in said
 county; and further that said notice was not published in any
 supplement of said newspaper, but in the newspaper itself.

A. C. Parker

Subscribed and sworn to before me this 23 day
 of Jan, A.D. 1903.

Notary Public in and for Oregon.

ORDINANCE NO. 278

Read first time and ordered published, at a meeting of the Council,
 held January 27th, 1903.

Published in Oregon City, January 27th, 1903.
 Read second time and passed at a meeting of the Council held
January 27th, 1903.

Councilmen voting as follows.

Ayes, <u>John Muller, Chester Johnson</u> [initials] (8)
Noes, <u>Frank Lang, Frank Neely</u> [initials] (0)
Absent, <u>Henry L. Estell, Fred Scott</u> [initials] (2)

Approved by the Mayor, John Muller, 1903.

Bruce C. Curry, Recorder.

CERTIFICATE OF PUBLICATION.

ORDINANCE NO. 279

An ordinance defining certain duties of the Chief of Police regarding the collection of licensees.

Oregon City does ordain as follows:

That it shall be my duty as Chief of Police of the City to inspect the license of every person, firm, company or corporation engaging in or esteriying in any professional trade, calling or occupation for which a license shall be required under Ordinance No. 147 of Oregon City, and if he shall ascertain that said person, firm, company or corporation so engaged in or esteriying in such profession, trade, calling or occupation has failed to obtain a license as provided by said ordinance, I, as the Chief of Police, shall immediately collect the amount of such license and pay the same to the City Treasurer.

Read first time and ordered published at a regular meeting of the City Council of Oregon City held Jan. 7, 1902.

To come up for second reading and final passage at a Special meeting of the City Council to be held January 28th, 1902 at 8 o'clock P. M.

BRUCE C. CURRY,
Recorder.

State of Oregon, County of Clackamas,

L. A. Parker

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~one~~ consecutive and successive weekly insertions, commencing with the issue dated Jan 16 1903, and ending with the issue dated Jan 28 1903, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. A. Parker

Subscribed and sworn to before me this 28 day
of Jan 1903

Notary Public in and for Oregon

ORDINANCE NO. 279

Read first time and ordered published, at a meeting of the Council, held Jan 7th, 1902 1902

Published in the Oregon City Enterprise following 16, 1902.
Brought second time and passed at a meeting of the Council held Jan 21st, 1902 1902.

Councilmen voting, as follows:

Ayes. John C. H. Morris, President W. H. T. Johnson G. W. ... 6

Noes. None 0

Absent. None 0

Approved by the Mayor, George F. ... 1902

George F. ... Recorder

ORDINANCE NO. 280.

An Ordinance establishing Sewer District, No. 3, and providing that property owners therein shall make connection with the public sewers.

Oregon City does ordain as follows:

That blocks 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 42, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 100, 113, 114, 115, 116, 117, 118, 119, 120, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, lots 1 and 5 block 13, lots 1 and 3 block 15, lots 12, 7 and 8 block 10, Public Square, lots 1 and 3, lots 6, 6, 7, and 8 block 14, lots 1, 2, 3 and 4, block 11, lots 4, 5 and 6 block 9, lots 1, 2, 3 and 4, 5 and 6 block 8, Public Square, lots 1, 2, 7 and 8 block 10, lots 7, 8 and 9 block 11, lots 6, 7 and 8 block 10, lots 5, 6, 7 and 8 block 10, lots 4, 5 and 6 block 11, lots 1, 2, 3 and 4, block 11 of Oregon City, Oregon, together with the streets and alleys immediately adjoining said lots 1, 11, 12 and 13, shall be all the same to be known and called a sewer district to be known as Sewer District No. 3.

Section 1. That all property owners within said sewer district are hereby required to connect all water closets, urinals, sinks, bathtubs and drains containing or connected in any way with the public system of drains constructed within said district within 90 days from the time said sewer are completed and accepted by the city; and all persons neglecting or refusing to make such sewer connections within the time aforesaid, or all upon evasions thereto before the City Recorder, be fined in any sum not less than ten dollars nor exceeding one hundred dollars at the discretion of a court; and each day such refusal and evasion shall continue after the said 90 days shall be deemed a distinct and separate offence.

Section 2. Within the sumptuous time of 90 days after the publication of the said article, all property owners within said sewer district are required to close and completely fill with earth all privy vaults and cesspools within the same; and thereafter it shall be unlawful for any property owner to lay or make use of any cesspool or privy vault, and all persons violating the provisions of this section shall, upon conviction thereof, be fined in any sum not less than ten dollars, nor more than one hundred dollars, at the discretion of the court; and each day continuance of such violation after such conviction shall be deemed a distinct and separate offence.

Read first time and ordered published at a regular meeting of the city council of Oregon City, Oregon, held March 4, 1903 to come up for second reading and final passage at a regular meeting of the city council to be held Tuesday March 17, 1903, at 8 o'clock P. M.

BRUCE G. CURRY,
Recorder.

By order of the City Council. It

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas,

L. C. Polk

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~one~~ consecutive and successive weekly insertions, commencing with the issue dated ~~March~~ ¹ 17 1903, and ending with the issue dated ~~March~~ ¹ 18 1903, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. C. Polk

Subscribed and sworn to before me this 17th day
of ^{March} A. D. 1903,

Notary Public in and for Oregon.

ORDINANCE NO. 280.

Read first time and ordered published, at a meeting of the Council, held March 17th 1903.

Published in Oregon City Enterprise March 17th 1903.

Read second time and passed at a meeting of the Council held March 17th 1903.

Councilmen voting as follows.

Ayes, 11; Nay, None; Abst. None; Total 11 (Ayes) 1903.

Noes, None.

Absent, None.

ORDINANCE NO. 281

An ordinance to provide for the time and manner of constructing sewers in the sewer district No. 3, of Oregon City, Or., at the expense of the property benefited by such sewers as provided for by Section 108 of the Charter of said Oregon City.

OREGON CITY DOCS REPRINT AS FOLLOWS:

SECTION 1. That the location of the sewers to be constructed in Sewer District No. 3, of Oregon City, Oregon, shall be as follows:

1. Main Sewer. Beginning at the easterly bank of the Willamette river at the foot of Twelfth street, and running thence easterly along Twelfth street to John Adams street; thence southerly along John Adams street to Eleventh street; thence easterly along Eleventh street to Monroe street; thence southerly along Monroe street to the alley in block No. 142; thence along that alley through blocks numbered 142 and 153 to the easterly line of Jackson street.

2. Lateral Sewer. Beginning at the Main sewer in Twelfth street, at the intersection of Main and Twelfth streets, and running thence northerly along Main street to the south line of Fourteenth street.

3. Lateral Sewer. Beginning at the main sewer in Twelfth street, at the intersection of Centre and Twelfth streets, and running thence southerly along Centre street to Fourteenth street, and also beginning at the main sewer in Twelfth street at the intersection of Centre and Twelfth streets, and running thence northerly along Centre street to the south line of Fourteenth street.

4. Lateral Sewer. Beginning at the main sewer, at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

5. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

6. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

7. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

8. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

9. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

10. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

11. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

12. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

13. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

14. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

15. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

16. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

17. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

18. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

19. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

20. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

21. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

22. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

23. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

24. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

25. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

26. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

27. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

28. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

29. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

30. Main Sewer. Beginning at the intersection of Eighth and Twelfth streets, and running thence to the south line of Eighth street, a culvert, consisting of a pipe of trade and dimensions given for the purpose of carrying the water from the buildings upon the land to the main sewer, and so forth along Eighth street.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, ss.

R. L. Porter

I, being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for consecutive weeks from the date of publication of the first issue of the said newspaper, and stated place, on the 1st day of October, 1903, and ending with the issue

of 19, during all of which times said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

R. L. Porter

Subscribed and sworn to before me this 1st day

Oct. 1, 1903

Notary Public in and for Oregon.

ORDINANCE NO. 281
Time and ordered published, at a reading of the Council
in the City of Oregon City, on the 1st day of October, 1903,
and filed at the office of the Clerk of the City of Oregon City,
on the 1st day of October, 1903.
The following is the ordinance as follows:
Read in full, and explained, and voted on at a meeting of the Council
on the 1st day of October, 1903, and passed at a meeting of the Council
on the 1st day of October, 1903, and signed by the Clerk of the City of Oregon City,
on the 1st day of October, 1903, and filed at the office of the Clerk of the City of Oregon City,
on the 1st day of October, 1903.

ORDINANCE NO. 282

An ordinance re-establishing the grade of a portion of Madison, Jefferson, J. Q. Adams and Third Streets of Oregon City.

OREGON CITY DOCS ORDAIN AS FOLLOWS:

That the grade of Madison Street from the North line of Ninth Street to the South line of Eleventh Street be and the same is hereby re-established as follows:

Beginning in the center of Madison Street at the North line of Ninth Street at an elevation of 234 feet; thence northerly on a descending grade to the North line of the alley between Ninth and Tenth Streets at an elevation of 183 feet; thence northerly to the South line of Tenth Street at an elevation of 238 feet; thence across Tenth Street to the North line thereof at an elevation 234 feet; thence Northerly to the South line of 11th Street at an elevation of 183 feet.

That the grade of Jefferson Street from the North line of Ninth Street to the South line of Eleventh Street be and the same is hereby re-established as follows:

Beginning in the center of Jefferson Street at the North line of Ninth Street at an elevation of 240 feet; thence Northerly on the South line of Tenth Street at an elevation of 224 feet; thence Northerly across Tenth Street at an elevation of 220 feet; thence Northerly to the South line of Eleventh Street at an elevation of 171 feet.

That the grade of J. Q. Adams Street from the North line of Eighth Street to the South line of Ninth Street be and the same is hereby re-established as follows:

Beginning in the center of J. Q. Adams Street at the North line of Eighth Street at an elevation of 240 feet; thence Northerly on the South line of Ninth Street at an elevation of 234 feet; thence Northerly across Tenth Street at an elevation of 220 feet; thence Northerly to the South line of Eleventh Street at an elevation of 171 feet.

The grade of Third Street from the West line of Main Street to Water Street be and the same is hereby re-established as follows:

Beginning in the center of Third Street at the West line of Main Street at an elevation of 196.2 feet; thence Westerly to a point 180 feet west of the West line of Main Street at an elevation of 190.44 feet; thence Westerly to a level to Water Street.

Read first time and ordered published at a regular meeting of the City Council of Oregon City held April 1, 1903.

BRUCE C. CURRY,
Recorder.

By order of the City Council of Oregon City.

CERTIFICATE OF PUBLICATION.**State of Oregon, County of Clackamas, ss.**

I. D. A. Porter

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county: that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for One consecutive and successive weekly insertions, commencing with the issue dated April 10, 1903, and ending with the issue dated May 10, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

I. D. A. Porter

Subscribed and sworn to before me this 24 day
of May

A. D., 1903

W. S. U. R.
Notary Public in and for Oregon.

ORDINANCE No. 282

Read first time and ordered published, at a meeting of the Council, held April 1st 1903.

Published in Oregon City Enterprise, April 10th 1903.
Read second time and passed at a meeting of the Council held May 6th 1903.

Councilmen voting as follows.

Ayes Hutting, Farmer, Kelley, Mason, Powell, Phister, Shahan, Scott & Story (9)

Noes, None

Absent, None

Approved by the Mayor, May 6th 1903.

(0)
(0)

CERTIFICATE OF PUBLICATION.

ORDINANCE NO. 283

An ordinance establishing the grade of Jackson Street from Fifth Street to Seventh Street.

OREGON CITY DOES ORDAIN AS FOLLOWS:
That the grade of Jackson Street from the Northern line of Fifth Street to the Southern line of Seventh Street in Oregon City, Oregon, be and the same hereby is established as follows: From the Northern line of Fifth Street to the Southern line of Seventh Street the grade of said street shall be one-half of one per cent, or about 11 feet in elevation on the East side of the street, and 10 feet on the West side of the street, the line of Jackson Street being established and ordered published at a regular meeting of the City Council of Oregon City, held April 1, 1903.

By order of the City Council of Oregon
BRUCE G. CUBBY,
Recorder.

State of Oregon, County of Clackamas, ss.

E. C. Parker

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and issue of every number of said newspaper for ~~one~~ consecutive and successive weekly insertions, commencing with the dated April 12, 1903, and ending with the dated May 19, during all of which of publication said newspaper was regularly circulated in said county; and further that said notice was not published as a supplement of said newspaper, but in the newspaper itself.

E. C. Parker

Subscribed and sworn to before me this

of

May

A. D. 1903

W. S. U'Ren

Notary Public in and for Oregon.

ORDINANCE No. 283

Read first time and ordered published, at a meeting of the Council, held April 1st 1903.

Published in Oregon City Enterprise April 10th 1903,
Read second time and passed at a meeting of the Council held May 6th 1903.

Councilmen voting as follows.

Ayes: H. H. Huddell, Howard Kelly, Malvina Powers, Phoebe Shabason, V. V. Verry (8) (1)

Noes, Scott

Absent, None

Approved by the Mayor, May 6th 1903,

Peter S. Gray

Recorder.

CERTIFICATE OF PUBLICATION.

ORDINANCE NO. 284

An ordinance forbidding the explosion of bombs, canon fire crackers and Dewey Chasers on the streets of Oregon City.

OREGON CITY ORDINANCE AS FOLLOWS:

Sec. 1. That it shall be unlawful for any person or persons to fire, explode or set off, on any street or sidewalk within the limits of Oregon City, bombs, stars or cannon fire crackers or Dewey chasers.

Sec. 2. Any person found guilty of violating the provisions of this ordinance shall upon conviction before the Mayor or Alderman, or a court of not less than three judges, pay a fine not less than one hundred dollars or imprisonment in the city jail or both, and not exceeding fifty days or both fine and imprisonment.

Read first time and ordered published at a regular meeting of the City Council of Oregon City held April 1, 1903.

By order of the City Council of Oregon City,
BRUCE O. CURRY.
Recorder.

State of Oregon, County of Clackamas, ss.

I, *X. C. Parker*,
being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~one~~ consecutive and successive weekly insertions, commencing with the issue dated *April 10, 1903*, and ending with the issue dated *May 19, 1903*, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

X. C. Parker

Subscribed and sworn to before me this *4th* day

of

May

A. D. 1903

W. S. U'Ren

Notary Public in and for Oregon.

ORDINANCE No. 284

Read first time and ordered published, at a meeting of the Council, held *April 1st* 1903.

Published in *Oregon City Enterprise* April 10th 1903,
Read second time and passed at a meeting of the Council held *May 6th* 1903,

Councilmen voting as follows.

Ayes *Faulkner, Kelly, Maher, Powell, Phelan, Sheehan, Scott, Stein* (8)

Noes. *None* (1)

Absent, *None* (0)

Approved by the Mayor, *May 6th* 1903,

Bruce O. Curry Recorder.

ORDINANCE NO. 185

Providing for the time and manner of improving Jackson Street, in Oregon City, Oregon, from the Southerly line of Fifth Street to the Southerly line of Thirteenth street.

OREGON CITY DOES ORDAIN AS FOLLOWS:

Section 1. The proposed improvement of that part of Jackson Street lying between the Southerly line of Fifth Street and the Southerly line of Thirteenth Street shall be completed as hereinafter provided within ninety days after the signing of the contract by the parties thereto, due notice having been given by publication of notice so full more fully appears by proof of service of process and filing in the office of the City Recorder.

Section 2. The improvements shall consist of the following:

GRADING.

The grading will consist in grading said portion of Jackson Street the full width of forty feet and so much additional as may be required in order to properly set the curbs, and will be graded to conform to the established grade of said street, and to such cross-sloping as the kind of improvement may require as the City Surveyor may direct. A retaining wall of stones will be constructed at all points where it may be deemed necessary or practicable to support the fill or embankment, as the City Surveyor or the Street Committee may direct. This wall shall be substantially constructed of large stones, layed dry and with a batter of one foot horizontal to four feet vertical. The top of the outside of the wall will conform to the street line.

REMOVAL OF OBSTRUCTIONS.

The surfaces of the street will be cleared of all obstructions, including timbers, brush, etc., sidewalks, crosswalks, and other roadways on the proper grade and in good condition excepted. All obstructions are not removed by the present owners of the adjacent property within three days after having been notified by the Superintendent of Streets they shall become the property of the Contractor and shall be removed by him.

MACADAM.

The macadam will consist in macadamizing the roadway 20 feet wide, 10 feet on either side of the center line, with crushed rock of good quality to be approved by the Street Committee. Said macadam shall be 2½ inches at center and 3 inches at the sides and pointed out on either side of the center. The portion of said crushed rock above 2½ inches shall be mixed less than 3 inches in greatest diameter. The top layer 2 inches in thickness shall consist of fine rock known as screenings. After the macadam is in place it shall be wet down to saturate and rolled with a five-ton roller and thoroughly cleaned to the approval of the Street Committee.

PILES AND EMBANKMENTS.

No material of a superior nature shall be placed in the embankments. All the abutments are to be graded and rolled before the embankments are placed thereon.

When the street is at subgrade, and before the construction of the abutments necessary by the City Council or by the Street Committee, the work shall be thoroughly rolled with a five-ton roller, and when soft or damp, when they appear during the rolling, shall be covered with dry earth and rolled until dry, smooth and solid.

The earthworks and foundations will be used to form curbs, and sidewalks to grade when necessary the residential will receive the services of the Contractor and shall be repaired by him.

The earthworks will be measured in excavation only.

The operation will consist in excavation, removal of old foundations, in the embankments of the street, and in the construction of new foundations.

All material and labor reported in these operations will be paid by the

intersections the curb will be set on a true curve of four feet radius. The curb in all instances will be set to such grades as to conform to the cross section of the street.

LUMBER AND TIMBERS.

All lumber and timbers used in the work must be sound, square edged and free from all large loose or unsound knots, wane edges splits, checks and generally free from sap.

REMOVAL OF BUBBISH.

All rubbish that may accumulate during the performance of the work or by reason of the work herein provided for, shall be removed by the Contractor and the street left clean and in good condition.

REMOVAL OF DIRT.

All earthmoving dirt may appear in any portion of the street or other work before the final completion of the work by the City shall be removed and made good by the Contractor hereinafter.

REMOVED DIRT.

Dirt removed from the street or other work by the Contractor may be deposited at any place of safety, and if necessary night watchmen are to be provided at all obstructions of other places of danger.

PIPE CONSTRUCTION.

The contractor is to provide the lay or play of any water or sewer pipe or connections during the progress of the work.

STAKE OUT WORK.

The work provided for under these specifications will be measured by the City Surveyor or his substitute and the Contractor will be required to carefully preserve all stakes set.

CONSTRUCTION AND LEVEL.

The work must be done in such a manner as to obstruct the travel as little as possible, not more than two blocks shall be torn up at one time except by special permission of the Surveyor or the Street Committee. Side walk beds must be kept open to travel and not more than one half the side walk space can be occupied by material. As soon as the macadam of each street is completed it shall be thrown open to travel but such opening shall not be deemed the final acceptance of the work.

SUPERINTENDENCE.

All work herein provided for will be done in strict conformance with the specifications and plans accompanying same, in a thorough and workman-like manner to the satisfaction of the Surveyor and Street Committee, and their decision as to the meaning and intent of these specifications, measurements, computations of quantities, the quality of material to be used and all other matters pertaining thereto whether fully specified herein or not shall be final and conclusive between the parties and the right is reserved for the Surveyor or the Street Committee to make such changes, alterations or additions during the progress of the work as they may deem necessary.

All unfit or condemned material shall be immediately removed from the site of the work. And in the event of any workman employed by the Contractor shall refuse to comply with the Surveyor, or his assistant or the inspector in charge of the work in regard to the removal of rejected material or for doing the work in an un-workman-like manner, shall be discharged by the Contractor as soon as notified in writing by the Surveyor of such neglect or refusal.

BONDS.

The Contractor will be required to furnish a bond with approved securities in the amount of

dollars, conditioned on the faithful and complete performance of the work in accordance with all the stipulations of the contract and within the time named therein.

SURVEYOR.

Wherever the word "Surveyor" is used in these specifications it shall be understood to refer to the City Surveyor or to any engineer authorized by the City Council to superintend the work.

CONTRACTOR.

Wherever the word Contractor occurs in these specifications it is understood to refer to the Contractor or firm of contractors (or

CERTIFICATE OF PUBLICAT**State of Oregon, County of Clackamas**

I, *[Signature]*, being first duly sworn, say that I am printer of THE OREGON CITY ENTERPRISE, published weekly at Oregon City, in Clackamas County, and having a general circulation in said county, and having a general circulation in said newspaper for and successive weekly insertions, commencing dated May 22, 1903, and ending dated *[Signature]*, 1903, during all of publication said newspaper was regularly circulated in said county; and further that said notice was not a supplement of said newspaper, but in the newspaper

t / C
Subscribed and sworn to before me this

of *[Signature]*

A. D., 1903

t / C
Notary Public in

ORDINANCE No. 285

and ordered published, at a meeting of the Council,

- May 22, 1903
1903

1903

(a)

1903

(b)

1903

(c)

1903

(d)

1903

(e)

1903

(f)

1903

(g)

1903

(h)

1903

(i)

1903

(j)

and passed at a meeting of the Council held

May 22, 1903
1903

1903

1903

voting as follows.

John W. Miller - Mayor. Cast. 1903
and passed at a meeting of the Council held

May 22, 1903
1903

1903

1903

1903

1903

1903
the Mayor, Board of Assessors
and Clerk of the City of Oregon City.

For the passage of the water course in the ravine between Fifth and Sixth Streets, a stone or concrete culvert with inside dimensions of three feet vertical by two feet horizontal will be constructed. All culvert masonry will be built of good sized, well shaped stones laid in mortar and well bonded together in such a manner as to be permanent. The wing walls will be constructed in a similar manner. The culvert will be placed upon a solid footing of earth or masonry so as to be permanent and not subject to be undermined by washing. The earth filling for a thickness of one foot around and over the culvert will be tamped so as to make it as compact as possible. The top and bottom and sides of said culvert shall be at least 12 inches thick.

All masonry will be paid for by the cubic yard in place.

CROSS WALKS.

Cross walks will be formed at all crossings as directed.

They will be one inch above grade of the street at the center and flush with the top of the side-walk at the curb. All cross-walks running North and South to be six feet wide; those running East and West to be four feet wide. All cross walks to be constructed of fir planking three inches thick and twelve inches wide, securely spiked to fir sills four by six inches, firmly bedded in earth and the sills in all cases to be flush with the outer edges of the cross-walks. The sills are to be set under all joints of plank used in cross-walks and not at greater distances than seven feet from each other. Cross-walks to be laid, conforming to cross-section of street except where elevated to admit the passage of water and conform to the plane thereof.

SIDEWALKS.

A side walk will be constructed on either side of said street the entire length of the part to be improved as heretofore defined as follows: Planking two inches thick, six feet long and six inches wide dressed on upper side, except that portion between Fifth and Sixth streets where the dressed side will be placed on the under side resting on three stringers four by six inches and laid with broken joints; all to be not less than twelve feet long; at equal distances of not more than eleven feet nor less than ten feet in length of side-walk, one plank ten feet long shall be laid down and nailed to a wooden curb, four by eighteen inches laid length wise along in front of each block the entire length of the improvement; earth filling to be put in between the curb and side-walk and leveled up flush with same. Planking to be securely nailed with five inch wire nails, six in a board except those plank extending to the curb, which will require eight such nails.

CURBING.

There will be a line of curbing placed on either side of the road-way twenty feet from the center line thereof except at street and alley intersections, which shall be of the best quality of fir; the curb will not be less than four inches thick and eighteen inches deep and will be set vertically on a line of the side-walk bed. At all street and alley

as liquidated damages for each and every day that the work shall remain uncompleted after said specified date and such sum shall be deducted from the amount of the final estimate.

Each proposal must be accompanied by a certified check equal to five per cent of the total estimate, which check shall be forfeited to the city upon the failure of the successful bidder to execute agreement provided for herein within a reasonable time after award of contract.

CLASSIFICATION.

Earth—This will include clay, sand, loam or other earthy material and loose stones containing less than one cubic foot.

Loose Rock. This shall include all loose stones containing one cubic foot to one cubic yard.

Solid Rock. This will include all loose rock or boulders containing one cubic yard and upwards, also all rock ledges or other material requiring to be disintegrated by blasting.

The contractor shall take entire charge of the work during its progress, and shall be responsible for any loss or accident resulting from carelessness or neglect.

The improvement shall be completed to the satisfaction of the Committee on Streets and Public Property and the City Council of Oregon City.

Section 3. The Committee on Streets and Public Property are hereby authorized to advertise for and receive proposals as aforesaid, and the Mayor and Recorder shall enter into contract with the person, firm or corporation to whom the contract is let by the City Council for the improvement specified in this ordinance.

Section 4. The contract shall contain a stipulation to the effect that the person, firm or corporation to whom the contract is let shall look for payment only to the sum to be assessed upon the property liable to pay for such improvement, and collected and paid in to the city Treasury for that purpose, and they will not require the city of Oregon City by any legal process or otherwise to pay the sum out of another fund.

Read first time and ordered published at a regular meeting of the City Council of Oregon City held May 6, 1903.

By order of the City Council.

BRUCE C. CURRY
Recorder.

ORDINANCE NO-286

An ordinance declaring the probable cost of the proposed system of sewers as provided for in Ordinance No. 281, and assessing the cost thereof to the several lots, parts of lots and tracts of land benefited thereby, and directing an entry of such assessment in the docket of city liens.

Oregon City does ordain as follows:

Sec. 1. That there be and is hereby levied and assessed on the following lots, parts of lots and tracts of lands lying adjacent to the proposed city sewer provided for under Ordinance No. 281, the amount of assessment required in Section 8 of this ordinance, appearing in the aggregate the probable cost of such sewers as heretofore determined by the council.

Sec. 2. The City recorder is hereby directed to enter a statement of the assessment levied herein in the docket of the City recorder's office, the same to be published in accordance with the provisions of the city charter.

LINE	NAME	AMOUNT
1	Edna F Porteg, trustee	\$47.30
2	Oregon City	58.84
3	Oregon City	58.84
4	Mrs S H Faquet	58.84
5	Clara Morey	58.84
6	Titus Wygant	58.84
7	Fiso Wygant	38.30
8	Thos Duffy & A Matthies	19.20
9	Bell Harding	47.30
10	Bell Harding	47.30
11	John Wilkinson	47.30
12	Jalla Richards	47.30
13	Thos Duffy & A Matthies	19.20
14	Thos Duffy & A Matthies	19.20
15	Bell Harding	19.20
16	Bell Harding	19.20
17	Mary A Maddock	47.30
18	Mary A Maddock	47.30
19	Mrs E A Paine	47.30
20	Mary A Maddock	19.20
21	Mary A Maddock	19.20
22	Mary A Maddock	19.20
23	Mary A Maddock	19.20
24	James Dolan	36.81
25	James Delan	19.20
26	Jane Wilkinson	37.11
27	Jane Wilkinson	38.81
28	James Healey	43.10
29	James Healey	43.10
30	Mary F Cross	43.10
31	Mary F Cross	43.10
32	J T Apperson, trustee	53.30
33	J T Apperson, trustee	53.30
W 1/4 lot 7 blk 17 V Harris		26.65
E 1/4 lot 7 blk 17 James Healey		26.65
W 1/2 lot 8 blk 17 V Harris		26.65
E 1/2 lot 8 blk 17 James Healey		26.65
1 1/2 18 C N Greenman		43.10
2 18 C N Greenman		43.10
3 18 C N Greenman		43.10
4 18 C N Greenman		51.54
5 18 H E Harris		53.30
6 18 I Greenman		53.30
S 1/2 lot 7 blk 18 C N Greenman		26.65
N 1/2 lot 7 blk 18 John Weismanel		26.65
N 1/2 lot 7 blk 18 John Weismanel		26.65
N 4 1/2 feet lot 8 blk 18 Howard Brow-		
nen		40.10
S 16 1/2 feet lot 8 blk 18 John Weisman-		
del		13.20
1 19 Aaron E Watt		45.54
2 19 Aaron E Watt		43.10
3 19 Ellen S Warren		43.10
All of that portion of lot 4 blk 19 lying		
east of the O & C R R except the		
north 14 feet from C Hartman		24.96
All of lot 4 blk 19 except the south 52		
feet of that portion lying east of		
the O & C R R Ellen S Warren		18.14
5 19 Mary J Barlow		15.00
6 19 Mary J Barlow		30.80
7 19 B F Linn and J W Loder		53.00
8 19 B F Linn and J W Loder		58.84
1 20 Sarah J Henderson		43.10
2 20 Sarah J Henderson		15.00
1 40 Oregon City		72.31
2 40 Oregon City		72.31
7 40 Oregon City		16.40
8 40 Oregon City		16.33
1 41 Vinnie H Walden		15.00
2 41 Vinnie H Walden		15.00
3 41 Clara E Morey		42.31
4 41 Clara E Morey		61.15
1 42 Helen L Stratton		6.00

49	Catherine F Miley	60.62
49	Edward R Whitlock	49.10
49	Edward R Whitlock	49.10
49	Carrie Richards	49.10
1	J T Apperson	60.62
2	J T Apperson	60.62
3	J T Apperson	25.11
4	J T Apperson	40.11
5	J T Apperson	49.10
1	J T Apperson	59.12
2	J T Apperson	59.12
3	J T Apperson	57.62
4	J T Apperson	57.62
5	J T Apperson	66.31
6	J T Apperson	66.31
7	J T Apperson	66.31
8	J T Apperson	66.31
1	R A Miller	15.00
2	R A Miller	15.00
3	R A Miller	15.00
4	R A Miller	66.31
5	R A Miller	66.31
6	R A Miller	66.31
7	R A Miller	66.31
8	R A Miller	66.31
1	G R H Miller	60.62
2	G R H Miller	42.31
7	G R H Miller	63.41
8	G R H Miller	60.62
1	Caleb E Cross	60.62
2	Caleb E Cross	15.00
7	J H & Nellie V Walker	42.31
8	J H & Nellie V Walker	60.62
1	Hercules Kelly	59.12
2	Hercules Kelly	59.12
3	Catherine Kelly	56.42
4	Catherine Kelly	60.62

I, am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county: that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~and~~ consecutive weekly insertions, commencing with the issue dated Jan 1/2, 1903., and ending with the issue dated Jan 1/2, 1903., during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

Subscribed and sworn to before me this 22 day

of

A. D. 1903

Notary Public in and for Oregon.

of

ORDINANCE NO. 287

That all new streets to be laid and paved or shall be so improved as to be in good condition, shall be duly designated as follows:

That in the city of Oregon may hereafter be made the business of residents four feet wide from side to side of the unimproved streets within the corporate limits of Oregon City.

Sec. 2. That all new streets shall be constructed and paved in the following manner, four by four feet wide, to be laid upon the ground, and then to be fully leveled to conform to the surface of the natural ground, and to be covered with a layer of gravel, and then with a layer of sand, and finally to be covered with a layer of asphaltum, which layer shall be three inches thick, and which layer of asphaltum shall be placed upon a bed of sand, and the entire thickness of the new street to be eight inches.

Sec. 3. That the cost of all new streets shall be borne by the persons who shall have caused the same to be made, and the expense of making the same shall be charged upon the property situated thereon, and the amount so charged to be paid to the city of Oregon.

Sec. 4. That all new streets shall be made and published at the meeting of the City Council of Oregon City, July 3, 1903.

BRUCE C. CURRY,
Recorder.

287

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, ss

J. A. P.
 being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation throughout said county, and that the attached notice was correctly published in the entire issue of my number of said newspaper, containing entire and successive weekly insertion, on the date

dated July 10, 1903, of the issue

dated July 10, 1903, in each times of publication said newspaper, and was also published in said county, and further that same was also published in any supplement to said newspaper, during the month of July, 1903.

J. A. P.

Subscribed and sworn to before me this 10th day of July, A.D. 1903
J. A. P.

H. Schnebel
 Notary Public in and for Oregon

Repealed by Ordinance 1100

ORDINANCE No. 287

Read first time and referred published, at a meeting of the Council, held ~~June 3rd~~ 1903

Published in Oregon City Enterprise July 10, 1903.

Read second and third time at a meeting of the Council held August 5th, 1903.

Council voting as follows:

Aye: Humphrey, Kamm, Kelly, Mason, Powell, Scott, & Story (7)
 Noes, None (0).
 Absent, Phister, Shahan.

Approved by the Mayor, August 5th, 1903,

Bruce C. Curry

Recorder.

288

CERTIFICATE OF PUBLICATION.

ORDINANCE NO. 288

An ordinance authorizing the sale of lots 5 and 6 of block 15 of Oregon City, Oregon.

Oregon City does ordain as follows:

The mayor and recorder of Oregon City are hereby authorized to sell certain Lots lots five (5) and six (6) of block fifteen (15), of Oregon City, Oregon, for a sum of four hundred dollars (\$400) and to issue deed therefor.

Read first time and ordered published at a regular meeting of the City Council of Oregon City, held July 1, 1903.

BRUCE C. CURRY, Recorder
By order of the city council of Oregon City,
July 10, 1903.

State of Oregon, County of Clackamas, ss.

I, X. A. Parker,
being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county: that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for one consecutive and successive weekly insertions, commencing with the issue dated July 1, 1903, and ending with the issue dated July 10, 1903, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

X. A. Parker

Subscribed and sworn to before me this 10th day of July A. D., 1903.
W. Schuebel
Notary Public in and for Oregon.

ORDINANCE NO. 288

Read first time and ordered published, at a meeting of the Council, held July 1st, 1903.

Published in Oregon City Enterprise, July 10th, 1903,
Read second time and passed at a meeting of the Council held August 25th, 1903.

Councilmen voting as follows.

Ayes, Hunter, Turner & Keen, Mason, Powell, Scott & Story (7)

Noes, None (0)

Absent, Phister & Shahan (2)

Approved by the Mayor, August 5th, 1903,

Bruce C. Curry Recorder.

ORDINANCE No. 288

An Ordinance authorizing the purchase of crushed rock, brick and asphaltum and tar.

Oregon City, June 22, 1903.

That the Committee on Streets and Public Property is hereby authorized and empowered to purchase 1,500 cubic yards of crushed rock, 15,000 crushed brick, sand, asphaltum and tar, and rock, brick and other materials to be used in the repair of streets in Oregon City.

Read first time and ordered published at a special meeting of the Council of Oregon City held June 22, 1903.

BENJAMIN C. CURRY, Recorder.
By order of the Council of Oregon City.

CERTIFICATE OF PUBLICATION.

✓ 289
State of Oregon, County of Clackamas, ss.

I, being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county, that the attached notice was correctly published in the regular and continuous issue of every number of said newspaper for ~~1903~~ and successive weekly insertions, commencing with the issue dated June 26, 1903, and ending with the issue dated ~~July 10, 1903~~, during all of which time of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. V. Polk

Subscribed and sworn to before me this 6th day

July A. D., 1903

Oskar Schubel
Notary Public in and for Oregon.

ORDINANCE No. 289

Read first time and ordered published, at a meeting of the Council, held June 22nd 1903.

Published in Oregon City Enterprise, June 26th 1903,
Read second time and passed at a meeting of the Council held August 5th 1903,

Councilmen voting as follows.

Ayes, Hinchley, Farmer, Mason, Powell, Kelly, Scott & Sloane (7)

Noes, None (0)

Absent, Pheasant & Sheehan (2)

Approved by the Mayor, August 5th 1903,

Benj. C. Curry
Recorder.

(290)

CERTIFICATE OF PUBLICATION.

ORDINANCE NO. - 290

An ordinance assessing the cost of improving Jackson Street of Oregon City, Oregon, from the southerly line of Fifth Street to the southerly line of Thirteenth Street and directing an entry of such assessment in the docket of city fees.

OREGON CITY DOES ORDAIN AS FOLLOWS:

Sect. 1. The Council of Oregon City having ascertained the cost of improving Jackson Street of Oregon City, Oregon, from the southerly line of Fifth Street to the southerly line of Thirteenth Street as provided by Ordinance No. 285, to be the sum of \$7216 89.

Now, therefore said sum is hereby assessed to the several lots and parts of lots and tracts of land in the respective amounts set opposite the number and description thereof, in section three (3) of this Ordinance, as being benefitted by the said street improvement, in said amounts.

Section 2. The Recorder is hereby directed to enter a statement of the assessment hereby made in the docket of city fees, and cause notice thereof to be published as provided by the city charter.

Lot	Block	Name	Amount
1	152	Oregon City	\$ 61 18
2	152	Oregon City	71 97
3	152	Oregon City	69 87
4	152	Oregon City	181 80
1	153	Dan Lyons	109 52
2	153	Dan Lyons	73 70
3	153	Dan Lyons	71 28
4	153	Dan Lyons	111 50
1	154	M. R. Howell	114 66
2	154	M. R. Howell	71 27
3	154	M. R. Howell	115 97
1	155	Susan McKee Est.	126 44
2	155	Susan McKee Est.	75 26
3	155	Lena Rigler	66 61
4	155	Lena Rigler	94 89
1	156	Charlotte Dresser	94 60
2	156	Benj. Jaggar	66 15
3	156	Sunset Land Company	79 64
4	156	Sunset Land Comp'y	111 06
1	157	Minnie Graham	110 06
2	157	August Holden	91 64
3	157	Francis Welch	91 65
E 1/2 of 4	157	J. D. Renner	40 97
W 1/2 of 4	157	Maggie Cross	16 40
E 1/2 of 1	158	Margaret Scott	42 01
W 1/2 of 1	158	J. W. and Ann Jones	16 75
W 1/2 of 2	158	J. W. and Ann Jones	19 36
E 1/2 of 2	158	Margaret Scott	48 58
E 1/2 of 3	158	E. Matthies	54 56
W 1/2 of 3	158	L.O. Moore	21 74
W 1/2 of 4	158	L O Moore	36 80
E 1/2 of 4	158	E Matthies	92 31
E 1/2 of 1	159	Geo & ME Reddaway	212 47
W 1/2 of 1	159	W W Myers	84 71
W 1/2 of 2	159	W W Myers	140 51
E 1/2 of 2	159	Geo & ME Reddaway	352 32
3	159	Oregon City	361 00
4	159	Oregon City	157 56
5	163	Oregon City	167 27
6	163	Oregon City	318 72
7	163	John Welch	548 93
8	163	John Welch	221 35
6	164	G J Trullinger	178 51
6	164	G J Trullinger	180 63
7	164	Allison Pease	115 65
8	164	Allison Pease	70 89
5	165	Fred Meyer	56 72
6	165	Fred J Meyer	73 35
6	165	G B Dimick	70 16
8	165	G B Dimick	101 52
5	166	James W Chase	100 72
6	166	James W Chase	68 00
7	166	James W Chase	89 64
8	166	James W Chase	104 18
5	167	E E & T C Howell	162 07
6	167	E E & T C Howell	69 97
7	167	P F McGee	64 47
8	167	P F McGee	108 83
1	168	Oscarine Gandy	114 52

Read first time and ordered published, at a meeting of the Council,
held July 1st, 1903, and passed as follows:
Published second time and passed at a meeting of the Council held
July 2nd, 1903.
Councillor Kelly (1) read the resolution.
Councillor K. L. Chase (2) read the resolution.
"the Mayor" (3) read the resolution.
Recorder (4) read the resolution.

Subscribed and sworn to before me this 28th day

of

August

A. D., 1903

W. S. U. Reen

Notary Public in and for Oregon.

ORDINANCE NO. - 291

AN ordinance authorizing the issuance of improvement bonds in pursuance of the provisions of the law of the State of Oregon known as the "Bonding Act," and as the same is amended, Oregon City does ordain as follows:

Section 1. That in pursuance of applications of owners of property to pay assessments for the laying of

improvements, and for the laying of sewers by installing them in the office of the secretary of the council, on the 14th day of August, 1903, the

ordained and directed to execute a general bond of Oregon City,

and to deliver the same to the

treasurer of Oregon City, and for the

laying of sewers by installing them in the office of the secretary of the council, on the 14th day of August, 1903, the

ordained and directed to execute a general bond of Oregon City,

and to deliver the same to the

treasurer of Oregon City, who shall re-

ceive and hold the same until ordered, by the

council, to be paid, or the council to de-

termine to pay to the successful

bidders of the same, who shall pay to

the treasurer of Oregon City the amount

of said bonds.

Such bonds are issued for the payment

of the cost of laying sewers

in the District No. 3, of Oregon City,

which shall not exceed the sum

of six hundred eighty

and twenty dollars in the aggregate,

and that none of said bonds shall

exceed the sum of \$500.00 each,

and that they be to be dated Sep-

tember 1st, and shall mature in ten

years from the date hereon, and be pay-

able at any bank in the United States of

America, and interest at the rate of

six percent per annum payable

annually, and interest to be evi-

denced by coupons attached to said

bonds; however, the right to

pay interest on any or all of said

bonds, or any part of the face

value thereof, and interest to

the time of payment of any semi-annual

or annual interest, one year from

date of the bond or bonds, is hereby re-

corded to Oregon City.

That the treasurer of Oregon City

be authorized to make, upon receiving the amount and price of said bonds, the

issuance of credit to the Improvement

Board (District No. 3), and ac-

cept payment of premium to the gen-

eral fund.

That the same be and ordered published

at a regular meeting of the council of

Oregon City, held August 5, 1903.

Signed, BRUCE C. CURRY,

Recorder.

August 14.

(291)

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, ss.

I, E. V. Polk,

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in addition to the attached notice was correctly published in the regular and successive issue of every number of said newspaper for the period of three successive weekly insertions, commencing with the date dated August 14, 1903, and ending with the date dated " " 1903, during which period of publication said newspaper was regularly published in the county; and further that said notice was published in the regular supplement of said newspaper, but in the regular issue.

Subscribed and sworn to before me this
of August A. D., 1903.

W. S. U. R.
Notary Public in and for Oregon.

ORDINANCE NO. 291
and ordered published, at a meeting of the Council,
Oregon City, held August 5, 1903;
and posted at a meeting of the Council held
August 14, 1903;
as follows:
Laurel, W. J.;
Musick, G. F.;
Dodge, J. L.;
Shubard, J. T.;
Recordor.

ORDINANCE NO- 292

(292)
An Ordinance canceling the sewer assessments made against certain lots of Oregon City.

Whereas it is necessary for the sewers of Sewer District No. 3 to cross Lots 10, Block 10, Lot 8, Block 19, Lot 2, Block 113 and Lots 1, 2, 3, 4, 5 & 6 Block 126 of Oregon City, Oregon, in order to avoid excessive costs of construction, and

Whereas in order to obtain permission to cross said lots it is necessary to cancel the assessments made against said lots, for the construction of the said sewers in said Sewer District No. 3,

Now, Therefore, Oregon City does ordain as follows:

The the assessments for the sewers of Sewer District No. 3 of Oregon City made upon the following lots in the following amounts be and they are hereby cancelled, to-wit:

Lot 8 Block 19, \$58.84, Lot 8 Block 19, \$58.84, Lot 2 Block 113, \$63.62 & Lots 1, 2, 3, 4, 5 & 6 Block 126, \$130.00.

Read first time and ordered published at a meeting of the Council of Oregon City, held August, 5th, 1903.

BRUCE C. CURRY,
Recorder.

CERTIFICATE OF PUBLICATION.**State of Oregon, County of Clackamas, ss.**

I, **L. C. Porter**,

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county: that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~one~~ consecutive and successive weekly insertions, commencing with the issue dated August 14 1903, and ending with the issue dated " " 1903, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. C. Porter

Subscribed and sworn to before me this 25th day
of August A.D., 1903

W. S. U'Ren

Notary Public in and for Oregon.

ORDINANCE No. 292

Read first time and ordered published, at a meeting of the Council held August 5th 1903

Published in Oregon City Enterprise August 14th 1903
Read second time and passed at a meeting of the Council held September 2nd 1903

Councilmen voting as follows.

Ayes, Karras, Kee, Mason, Powell, Christie, Story, Scott & Shashan (8)
Noes, None (0)
Absent, Hunting (1)

Approved by the Mayor, September 2nd 1903

Bruce C. Curry Recorder

ORDINANCE NO. 293

Entitled "An Ordinance granting a franchise for Passenger and Freight Elevators and Street Railways."

Oregon City doth ordain as follows:

Section 1. It is hereby granted to Thos. F. Ryan, his successors or assigns, the right to erect, maintain and operate elevators for the transportation of persons, freight and express matter, within that part of the city of Oregon, which part is bounded on the west by the Willamette River, and from the mouth of the Willamette River up the river to the point where the Clackamas River joins the Willamette River, and thence along the Clackamas River to the city limits.

Section 2. The said Thos. F. Ryan, his successors or assigns, shall have the right to lay upon and across the streets of the city, near Oregon, to commence about one-half mile on Ninth street and continue northwardly along Ninth street to the northern boundary line of the city, and thence along the northern boundary line of the city, going in, upon and across Second, Center, street along the said street to the junction with what is known as the territorial road or county road leading to the said territorial or county road, and thence along the said territorial or county road to the boundary line.

Section 3. That there be and is hereby granted to Thos. F. Ryan, his successors or assigns, the right and privilege to erect and maintain poles and appliances for the transmission of power and telephone and telegraph wires, lay and build roads, driveways, sewers, pipes, scaffolds, ladders, ropes, pulleys, approaches, sidetracks, and all other things necessary to be done in connection with the maintenance and operation of the aforesaid elevators and street railway herein mentioned; that the same shall not be constructed in any street now constructed or to be constructed in the city for travel; that no water tanks or reservoirs be erected or placed before the property of any resident of the city or town, without first obtaining the written consent of the city council.

Section 4. The track of said railway shall be constructed with the necessary turnouts and switches and shall be laid as near as practicable to the grade of the streets, and shall conform to the grade of the streets where the same has been established, and shall be laid upon the grade approved by the city council, and the manner of construction or laying down of said tracks shall be subject to the approval of the city council or some authorized committee of the city council.

Section 5. It shall be unlawful for any person or persons to construct the railway herein mentioned, either during the construction or operation of the same, and any person or persons who shall carelessly or negligently violate this provision shall be liable to a fine of one hundred dollars, and on conviction thereof before the city recorder or his successor, shall be punished by imprisonment for five days, or a fine of five dollars, or both, and if he shall fail to pay such fine or proceed to pay it within ten days, the city recorder or his successor, or any other employee of the city, may file a suit for the recovery of the same, and the judgment recovered shall be paid to the city recorder, his successors or assigns, and the city recorder or his successor, shall deduct from the amount recovered, the costs of suit, and the amount so deducted shall be paid to the city recorder, his successors or assigns.

Section 6. It shall be unlawful for any person or persons to employ any other employee than Thos. F. Ryan, his successors or assigns, for or upon the operation of said railway or upon the construction of the same, and every such officer or employee shall be liable to a fine of one hundred dollars per annum, the first payment to be made January 1st, 1911, and every year thereafter.

(293)

CERTIFICATE OF PUBLICATION.

S. A. Park
State of Oregon, County of Clackamas, ss.

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county, the attached notice was correctly published in the above-named issue of every number of said newspaper from _____ and successive weekly insertions, commencing on _____ dated *Aug 14*, 1911,

dated *Aug 14*, 1911, of publication said newspaper was sold throughout the county; and further that said notice is contained in a supplement of said newspaper, but in the

Subscribed and sworn to before me this

of *Aug*

A. D. 1911

W. S. [Signature]

Notary Public, State of Oregon.

Section 8. The said Thos. F. Ryan, his successors or assigns shall operate said elevators between the hours of 6:30 a.m. and 10:00 p. m. of each day, and the fare upon said street railway and said elevators when both are in operation shall not exceed five cents per single fare from all points within the city limits.

Section 9. All rights and privileges hereby conferred shall expire at the end of Twenty-Five Years, from the date of the approval of this ordinance.

Section 10. Provided, That the said Thos. F. Ryan, his successors or assigns shall commence work on said elevator on or before one year from the date of the approval of this ordinance and have one or more of said elevators in operation on or before six months thereafter.

Section 11. Provided, further, That a failure to begin active construction work upon the railway hereinbefore set out within one year after the construction and operation of elevator or elevators mentioned in section 9, or to complete the same and have cars in operation over each and all the streets and road mentioned, within two years thereafter, shall constitute a forfeiture of all rights regarding street railways granted by this ordinance over the parts or portions of said streets, where such railway is not constructed with cars in operation.

Section 12. The said Thos. F. Ryan, his successors or assigns shall be deemed to have abandoned all rights and privileges conferred by this ordinance unless he shall within sixty days after the approval of this ordinance, file with the City Recorder, his written acceptance of the rights and privileges hereby conferred.

Section 13. Any non-compliance with any of the conditions as set out in section 11, shall work a forfeiture of all the rights and privileges of this ordinance at the will and pleasure of the City Council of Oregon City.

Section 14. The said Thos. F. Ryan, his successors or assigns for the rights and privileges herein granted shall pay for a period of five years between January 1st 1911 and 1916 a license fee of one hundred dollars per annum, the first payment to be made January 1st, 1911, and every year thereafter.

Done and ordered published, at a meeting of the Council, *Aug 14, 1911*

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ORDINANCE NO. 274.

An ordinance authorizing the issuance of improvement bonds in pursuance of the Act of the Legislature of the State of Oregon known as the Building Act, as the same has been amended.

OREGON CITY DOES ORDAIN AS FOLLOWS:

Section 1. That in pursuance of applications of owners of property to pay certain assessments for the improvement of Street by installments as provided by an Act of the Legislature of the State of Oregon, passed February 16th, 1901, entitled "An act to provide for the issuance of bonds for the improvement of streets and the laying of sewers in incorporated cities, and for the payment of cost of such improvements and laying of sewers by installments," as amended by an act of the Legislature of the State of Oregon approved February 20th, 1901, entitled "An act to amend Sections 1, 2, 3, 4, 5, 6 and 7 of an act entitled 'An act to provide for the issuance of bonds for the improvement of streets and laying of sewers in incorporated cities, and for the payment of the cost of such improvements and laying of sewers by installments,' filed in the office of the Secretary of State February 22nd, 1901," the mayor and recorder of Oregon City are hereby authorized and directed to secure improvement bonds of Oregon City, Oregon, and to deliver the same to the treasurer of Oregon City, who shall retain said bonds until ordered by the finance committee of the council to deliver the said bonds to the purchaser of the same, who shall pay to said treasurer of Oregon City the amount bid for said bonds.

Said bonds are issued for the payment of a portion of the cost of the improvement of Jackson Street from the Southerly line of Fifth street to the Southerly line of Thirteenth Street of Oregon City, Oregon, and shall not exceed the sum of two thousand six hundred thirty-seven and 58-100 dollars in the aggregate.

The denominations of said bonds shall be as follows: 5 bonds for \$500.00 each and one bond for \$137.58.

Each of said bonds to be dated October 1, 1903, and shall mature in ten years from the date thereof, and be payable in Gold Coin of the United States of America and bear interest at the rate of six per cent per annum, interest payable semi-annually, said interest to be evidenced by coupons attached to said bonds, provided, however, the right to take up and cancel any or all of said bonds upon the payment of the face value thereof, with accrued interest to the date of payment at any semi-annual coupon period, at or after one year from the date of said bond or bonds, is hereby reserved to Oregon City.

Section 2. The treasurer of Oregon City is hereby directed to credit, upon receiving the purchase price of said bonds, the face value thereof to the Improvement Fund (Jackson Street) and accrued interest and premium to the general fund.

Read first time and ordered published at a regular meeting of the Council of Oregon City, held October 7, 1903.

BRUCE C. CURRY,
Recorder.
Oct 16

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, ss.

I, L. C. Polk,
being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for ~~two~~ consecutive and successive weekly insertions, commencing with the issue dated Oct 9 1903, and ending with the issue dated Oct 16 1903, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. C. Polk
Subscribed and sworn to before me this 24th day
of Oct 1903

A. D., 1903
W. S. U'Ren

Notary Public in and for Oregon.

ORDINANCE NO. 274.

Read first time and ordered published, at a meeting of the Council, held October 7th, 1903.

Published in Oregon City, Enterprise October 9+16, 1903.
Read second time and passed at a meeting of the Council held November 1st, 1903.

Councilmen voting as follows.

Ans. S. Hough, J. Palmer, W. C. Mason, P. W. Scott & Shookman (7)

CERTIFICATE OF PUBLICATION.

ORDINANCE NO. 295

An ordinance fixing the amount of the tax levy for the year 1903 and making a tax levy for the year 1904.

OREGON CITY COUNCIL ORDAIN AS FOLLOWS:

That there be and is hereby levied for the year 1903 a tax of four mills on each and every dollar of assessed property, both real and personal, within the city of Oregon City, and that there be and is hereby levied for the year 1904 a tax of five mills on each and every dollar of assessed property, both real and personal, within the city of Oregon City, and that the same be collected at a special assessment and tax office at a place to be designated by the City of Oregon City to be known as the City Hall of Oregon City, and that the same be collected by the City of Oregon City.

By order of the Council of Oregon City,
Oregon.

BRUCE C. CURRY,
Recorder.

State of Oregon, County of Clackamas, ss.

I, *L. C. Porter*,
being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county. The attached notice was correctly published in the regular and successive issue of every number of said newspaper for one month and successive weekly insertions, commencing with the issue dated Dec 11, 1903, and ending with the issue dated Dec 19, 1903, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. C. Porter

Subscribed and sworn to before me this 29th day

of *Dec*

A.D.

A. D., 1903

C. Schubel

Notary Public in and for Oregon.

ORDINANCE NO. 295

Read first time and then published, at a meeting of the Council, held December 27th, 1903.

Published in Oregon City Enterprise Dec 11th, 1903,
read second time and again at a meeting of the Council held
December 29th, 1903

Name of persons as follows:

Yea, *Hanniford, Johnson, Kelly, Powell, Story & Sheahan (6)*

Nay, *None* (0)

Absent, *H. Kelly, Mason & Scott* (3)

Approved by the Mayor, December 29th, 1903,

Bruce C. Curry, Recorder.

ORDINANCE NO. 46

An ordinance levying a tax of two mills for the purpose of street improvements.

Oregon City does ordain as follows:

That a tax of two mills be and is hereby levied on each and every dollar of assessable property, both real and personal, within the limits of Oregon City, Oregon for the improvement of streets.

Be it further enacted, that the same shall be published at a public meeting of the Council of Oregon City, on the 11th day of December, and continued for three days thereafter, and also inserted in the Oregon City Enterprise, newspaper of record, for the 12th, 13th and 14th days of December, 1903.

BRUCE C. CURRY, Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, ss.

A. C. Parker

I, being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for the consecutive and successive weekly insertions, commencing with the issue dated Dec 11, 1903, and ending with the issue dated Dec 19, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

A. C. Parker

Subscribed and sworn to before me this 29th day
of Decem. A. D. 1903

W. Schubel

Notary Public in and for Oregon.

ORDINANCE No. .

Read first time and ordered published, at the meeting of the Council,

2nd December 29th 1903.

Published in Oregon City Enterprise Dec 11, 1903.

Second time and published at a meeting of the Council held

December 29th 1903.

Votes in voting as follows.

Present, Wm. H. Kornet & Kelly, Ward Story & Throckmorton (6)

Absent, None (1)

Absent, H. B. Kelly, Watson & Scott (3)

Approved by the Mayor, December 29th 1903,

Bruce C. Curry Recorder.

ORDINANCE NO. 297

An ordinance providing for the punishment of persons residing in houses or upon premises having privies and cess-pools not connected with the public sewer, within the boundaries of sewer districts numbers one, two and three, Oregon City, Oregon.

Sec. 1. It shall be unlawful for any person to reside in any house or upon premises within the boundaries of sewer districts numbers one, two and three, Oregon City, Oregon, having privies and cess-pools not connected with the public sewer, and if any such person shall do so, he shall be subject to a fine of one hundred dollars, and if any person shall have failed to connect his privy or cess-pool to the sewer system, and such failure is approved by the Board of Health, or any member thereof, he shall be subject to a fine of twenty dollars for each day that the connection of the same is not made, and if any person shall fail to pay a fine imposed under this ordinance, he shall be subject to a fine of twenty dollars for each day that the same remains unpaid, and if any person shall remain in any house or upon premises in either of said districts, after a notice has been given him as provided for in section four of this ordinance, shall be deemed guilty of a misdemeanor, and upon conviction, before the Mayor or Recorder, shall be fined by a sum of not less than twenty dollars and not more than twenty-five dollars, and shall be committed to the imprisonment in the city jail until he shall pay double of such fine.

Sec. 2. Any person, or fraction of day, who shall defecate in any house or upon premises above mentioned, and shall have been posted thereon, shall be subject to a fine of twenty dollars, and if any person shall violate this ordinance, he shall be subject to the penalties provided for in section one.

This ordinance is hereby published at the regular meeting of the Council of Oregon City, on December 29th, 1903 at 8 P.M.

W. D. CURRY,
Recorder of Oregon City.

1/4/04
CERTIFICATE OF PUBLICATION.State of Oregon, County of Clackamas, ss.

I, L. C. L. [initials], being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county, that the attached notice was correctly published in the regular and usual issue of every number of said newspaper for the past month and successive weekly insertions, commencing with the date dated Jan 1, 1904, and ending with the date Jan 19, 1904, during all of which months of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

R. J. Peters

Subscribed and sworn to before me this 1904 day
of Jan 1904
John
Notary Public in and for Oregon.

Received Recd 1/10/04

ORDINANCE No.

ORDINANCE No. 297 ~~Read first time and received published, at a meeting of the Council,~~

~~Read first time and ordered published, at a meeting of the Council,~~

~~Ordered published at a meeting of the Council held~~

~~110~~

~~held~~

and then voted as follows:

Ayes:

Absent:

Abstain: Mayor
Recorder

~~19~~

~~held~~

~~10~~

~~held~~

Recorder.

ORDINANCE No. 297

298
CERTIFICATE OF PUBLICATION

State of Oregon, County of Clackamas.

I

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county; that the attached notice was correctly published in the said newspaper, entire issue of every number of said newspaper for consecutive and successive weekly insertions, commencing with the issue dated Jan 15 1904, and ending with the issue dated 19, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

L. S. J.

Subscribed and sworn to before me this 15 day

of Jan

A. D., 1904

Notary Public in and for Oregon.

ORDINANCE No. 298

Read first time and ordered published, at a meeting of the Council,

1904

on Oregon City Enterprise, Jan 15 1904,
time and passed at a meeting of the Council held

1904,

Councilmen voting as follows.

Ayes. Chapman, Justus, Kamm, Keppel, Mason, Stent, Shahan, Strong 18

Nos. _____ 0

Absent. Kelley 11 excused

Approved by the Mayor, John C. Curry 3rd 1904,

Recorder.

ORDINANCE NO. 299

Entitled an ordinance granting right of way to W. H. Bonney for telephone purposes.

Oregon City does ordain as follows:

Section 1. It is hereby granted to W. H. Bonney, his heirs and assigns, the right to erect and maintain poles and wires for telephone purposes within the corporate limits of Oregon City upon the following streets: Commencing at the intersection of Washington street with the Oregon City and Viola road, and running thence in a southerly direction along Washington street to an intersection with either First, Sixth, Seventh or Eighth streets; thence along either one of said streets, to be designated by grantee, in a westerly direction to some designated point on Main street.

Section 2. The poles so erected shall be of cedar, as straight as possible, and made smooth and painted, and to all respects in conformity with regulations of city ordinance respecting poles and wires on streets in city limits.

Section 3. All poles shall be set at uniform distance eight feet from the line of blocks on all streets, excepting when the committee on streets and public property shall decide that some different arrangements should be made. Such poles shall be placed as not to interfere with the rights of property owners, and in case of a dispute in regard to setting or same with the owners of adjoining property, the matter shall be adjusted by the committee on streets and public property.

Section 4. Oregon City hereby reserves the right to alter, change or amend this ordinance or any of its provisions, having regard to the rights of the said W. H. Bonney, his successors or assigns.

Section 5. A failure to accept within twenty days, or a failure to comply with the provisions of this ordinance at any time hereafter, shall forfeit all rights granted under it.

Section 6. All rights granted under this franchise shall expire 25 years from the date of the approval of this ordinance.

Section 7. All rights granted under this franchise shall be deemed forfeited if said telephone line is not completed by January 1, 1906.

Section 8. The mayor, recorder and chief of police of Oregon City shall be entitled to use said telephone line for official business between Oregon City and Viola and intermediate points without cost to said Oregon City.

Read first time and ordered published at a regular meeting of the City Council of Oregon City, Oregon, held February 3, 1904.

BENUCH C. CURRY, Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, ss

I, C. C. Parker

being first duly sworn, say that I am printer and publisher of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county: that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for six consecutive and successive weekly insertions, commencing with the issue dated Feb 12 1904, and ending with the issue dated Feb 19, during all of which time of publication said newspaper was regularly circulated in said county; and further that said notice was not published in a supplement of said newspaper, but in the newspaper itself.

C. C. Parker

274-

Subscribed and sworn to before me this

of

Feb

A. D., 1904

Notary Public in and for Ore

ORDINANCE NO. 299

Read first time and ordered published, at a meeting of the Council,

held Feb 3, 1904.

1904

Published in Oregon City Enterprise, Feb 12, 1904,
Read second time and passed at a meeting of the Council held
March 2nd, 1904.

Councilmen voting as follows.

Ayes, Chapman, Just, Kean, Kelly, Knapp, Mason, Seay, Shiebler, Straight (9)

Noes, None.

Absent, None.

Approved by the Mayor, March 7, 1904,

WILLIAM C. CURRY, Recorder.

Ordinance No. 300

ORDINANCE NO. 300

An ordinance re-establishing the grade of Center Street from the North line of First Street to the South line of Seventh Street.

OREGON CITY DOES OBEY AS FOLLOWS:

That the grade of Center Street from the North line of First Street to the South line of Seventh Street be and the same is hereby established as follows:

Beginning at the North line of First Street at an elevation of 200 feet, on the East and West lines of Center Street and an descending grade to the Southerly line of 4th street; thence Northerly on an ascending grade to the South line of 4th street at an elevation of 207 feet on the East and West lines of Center Street; thence level across 4th street; thence Northerly on an ascending grade to the South line of 5th street at an elevation of 208 feet on the center line of Center Street; thence level across 5th street; thence Northerly to the Southerly line of 6th street at an elevation of 208 feet; thence level across 6th street; thence Northerly on an ascending grade to the Southerly line of the alley between 5th and 6th streets at an elevation of 210 feet on the East and West lines of Center Street and an elevation of 211 feet on the center line of Center Street; thence level across the alley; thence Northerly on a descending grade to the Southerly line of 7th street at an elevation of 204 feet on the Easterly line of Center Street at an elevation of 204 feet on the Westerly line of Center street, and at an elevation of 203.5 feet on the center line of Center street.

Read first time and ordered published at regular meeting of the City Council of Oregon City held Wednesday, April 6, 1904, by order of the Council of Oregon City.

BRUCE C. CURRY, Recorder.

CERTIFICATE OF PUBLICATION.

State of Oregon, County of Clackamas, ss.

I, John W. Coffman
being first duly sworn, say that I am Provisional Clerk
and Head Bookkeeper

of THE OREGON CITY ENTERPRISE, a newspaper published weekly at Oregon City, in Clackamas County, Oregon, and having a general circulation in said county: that the attached notice was correctly published in the regular and entire issue of every number of said newspaper for one consecutive and successive weekly insertions, commencing with the issue dated April 8, 1904, and ending with the issue dated May 1, 1904, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.

Subscribed and sworn to before me this 1st day
of May A.D. 1904.

John W. Coffman
Notary Public in and for Oregon.

ORDINANCE NO. 300

Read first time and ordered published, at a meeting of the Council, held April 6th 1904.

Published in Oregon City Enterprise April 8th 1904,
Read second time and passed at a meeting of the Council held

May 1st 1904.

Journalists voting as follows.

Ayes (Hiram Johnson, John Kelly, Malvina Shuckard, Henry St. George)

Noes, None (0)

Absent, None (0)

Approved by the Mayor May 1st 1904,

Bruce C. Curry Recorder.