

Upon motion duly made and carried C. D. Phillips was given a word of appreciation relative to his work as auditor of the city's books.

Communications from Andrew Walker and J. F. Elliott applying for the position of water superintendent were read. Upon motion duly made and carried, it was ordered that J. F. Elliott be retained as water superintendent of the Town of Milwaukie at a salary of one hundred twenty dollars (\$120.00) per month.

Upon motion duly made and carried, it was ordered that the Recorder make out a list of the property owned by the city and submit the same at the next regular meeting of the Council.

Upon motion duly made and carried, it was ordered that C. D. Phillips be employed to audit the books of the city during the year 1933 at a salary of fifty dollars (\$50.00) per quarter of the year.

M. S. Shrock was duly elected president of the Council.

The following bills were read and allowed by the Finance Committee, and upon motion duly made and carried the Recorder was ordered to draw warrants in payment of the same:

Elder Hardware, supplies	\$1.75
State Industrial Accident Commission, Street Fund	.33
State Industrial Accident Commission, Water Fund	2.66
State Industrial Accident Commission, Fire Fund	2.11
State Industrial Accident Commission, General Fund	1.39
Portland General Electric Company, for lighting	15.82
" " " " , for lighting streets	220.00
James Shaw, for labor	1.60
Don Lewellyn, for labor	4.80
John Shields, for labor	4.80
Miller's Service Station & Garage, gasoline and oil	14.75
The Milwaukie Review, printing receipts	7.30
L. S. Kaiser, Supt. (City of Portland) for water	410.04
C. D. Phillips, for auditing services	60.00
Milwaukie Hardware Co., electric lamps	1.90
J. A. Keck, phone calls and keys	2.05
Milwaukie Plumbing Co., services and supplies	11.00
Milwaukie Hardware Co., supplies	3.30
C. O. Wilson, for services as Relief Agent	30.00
Public Sanitary Service, November and December Garbage Collection,	20.00

No further business coming before the meeting, upon motion duly made and carried, the meeting of the Council of the Town of Milwaukie was adjourned.

William B. Adams
Recorder.

Council Chamber, Milwaukie, Oregon,
January 27, 1933.

A special meeting of the Council of the Town of Milwaukie was held on the 27th day of January, 1933, pursuant to the call of Mayor Miller. Present: Mayor Miller, Councilmen Dean, Dell, Sanders, Shrock and Walsh; Marshal Keck and Recorder Adams.

Paul Sosey appeared before the Council and stated that the sale of intoxicating liquors for medicinal purposes pursuant to the prescription of a physician was now permitted under state and federal laws and asked what license fee, if any, would the Town require in reference to such sales within the city limits. Inquiry was made of the Recorder whether such sales would be permissible under the city ordinances. The Recorder stated that such sales would not be in violation of any existing ordinances of the Town. Inquiry was then made of the Recorder concerning what license fee the vendor of intoxicating liquors for medicinal purposes would have to pay under existing ordinances. The Recorder stated that Ordinance Number 98, the intoxicating liquor sales licensing ordinance, as amended by Ordinance No. 106, would require the payment of an annual license of \$400.

Upon motion duly made and carried it was ordered that the Recorder prepare and post at once an ordinance which would not change or alter the existing licensing provisions of Ordinance Number 98, as amended, except in so far as it exempted registered druggists and pharmacists selling liquor for medicinal purposes pursuant to the prescription of a physician and in compliance with all the laws and regulations of the federal and state governments which now exist or which may hereafter exist in reference to the sale of intoxicating liquor for medicinal purposes from the payment of an annual license fee of \$400 and which would impose in lieu of said license fee an annual license fee on such registered druggists and pharmacists of ten dollars (\$10.00) payable semiannually. The Recorder was instructed to place in such ordinance an emergency clause.

The water committee made the following recommendations:

1. That a 2% discount on the current water bill of any consumer be allowed to the consumer if the consumer pays his bill by the 10th day of the month in which the original rendition of the bill is made.

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2. That water bills be distributed by hand at a cost not to exceed two cents per bill.

3. That the reading of water meters monthly be discontinued.

4. That the supplying of water to consumers located on private lines in the Witchita District be discontinued.

Upon motion duly made and carried, the Council ordered that the recommendations of the water committee be adopted by the Council as regulations and be put into force and effect.

The matter of answering fire calls without the city limits with the fire truck was discussed and it was decided to leave the matter up to the fire committee and the Chief of the Fire Department.

The Recorder read a letter addressed to the Council by himself which explained the report made by C. D. Phillips, auditor, at the last regular meeting of the Council on the city lien and bond docket. It was ordered that the letter be filed and kept with the report of Mr. Phillips.

The Recorder was directed to make the proper book adjustments recommended by Mr. Phillips' report.

The Recorder reported that in order to protect the city's interests some of the property against which there were outstanding unpaid assessments would have to be sold. The Recorder and the Marshal were instructed to proceed with such sales of property as appeared to be necessary.

The Recorder reported on the advisability of recopying and codifying the Town ordinances. Upon motion duly made and carried it was ordered that the Recorder be empowered to expend not to exceed twenty dollars (\$20.00) in such recopying and codifying work.

Upon motion duly made and carried the street commissioner was authorized to procure gravel in such quantity as might be immediately necessarily needed for use on the roadways of streets at a cost not to exceed 25 cents per yard of gravel.

No further business coming before the meeting, upon motion duly made and carried, the meeting of the Council of the Town of Milwaukie was adjourned.

William B. Adams
Recorder.

Council Chambers, City Hall
February 14, 1933

The three hundred seventy-first regular meeting of the Council of the Town of Milwaukie was held on the 14th day of February, 1933 in the Council Chambers at the City Hall. The meeting was called to order by Mayor Miller. Present Mayor Miller, Councilmen Dean, Dell, Sanders and Shrock, Marshall Keck and Recorder Adams. Absent Councilman Walsh.

The minutes of the three hundred seventieth meeting of the Council of the Town of Milwaukie and the minutes of the special meeting of the Council of the Town of Milwaukie were each read and were each approved as read.

There were no reports of committees.

Ordinance Number 320 entitled "AN ORDINANCE amending section 4 of ordinance number 98, entitled 'An ordinance to license, tax, regulate and restrain bar-rooms, roadhouses, drinking shops or other places where spirituous, vinous or malt liquors are sold, or kept for sale, or in any manner disposed of, and to regulate the disposal of the same; to define the duties and responsibilities of saloon-keepers, bartenders and all dealers in spirituous, malt or vinous liquors, and for the repeal of Ordinance No. 69, and providing a punishment for the violation of the provisions of this ordinance'; repealing Ordinance Number 106 and all ordinances and/or parts of ordinances in conflict herewith, and providing a penalty for the violation of the provisions of this ordinance.", was taken up for consideration by the Council. The ordinance being read the roll call showed the following result: Ayes, Dean, Dell, Sanders and Shrock. Noes, none. Ordinance Number 320 passed the first reading. Upon motion duly made and carried, the rules were suspended and Ordinance Number 320 was taken up for the second reading and was read by title only. The roll call showed the following result: Ayes, Dean, Dell, Sanders and Shrock. Noes, none. Ordinance number 320 passed the second reading. Upon motion duly made and carried, the rules were suspended and Ordinance Number 320 was taken up for the third and final reading and was read by title only. The roll call showed the following result on the third reading: Ayes, Dean, Dell, Sanders and Shrock. Noes, none.