AN OBSTANCE FOR THE PAVING OF WAI AVENUE FROM LOCUST LET TO FERRY ROAD.

WHEREAS, Wait Avenue from Locust Street to Ferry Road in the City of Canby Organ is an

the City of Canby, Oregon, is an unpaved Street and as a result thereof a great deal of inconthereof a great deal of inconvenience and annoyance is caused to the citizens residing on said unpaved street from the dust and dirt caused by the traffic on said Wait Avenue and that it is requested by the citizens residing on said Wait Avenue from Locust to Ferry Road that the same be payed by the that the same be paved by the City of Canby, and that an as-sessment be made against the properties on said Wait Avenue benefitted thereby, the cost of

benefitted thereby, the cost of which shall be prorated among such property owners on a front foot basis, to be paid as hereinafter set forth.

THE CITY OF CANBY ORDAINS AS FOLLOWS:
SECTION 1—That the Superintendent of Public Works be, and he hereby is authorized, ordered and directed to arrange for the paving of said Wait Avenue from Locust Street to Ferry Road in the City of Canby, Oregon, as soon as circumstances and consoon as circumstances and con-

ditions permit.

SECTION 2—That the said paving shall be of bituminous material at an estimated cost of material at an estimated cost of 60 cents per running foot the first year and approximately ½ that cost the following year, subject to bids for seal coat, for a 30 foot width, the cost of which shall be paid by the property owners along said street, and intersecting streets benefitted thereby, and an assessment shall be made against said properties to determine the cost to each property owner according to each property owner according to his or her pro-rated assessment, to be paid within a period of 3 years, 1953, 1954 and 1955, at an annual payment of 1/3 the cost, plus interest, until fully paid. And a lien is hereby declared to exist against all said

paid. And a fien is hereby de-clared to exist against all said properties until such assess-ment of payment shall have been paid in full. SECTION 3—It hereby is ad-judged and declared that ex-isting conditions are such that this ordinance is necessary for this ordinance is necessary for the immediate preservation of the public health, peace and safety, and that an emergency hereby is declared to exist and that this ordinance take effect and be in full force and effect immediately upon its passage and approval by the Mayor.

Passed on its first reading at the regular stated meeting of

the regular stated meeting of the city Council held Monday, July 20, 1953, and ordered posted and published and to come up for final action at a regular stated meeting to be held on

August 3, 1953.
REX EVERSOLE, Mayor.

ATTEST:

H. B. EVANS, City Recorder. 39-2t