The following claims against the City were then presented:

General Fund		Water Fund	
Fred Larson E. Bowlsby Canby State Bank Lent's Garage Canby Hdw. & Impl. Co.	\$ 10. 25. 10. 5.55 62.79 20.70	Canby Hdw. & Impl. Co. Lloyd Kendall C.E.Bowman Louis Lent State Ind. Acc. Com.	\$ 14.05 2.00 12.00 70.22 1.63
Louis Lent Fred Larson Aug. Rothenberg Chas. Huiras	3.50 25.60 6.40	Light Fund	\$ 99.90
Chas. Thomas H.U.Miller C.E.Lucke C.N.Wait J.L.Franzen, Secy.	1.60 9.00 9.00 2.50 10.00	Joe Kabourek Louis Lent Molalla Electric Co. State Ind. Acc. Com.	.80 124.08 455.24 3.31
State Ind. Acc. Com.	2.67 \$ 204.31		\$ 583.43

On motion, seconded and carried, the above claims were allowed.

Yeas 6-nays 0

Whereupon, Mr. M.G.Ellis being present, spoke concerning the proposed irrigation project and asked the Council to consider the matter of granting a franchise at a future date.

Whereupon, on motion, seconded and carried, the Council adjourned subject to call by the Mayor.

Approved-March 3-1930

Recorder

Ha Delman

Regular Monthly Meeting March 3-1930

The Council met in regular monthly session on Monday, March 3-1930 at the usual time.

On roll call there were present: Mayor Dedman, Attorney Wait, Chief of Police Lent, Recorder H.B. Evans and Councilmen Bates, Graham, Koehler, Pfister, Thompson, Zimmerman. Councilman White reported later.

The minutes of the previous meeting were read and approved as read.

The Recorder read a communication from the Southern Pacific Company regarding rentals, and to the effect that exemption from rental as mentioned in former letter only applied to pipe line crossing near the intersection of "E" street.

Mr. Lent reported that the light had been installed near the Wait property, standpipe at end of water main near the Rile Garret home, and that the old electric line towards the Molalla River had been taken down.

Mr. Rothenberg reported some street work done

The Recorder also read a communication from Fairbanks, Morse and Co. stating prices etc. for new equipment for well. This matter was left to Water and Electric Light Committee for investigation and recommendation.

The following claims against the City were then presented:

General	Fund.
---------	-------

Light Fund.

Lent's Garage	\$ 1.15	Lent's Garage	\$ 2.80
Fred Larson	10.00	Louis Lent	122.90
E. Bowlsby	25.00	Joe Kabourek	2.80
So. Pacific Co.	1.00	C.E.Nelson	1.60
C.N.Wait	2.50	Febes Supply Co.	34.70
Louis Lent	20.45	Molalla Electric Co.	426.17
John Eid	224.00	State Ind. Acc. Com.	3.47
State Ind. Acc. Com.	1.61		w
			\$ 594.44
	\$ 285.71		
Read Fund.		Water Fund.	
Aug. Rethenberg	\$ 22.40	Chas. Huiras	4.00
Nels Melum	40.25	Chas. Thomas	1.20
H.U.Miller	6.00	Louis Lent	72.75
Joe Kabourek	3.20	Hersey Mfg. Co.	59.13

State Ind. Acc. Com. .81 Do Canby Hdw. & Impl. Co. 72.66 State Ind. Acc. Com.

150.51

3.98

8.05

1.40

Bond Ret. Fund #4

First National Bank (int) \$ 45.00

Improvement Fund

(int.) \$ Camby State Bank 90.00

On motion, seconded and carried, the above claims were allowed. Yeas 7 Nays 0

Whereupen the fellowing Ordinance was introduced and on motion, seconded and carried, passed on its first reading, ordered posted and to come up for final action at the regular meeting of the Council to be held on April 7-1930.

ORDINANCE NO. 16-An ordinance entitled an Ordinance, to prevent the playing of pool billiards or any game of chance, in any public place, or pool or billiard hall in Canby, between the hours of twelve o'clock, P. M. of Saturday night, and twelve o'clock of Sunday night, and providing for the punishment of violators of this Ordinance and declaring an emergency CANBY DOES ORDAIN AS FOL-LOWS:

Section 1-It shall be unlawful to play Pool, Billiards, Dice shaking, or any game of chance, or gambling, any Pool or Billiard Hall or Public Place in Canby, between the hours of twelve o'clock Saturday night, and twelve o'clock Sunday night.

Section 2—The Owners, Proprietors, or Operators of any Pool, Bij liard Hall or Public Place, in Canby who allows or permits any such mentioned games of chance, or gambling to be played or carried on in Canby, contrary to the provisions of this or-dinance upon being found guilty of a violation of this Ordinance before the Recorder or Mayor of Canby, shall be punished in a sum of not less than five dollars, nor more than fifty dollars, or by being imprismed in the City Jail not less than two days nor more than twenty five days, or by both fine and imprisonment as in * the discretion of the Court. Section 3-Whereas it is deemed to

be best for the immediate preservation of the peace, health and safety of Canby, an emergency is hereby declared, and this Ordinance shall become immediately in full direct and effect upon it's passage by the Council and approval by the Mayor. Ord. 243. (38 m)

Whereupon the following Ordinance was introduced and on motion, seconded and carried, passed on its first reading, ordered published and to come up for final action at the regular meeting of the Council to be held on April 7-1930.

Adjourned

Appreved-April 7-1930

Mayor

Recorder

ORDINANCE

CHRATING ADDITIONAL FIRE PROTECTION AND CRADITING A PRANCHISE TO THE CAMBY RIVERS INRIGATION COMPANY, A COMPORATION, FOR THE PURPOSE OF MURRISM AN INRIGATION DITCH TRADUCK THE TOWN OF CAMBY, ORNGON.

He It Ordained by the Town Council of the Town of Canby:

That whereas, the form of Canby has been seriously threatened by firee during the dry season of recent years; and,

Whereas, the Town Council is anxious and dealrous of further protecting the town from any and all such fire basards, and especially those fire basards omised from oreeping fires in dead greases; and

Therefore,
the Camby the Camby Sivers Irrigation Company, a corporation
of the State of Oregon, is desirous of digging an irrigation ditch through
the Sown of Camby taking approximately the following route: Grossing the
highway and railway of the Southern Pacific Ballway Company at First and
E Streets, themse westerly along First Street to F Street, themse northerly on F Street to Fourth Street, themse easterly on Fourth Street to A
Street, themse in a northerly direction through Camby garden tracts:
Therefore,

If is MEMERY ORDALIED, by the four Council of the four of Canby: That the said Canby Hivers Irrigation Company, its successors or assigns, is bereby granted the right-of-way for the excessation, construction and maintenance of an irrigation ditch along the route heretofore described, or substantially according to the soute beretofore described, in which to carry water for the sole purpose of irrigation, and shall not sell, lease or in any way dispose of water within the city limits of Canby for other purposes than irrigation.

For and in consideration of which right, the said Camby Rivers Irrigation Company, its encousages or assigns, shall not permit said irrigation
ditch or the waters therefrom to injure any private or public property,
including the streets, alleys and sidewalks, of the Town of Canby; and these

the fown of Camby hereby metains all the powers conferred upon it by law to police, regulate and control the irrigation disth insefer as injury to streets, public or private property, and the health and welfare of the citizens of Camby are consermed.

The consent and permission harely granted are not emplusive, and are subject to all laws now in force or that may bereafter come in force, applicable to the matter.

That when and wherever the irrigation ditch crosses a street, alley or public highway within the town limits of Camby, that the said Camby Hivers Irrigation Company, its successors or assigns, shall construct and maintain such culvert or crossing over and above said irrigation ditch as may reasonably be decemed sufficient by the Town Council.

That the right is hereby reserved by the form of Camby to use water from the ditch in extinguishing any fire in the form of Camby or which may threaten to some within the limits of the form of Camby, and that the form of Camby shall not be indebted in any sum whatevever to the Camby Rivers Irrigation Company, its successors or assigns, for any water thus used.

This grant shall be of no force or effect until said Canhy Rivers

Irrigation Company, its successors or assigns, accepts in writing and agrees

to the torms, conditions and stipulations as herein set forth, such

soceptance and agreement to be in writing and entered upon the minutes of

this Council along with this Ordinance as a part thereof.

Dated this ____ day of March, 1930.

Killed 4/8