

Regular meeting of the City Council.

Canby, Oregon, August 3 1920.

Council called to order at 8 O'clock P.M. by Mayor A.H. Knight: Present
Mayor A.H. Knight, Recorder C.N. Wait, Marshall C.E. Bowman, City Attorney
P.L. Hammond and Councilmen Combs, Dedman, Eid, Evans, Sandsness and White.

Minutes of previous meeting read and approved as read. The following
claims against the City were presented and read, and warrants ordered
drawn for the payment thereof, except the claim of the Melalla Electric
Co, whic was held over to get information in regard to certain items
therein that were not fully understood by the Council. Those voting yes
on the payment of the claims as read were Councilmen Combs, Dedman, Eid,
Evans, Sandsness and White; voting No None.

GENERAL FUND.

C. E. Bowman	Marshall	65.00
Library Assn		5.00
W. B. Nolan	Ferry	7.50
C. N. Wait	Recorder	10.45
Canby Hdw & Imp Co		11.45
Hammond & Hammond	Attorneys	4.00

ROAD FUND.

Cene Faulkner	labor	2.00
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WATER FUND.

C. E. Bowman	Supt	44.89
State Accident Commission		1.20
Lent Bros		7.33
W. S. Maple		2.50
Robert Verpahl		8.50
Canby Hdw & Imp Co		8.00
C. E. Bowman		1.04
Standard Oil Co.		25.89
Carlton and Rosenkrans Co		11.40
C. W. White		58.60
Mitchell Lewis & Co	(Jan)	12.75
Canby Hdw & Imp Co	(Jan)	73.35
Canby State Bank	(Jan)	100.72
A. Steffani	material (Jan)	214.93
Standard Oil Co	(Feb)	28.13

Canby Hdw & Imp Co	(Feb'y)	9.10
J. R. Vinyard	(Feb'y)	25.14
John White	(Feb'y)	15.00
Clackamas County News	Printing	19.45
Canby Hdw & Imp Co	(Mar)	4.80
Standard Oil Co	(March)	9.54
August Rethenberg		20.
Portland Machinery Co	(Feb'y)	132.78
Fairbanks, Morse & Co	(Feb'y)	1307.53
W. H. Lucke	Material (Feb'y)	252.

The following Resolution was then introduced and read by the Recorder, and upon motion duly made seconded was placed upon its passage, upon a vote being taken on the passage of the Resolution there were six votes in favor of its passage and no votes against its passage, whereupon the Resolution was declared duly passed.

This being the date set in the notice of publication the following Ordinances were read and placed upon their final passage, to wit:

ORDINANCE NO. 158

AN ORDINANCE to provide for the improvement of C street by the construction of a sidewalk on the West side of C street, from the South line of First street to the East line of Poplar street, and on the East side of Poplar street from the West line of C street to the Easterly line of Weeds Addition to Canby. All in the City of Canby, Oregon, and declaring an emergency. Providing for calling for bids, letting the work by contract or that said work may be performed by the City.

Canby does ordain as follows:

That whereas, heretofore, on the seventh day of June, 1920, the Council of Canby duly passed a resolution declaring its purpose of making the heretofore described improvement; which said resolution was directed to be posted, and approved and adopted, the plans and specifications and estimates of the City Engineer therefor, and

Whereas said resolution has been kept in the office of the Recorder and has been duly posted by posting three copies thereof in three public and conspicuous places in said City for more than fifteen days consecutively, before the time set in said resolution as the last day in which a remonstrance against said proposed improvement could be filed, and

Whereas, there were no remonstrances against the proposed improvement, and

shall assault any person; or in any other way or manner of any sort, ever disturb the peace, quiet and decency of any person, or neighborhood, or Canby.

Section 3. It shall be unlawful for any person or persons to interfere with, abuse, resist, molest, or threaten to molest, any peace officer of this City, or who shall refuse to assist him in the discharge of his duties, or who shall by any means whatsoever, aid or assist any person in custody upon a charge of a violation of any of the City's ordinances, in his or her efforts to escape from such custody, whether such escape be effected or not, or who shall aid or assist a person to escape from lawful confinement.

Section 4. It shall be unlawful for any person to lead or drive or cause to be led or driven upon any of the sidewalks of Canby, any horse, mule, cow, automobile or vehicles of any kind whatsoever unless for the purpose of necessarily crossing the same; or to allow any of the said animals, automobiles or vehicles belonging to him or them, or in his care, to stand on the or any sidewalks or crosswalks or intersections of streets; or to hitch or cause to be hitched, any such animals; or to stop such machines or vehicles so that they may or shall be upon or obstruct said sidewalks.

Section 5. That it shall be unlawful for any person or persons to operate, run or drive or cause to be operated, run or driven, any automobile, motor cycle, motor vehicle, whether run by electricity, steam, gasoline or any other locomotive power within the corporate limits of Canby, at a greater rate of speed than twenty miles per hour.

Section 6. It shall be unlawful for any person having charge of any railroad train, engine, car or vehicle used upon any or about any railroad within the corporate limits of this city, to cause, or to permit the same to stand on any street, alley, or street crossing or intersection of such streets, alley, or street crossing, for more than five minutes continuously, at any time, or to so obstruct the same or to interfere with the public use and travel for more than five minutes.

Section 7. It shall be unlawful for any person to willfully remain standing, lying, or sitting down upon any of the sidewalks of Canby in such a manner as to obstruct the free passage of foot travellers on any portion of the same; or to willfully remain standing, lying or sitting thereon in said manner after being requested to move on by any peace officer of Canby.

Section 8. It shall be unlawful for any person to expectorate or spit on the floor of any public conveyance or on the floor of any public hall, building or office or upon the or any sidewalk or crosswalk within the limits of Canby.

Section 9. It shall be unlawful for any person or persons to willfully injure, deface, or destroy, any building or fixtures therein, or injure, destroy, or secrete any goods, chattels, or valuable papers of another or injure or destroy any fence or fruit trees, or shrubbery, or

flower gardens, or any kind of public or private property, or deface sidewalk walks with painted or printed hand bills or signs, posters or other advertisements, or letters or words.

Section 10. Any person or persons who shall violate any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, before the Recorder or Mayor, shall be punished by a fine of not to exceed \$100.00 or by fine and imprisonment not to exceed 30 days, or by both fine and imprisonment.

Read for the first time at a regular meeting of the Council of Canby, held on July 6th 1920; and on motion ordered posted, the cost of printing being, in the judgment of the Council, excessive; and to come up for final passage at a regular meeting of the Council to be held August 2nd, 1920.

STATE OF OREGON) ss.
COUNTY OF CLATSOP)

I, Chas N. Wait, Recorder of Canby being first duly sworn depose and say, that I posted the foregoing ordinance in three public and conspicuous places in Canby, to wit: One in the engine room of the City Hall, one on the bulletin board on C street opposite the Post Office, and one in the lobby of the Post Office. Said copies so posted were full true and correct copies of said Ordinance, and were continuously posted for more than fifteen days.

C. N. Wait.
City Recorder August

Subscribed and sworn to before me this 3rd day of August 1920.

H. A. W. Graham

Notary Public for Oregon.

My commission expires June 3rd 1924.

Upon the vote taken on the passage of each of said foregoing Ordinances the vote was as follows, to wit: Yes Councilmen Combs, Dedman, Eld, Evans, Sandsness and White. Noes None.

RESOLUTION.

A Resolution providing for the construction of a concrete sidewalk four feet wide on the West side of C Street from the South line of First Street to the South or East line of Poplar Street and on the South or East side of Poplar Street from the West line of C Street to the Easterly line of Wood's Addition to Canby, and providing an emergency.

Be it resolved by the City of Canby and Canby does Ordain as follows:

Whereas heretofore the Council of the City of Canby duly passed a Resolution declaring its purpose of making the hereinafter described improvement which said resolution directed publication of notice thereof and that due notice was thereafter given of call for bids for the construction of a concrete sidewalk four feet wide on the West side of C Street from the South line of First Street to the South or East line of Poplar Street and on the South or East side of Poplar Street from the West line of C Street to the Easterly line of Wood's Addition to Canby.

WHEREAS the City of Canby has received no satisfactory bids for the construction of the work as provided for in the plans and specifications heretofore adopted, now then therefore:

The construction of the said improvements shall be made by and under the direction and supervision of the City of Canby in the same manner as if the said improvement had been made or let by contract.

Inasmuch as there is an urgent need of the aforesaid improvement to be made at as early a date as possible, during the dry season, an emergency is hereby declared to exist and this resolution shall go into full force and effect upon and after its adoption and approval by the Mayor.

Approved this 13 day of Sept 1920.


Mayor.

There being no further business Council adjourned.

C.N.Wait.

Recorder.

Approved September 13th 1920.


Mayor.