ORDINANCE NO. 241

AN ORDINANCE regulating the driving of piling, building of wharves and other improvements, and the obstruction of streets on the River Front of the Columbia River and Skipanon River within the corporate limits of the City of Warrenton, and protecting the Front of said Rivers.

THE CITY OF WARRENTON DOES ORDAIN AS FOLLOWS: Section 1. That no person or persons shall drive piling, build a wharf or wherves, dock or docks, boat landing of any landing, or make any improvements, or deposit any ballast or earth, or make any other obstructions upon the war Front of the Columbia and Skipanon Rivers within the corporate limits of the City of Warrenton, be low for the obstructions without first obtaining permission from the Common Council of the City of Warrenton, which permission shall in no case be granted except by ordinance.

Section 2. Application for permission to build a wharf, dock, lending, or make other improvements were the line of low what what hell be filed by the owner or owners of the lend fronting the same, and shall specify with convenient certainty the mode and extent of such improvements, also the the material to be used distance beyond the line of low water mark intended to be occupied, the depth of water, and such other information as will enable the Common Council to determine whether the same will unnecessarily interfere with the navigation of the Columbia or Skipanon Hivers, the use of the streets connected therewith, and also its security against fire and damage.

Section 3. That no store nouse, warehouse, building or construction of any nature shall be placed upon any wharf, dock or docks, in or in the line of any street so as to prevent or restrict the public use of said street through its full width, across or over any wharf to the Water Front of said wharf, without authority first duly declared by ordinance of the Common Council.

Section 4. The City Marshel shall cause all piles or other materials that may be driven or placed upon the they Front, or any street, contrary to the provisions of this ordinance to be removed forthwith.

Section 5. Any person or persons violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon con viction thereof before the Police Court, shall be punished by a fine of not less than ten (\$10.00) nor more than three hundred (\$300.00) dollars, or by imprisonment not exceeding one hundred fifty (150) days, and each day of maintaining or continuing such violation shall be deemed a new offense, and punishment accordingly.

Passed the Common Council this 3rd day of March 1919. Submitted to the Mayor this 3rd day of March 1919.

Attest: m Evenden Auditor

Approved this Brand angot March 1919.