RESOLUTION NO. 8 FOR 1935.

WHEREAS, City Attorney, F. D. Mayer, has represented this City in defending it in the suit of John H. Marks et al vs City of Lebanon et al in the Circuit Court of the State of Oregon, for the County of Linn, wherein the Plaintiffs sought damages of \$10,000.00 and an injunction against the disposal of sewage of said City in Marks Slough, and

WHEREAS, said suit was successfully defended on the part of_{3} said City and the complaint therein against said City was dismissed, and

WHEREAS, said services so rendered were extraordinary services and said City Attorney now presents his itemized bill to said City therefor in the sum of \$250.00.

NOW, THEREFORE, BE IT RESOLVED That the services performed by said City Attorney in said case were extraordinary services; that \$250.00 is a reasonable sum to be paid therefor and that said sum shall be paid by said City to said City Attorney for his services in said case, and **instruments** hall be paid in addition to the regular salary of said City Attorney.

Passed by the Council this 2nd day of July, 1935. Approved by the Mayor this 2nd day of July, 1935.

J. W. Hundan

Attest:

64 Mitman