

Ordinance Bill No. 6 for 1924

Ordinance No. 363.

A Bill for

An ordinance fixing and levying an assessment upon and against lot 14 Block Three of Kirkpatrick's Third Addition to Lebanon, Linn County, Oregon, for the construction of a concrete sidewalk abutting upon the South side of said lot.

Whereas heretofore, on the 19th day of October, 1926, the superintendent of Streets of the city of Lebanon, filed with the Recorder of said City, a report in writing, which said report was, on said day, read and referred to the common council of said City, and in which said report it was made to appear to the said council and the council found that the old sidewalk abutting upon the South side of Lot 14, Block Three, of Kirkpatrick's Third Addition to the said City of Lebanon had become so rotten and dangerous that it became necessary to remove the same, and that no sidewalk was then along said lot, and that a sidewalk of the required specifications should be built along and abutting upon the south side of said lot; and it further appearing from said report that the owner or reputed owner thereof was F. M. Stotler whose address was San Diego, California, and

Whereas the said City Council did, on said 19th day of October, 1926, duly enact and pass resolution No. 4, for 1926, by which the said council ascertained and determined that there was no sidewalk along said lot and that there was need of a walk along said described lot as above described, as well as at the intersection of Isabella and Hiatt streets in order to accommodate the inhabitants of the Northeast part of said City, and whereas said council further found that said proposed walk was within the cement sidewalk district as provided by Ordinance 74 of said City, and that the same should be constructed within the shortest possible time, and within 20 days from said date, and

Whereas pursuant to said resolution the superintendent of streets caused notice to be given to the owner of said walk as provided by Section 223 of the charter of said City, and that pursuant to said resolution the said superintendent of streets, in default being made on the part of said owner, did cause said sidewalk to be constructed in all respects as provided by said resolution and by said charter and the ordinances in effect, and

Whereas, from the affidavits on file herein, of the said superintendent of streets and the City recorder, it appears that due notice to build said side walk was duly given, and

Whereas the superintendent of streets duly reported to the Council of said City ^{in detail,} the cost of the labor and material and other expenses in constructing said walk, as provided by the charter of said city and the ordinances in force, and

Whereas upon said report being file the same was submitted to the committee on Streets and public property and was by them examined and approved, and

Whereas due notice was given to the owner of said lot advising him that the said Council would on March 15th, 1927, at the Council Chamber in Lebanon, Oregon at the hour of 7:30 o'clock P.M. meet for the purpose of hearing any objections to the levying of an assessment for the cost of said walk, and whereas a statement of the cost of said walk has been furnished to the owner thereof, and

Whereas the owner of said lot ^{has not} ~~nor~~ ^{has} any one in his behalf ~~XXXX~~ filed or made any objections to the levy of an assessment for said improvement, and no one is now appearing to object thereto.

Therefore

THE PEOPLE OF ~~XXXXXX~~ THE CITY OF LEBANON DO ORDAIN AS FOLLOWS:

Section 1. That the total cost of constructing the said sidewalk above mentioned was and is the sum of \$171.65, the whole amount of which is to be paid by the owner of the abutting property, and which amount is hereby assessed against said lot 14, block 3, of Kirkpatrick's third Addition to Lebanon, Linn County, Oregon,

Section 2. That said lot above described is especially and particularly benefitted by the said improvement in said sum.

Section 3. That upon the passage of this ordinance ~~and~~ and ~~hereafter~~ its approval by the Mayor, the recorder of said city shall enter upon the Docket of City Liens the sum assessed against said lot, and the same shall thereupon become due and payable, and the Recorder shall thereupon give notice to the owner thereof as by charter provided, specifying the amount of the said assessment and that the same is due, and requiring payment of the same to the Treasurer of said City within ten days from the date of such notice.

Section 4. In case the said assessment so levied is not paid within the time provided by law therefor, such assessment shall become immediately delinquent and the proper officers of said City shall proceed to collect the same in the manner provided by charter.

Passed by the Council this 15th day of March, 1927.

Approved by the Mayor this 15th day of March, 1927.

Hugh Kirkpatrick
Mayor

Attest C. H. Wetman
Recorder.

100-1051

Ord Bill #6-1927

Ordinance No 368

Leaving Assessment
Against Lot #14 Blk #3
Westpatrols 3rd add
Passed. 3/15/27

C. H. Wetmore
Recorder

and that the same is due, and requiring payment of the same to the
order provided, specifying the amount of the said assessment
whereupon give notice to the owner thereof as
hereupon become due and payable, and
of City Clerk the sum assessed against said
by the Mayor, the recorder of said city shall
upon the passage of this ordinance that and
by the said improvement in said sum,
that said lot above described is especially and