(Continued from First page) City of St. Helens for six months next preceding the election. Section 3. Immediately after any

vote cast at any municipal election has been canvassed in the manner pro-vided or to be provided by the Council, the Recorder must make and issue to each person declared by the canvasser to be elected to any office, a certifi eate thereof; such certificate shall be prima facie evidence of the facts therein stated; but the Common Coun-cil is the judge of elections and qualifi-cations of the Mayor and Councilmen, and in cases of a contest between two or more persons claiming to be elected thereto, must determine the same. An election contest for any office other than the Mayor or Councilmen must be determined according to the laws of the State regulating contests for

county offices.

Section 4. All afficers elected or appointed under this act, before entering upon the duties of their office, must take, subscribe and file with the must take, subscribe and hie with the Recorder an oath of office to the fol-lowing effect: "I, A. B., do solemnly swear (or affirm) that I will support the Constitution and laws of the United States and of the State of Ore-gon, and I will, to the best of my ability, faithfully perform the duties of during my continuance therein, so help me God.'

If the person affirm instead of the last clause of the said oath there shall be added: "And I do affirm under the

added: "And I do afirm under the pains and penalties of perjury."

Section 5. The general election for said city officers shall be held annually, at such place or places as the Council may designate, on the first Manday in April in each year.

Section 6. Nomination for officers under this act may be made by mass meeting of the citizens when certifications.

meeting of the citizens, when certifimade out in writing specifying the name of the candidate for each office nominated and be signed by the chair-man and secretary of the mass meetand filed with the Recorder at least ten days before election. Provided, any office may be nominated by at least twenty-five electors of said city petitioning the same in writing, signed by the twenty-five electors, which pe-tition shall contain the name of the candidate, the office for which he is candidate, and be accompanied by the affidavit of one or more of the petiers are electors of said city, and that expiration of the fifth day before any election, nominations shall be closed, and the Recorder shall immediately prepare an official ballot for the city under the general election laws of the under the general election laws of the State, as the County Clerk is directed to do for the county and State officers, which ballot shall be printed on clear white paper and in quantity not less than two for each elector of said city. duplicates of which, to the same num-ber, shall be printed on colored paper Section 7. The Recorder shall give

dinance prescribe the manner of regis-

the same may be applicable. The Council shall give notice of each election as may be prescribed by ordinance, shall appoint such judges and clerks of election and fix their com-

Section 1. An office shall be semed vacant upon the death, removal from the city or resignation of incumbent, or upon such incumbent's ceasing to possess the qualifi-cations of an elector. The office of

Section 2. The Mayor, with the apshall have the power to remove or suspend from office any appointive of fire any appointive of the city for violation of duty or neglect or refer to the city for violation of duty or neglect or refer to the control of the city for violation of the current of the cath year, and file the same with the Recorder within fire the city for the control of the city for the control of the city for the control of the city for the current of the city for the control of the city for the current of the city for the city for the current of the city for the cit the grounds for such action to be stated in the order of removal r suspension.
Section 3. The Council shall fill all

vacancies that may occur; but if such office be elective such appointee shall OF THE COMMON COUNCIL, ITS election, at which time a person shall be elected to serve for the remainder of the unexpired term. In case a mem ber of the Council is absent from the

fill a vacancy must qualify within five days after his appointment, or they shall be deemed to decline the office, and the same shall be deemed vacant and be filled by the Council, and so on until the offices are all filled.

#### CHAPTER V. THE DUTIES OF PRESIDING OFFICERS.

executive officer of the corporation and must exercise a careful supervision of its general affairs and over its sub-constitute a quorum for the transac-ordinate officers. He shall have power to call meetings of the Common Coun-cil and shall preside over and at their time and compel the attendance of meetings, but shall have no vote ex-cept in case of a tie, when he shall east Section 4. The Common Council a deciding vote on all questions. He shall have authority to adopt and esshall at least once in each year state tablish rules and by laws governing to the Council the conditions, finan-cial and otherwise, and recommend duct of any and all elective and apsuch measures for the peace, health, improvement and prosperity of the city as he may deem expedient. He shall and may punish any member for disfirst regular meeting of the orderly behavior in its presence. Council after each annual general election appoint three members of the Council after Council upon each of the following Section 6. The style of the enacting committees, towit: 1, Judiciary; 2, clause of all ordinances shall be "The committees, towit: 1, Judiciary: 2, clause of all ordinances shall be "The Finance; 3, Street; 4, Fire and Water; City of St. Helens does ordain as fol-5, Health; 6, Printing and Police; who lows." All contracts made or to be small be and remain standing commit- made wherein the city is an interested tees for one year and until their suc-cessors are duly appointed, and shall have general power and supervision and all other important acts shall be have general power and supervision and all other important acts shall be over the different subjects pertaining by ordinance and the right of referente its department and such further dum shall remain inviolate with reference. power as may be prescribed by ordi-nance or assigned it from time to time law. Every ordinance shall be read

the Council shall go into effect or be of any force until approved by the Mayor, except as provided in the three

following sections. Section 3. Upon the passage of any Section 3. Upon the passage of any ordinance the curolled copy thereof, attested by the Recorder, shall be submitted to the Mayor by the Recorder, and if the Mayor approves of the same, he shall write thereon, "Approved," with the date of such approval and sign the same officially, and thereupon, unless otherwise provided therein, such ordinance shall become a law as provided in this charter.

aw as provided in this charter. Section 4. If the Mayor does approve of an ordinance as submitted, ne must, within ten days of the receipt thereof, return the same to the Re-corder with his reasons for not approv-ing it, and if in ten days the Mayor does not return it, such ordinance shall secome a law as if he had approved

Section 5. At the first meeting of he Council after the return by Mayor of the ordinance not approved, he Council with the objections of the he Council, and such ordinance shall hen be put upon its passage again and f two-thirds of all members constiuting the Council as then provided by nance, it shall thereupon become a law without the approval of the Mayor,

ut not otherwise. Section 6. The Mayor shall take and approve all official undertakings which may require any officer to give as se-curity for the faithful performance of his duty, or any undertaking which may be required of any contractor for the faithful performance of his con-tract, and when he approves such unlertakings, he must immediately file the same with the Recorder. Section 7. He shall perform such

ther duties and exercise such other authority as shall be prescribed by this act, any city ordinance, any law of the United States of or this

#### CHAPTER VI. OF OTHER CITY OFFICERS.

Section 1. The Recorder shall be the Judicial Officer of the city, and shall fave jurisdiction of all offenses against the city or violation of any ordinance thereof. He shall hold Court in said city at such place as the Council shall direct, which Court shall be known as the Recorder's Court and he may impose fines or commit to the all signed said petition, which petition and affidavit or affidavits shall be guilty of any offense or violation filed with the Recorder at least five within his jurisdiction. He shall have days before the election, when, at the rest of any person or persons accused of any offense against the city, violation of any ordinance, and may commit such accused to imprisonment or admit them to bail pending trial. He shall have the authority to issue subpoenss to compel witnesses to ap-pear and testify on the trial of any cause before him and enforce obedi-ence thereto; and to issue any and all processes necessary to carry into effect the judgment or sentence of his Court. Section 7. The Recorder shall give ten days' notice, by publication in regulated by the general ten days' notice, by publication in regulated by the general ten days' notice, by publication in regulated by the general ten days' notice, by publication in regulated by the general ten days' notice, by publication in regulated by the general ten days' notice, by publication in regulated by the general ten days accused shall not have the right of elected thereat, and the place and trial by jury unless he demand the places designated for holding the same, came before any witnesses are sworn on the trial of the cause and shall pay the jury fee for one day. All civil and criminal proceedings in the Recorder's Court are governed and regulated by the general laws of the State governing Justices of the Peace

Section 2. The Recorder shall have Section 2. The Recorder shall have the jurisdiction and authority of a lustice of the Peace within the limits shops, theatricals, or other exhibitions, of the City of St. Helens, in both civil shows or public amusements, billiard, pool or pigeon-hole tables, shooting leading tension alleys, and all and tration of voters.

Section 9. All elections shall be and criminal matters; and when exerheld in accordance with the general cising such jurisdiction and authority

pensation and establish wards and polling places and may change the same.

CHAPTER IV.

VACANCIES.

CHAPTER IV.

CHAPTER I

duty or neglect or refusal to perform from the expiration of each of said quarters, respectively, which reports shall be published by the Recorder as may be prescribed by ordinance.

# CHAPTER VII.

Section 1. At the first regular meet-ag of the Council in April of each cear, or as soon thereafter as practi-able, the Council shall choose by balcity for two consecutive regular lot one of its members to preside over meetings, unless by permission of the Council, his office may be declared vacant and be filled as in the case of the Mayor in the absence of the Mayor from the city, or if he be from any lot one of its members to preside over the Council and perform the duties of Section 4. An officer appointed to cause unable to act as such, said President of the Council shall have and exercise the powers and perform all the duties of the Mayor, and the member so presiding shall not lose his vot as a member of the Council.

as a member of the Council.

Section 2. No member of the Common Council shall, during the period
for which he is elected or serving as such, be interested in any contract the expenses of which are to be paid by the city, or in any contract wherein Section 1. The Mayor shall be the the city is interested.

Section 3. A majority of all the members of the Council elected shall

pointive officers, and may punish any and all elective and appointive officers Section 5. All proceedings of the Common Council shall be public.

nance shall be placed upon its final day of introduction, passage on its unless in case of an emergency and on the vote of three-fourths of the Council, and each ordinance shalf receive a stituting the Council, which vote shall be taken by yeas and nays, and after approval by the Mayor, as otherwise by this act provided, shall be enrolled in the Book of Ordinances and its passage certified to therein in full by Recorder. Said enrolled ordinance, or certified copy thereof by the Recorder, shall be received in evidence in all

Section 7. In the absence of the Recorder or if he be from any cause un-able to act, the Mayor may designate any person having the qualifications of Recorder to act in his stead. Such appointee shall immediately take the oath of office and perform the duties of the Recorder during such temporary absence or inability, and he shall re-ceive the same compensation as the Recorder, all sums so paid to him being deducted from the salary and fees o

that officer.
Section 8. The Council may provide for the time and place of its regular meetings, at any of which it may ad-journ to the next succeeding regular meeting, or to some specified time prior thereto; but its regular meetings must be held at least once in each nonth

Section 9. The Council must keep journal of its proceedings, and on all of any two of its members shall cause the yeas and mays to be taken upon any question and entered in its jour-nal; but upon a motion to adjourn its yeas and nays shall not be taken unless upon a call of four members.

The Common Council Section 10. shall have authority and power within the City of St. Helens, to provide for the punishment of all violations of the ordinances by fine or imprisonment; but no fine shall exceed the sum of \$500.00 and no imprisonment more than 250

Section 11. Whenever any perso shall be convicted of any offense under the laws or ordinances of the city and shall be adjudged to pay a fine and if he fail to pay the same, he may in addition thereto be sentenced to labor one day for each two dollars of said fine on the streets or public works of the city under the charge of the Murshal, Street Commissioner or other persons designated by the Coun-cil, and the Council shall provide such fetters and manacles as may be neces sary to secure such person during such term of labor.

### CHAPTER VIII. OF THE COMMON COUNCIL, ITS POWERS AND DUTIES, CON-TINUED.

The Common Council shall have the power and authority within the limits of the City of St. Helens: Section I. To assess, levy and col-

lect taxes for general municipal purposes, not exceeding one per cent per annum of all property, both real and personal, within the corporate limits f said city without exemption for in debtedness; said taxes to be collected under the general laws of the State of

Oregon.
Section 2. To license and tax and tioneers, taverns, hawkers, peddlers, pawnbrokers, hotels, factories, stables and shops in the said city.

Section 3. To license and tax hacks,

cabs, drays, wagons and other vehicles and fix rates thereof.

Section 4. To license, tax and regalleries, ten-pin alleys, and all and everything carried on in said city for shall be subject to all of the general laws of the State prescribing the du-laws of the State prescribing the du-ties of a Justice of the Peace and the other tribunal in Columbia County mode of performing the same, and he shall have power or jurisdiction over

of the city, or prevent or restrain obscene or boisterous language, drunkenness or disorderly conduct, Section 7. To prevent and remove

Section 8. To provide for the pre-Section 8. To provide for the prevention and extinguishment of firest and for the preservation of property endangered thereby, and for the appointment of officers required for the purpose, to regulate the storage of guapowder tar, pitch, resin or other combustible materials, and the use of candles, lamps and other lights in stores, shops, stables and other places, to suppress, remove or secure any fire-place, stove, stovepipe, chimney, oven, boiler or other apparatus which may be dangerous in causing fires and to prevent by all possible and proper

him where there is no compensation provided by the laws of the State.

Section 11. To provide for the prevention and removal of all obstructions from the street.

Section 18. To lay out and construct new streets and alleys, and to build, construct and regulate landings, at the foot of the streets terminating at

water front.
Section 19. To creet wharves and docks, to fix a maximum rate of wharfage and dockage on public or whartage and dockage on public or private wharves, and to provide proper regulations for keeping the same in repair, to compel the owners of the driveway leading to such wharves to keep same in repair and to put a suit-able railing upon all such elevated driveways; to enforce the observance of all ordinance massed in reference driveways; to enforce the observance of all ordinances passed in reference to the foregoing in the same manner as the ordinances are enforced in re-lation to the laying and maintaining of sidewalks in the City of St. Helens.

sidewalks in the City of St. Helens.
Section 20. To tax, regulate or prohibit animals from running at large
within the corporate limits of the city
or any specified part thereof.
Section 21. To determine and prescribe by ordinance the number and
size of all places of entrance and exit
to and from all public halls, churches,
theaters, schools, and all other buildings used for public gatherings; also
to prescribe the manner of hanging
doors thereto and providing for fire
escapes wherever deemed necessary.

escapes wherever deemed necessary.
Section 22. To control and regulate
the manner of constructing awnings
and advertising signs and sidewalks and to compel repairs and changes in signs, awnings and sidewalks already onstructed at the cost of the owner or

owners thereof.

Section 23. To regulate and control the construction and location of all the construction and location of all the construction and location of all the constructions.

keeping same or any of the same with-out paying said license. Section 25. To build culverts,

ridges and sewers and maintain same Section 26. To take, purchase and ell real estate when sold for city taxes or for any improvement ordered by the

Section 27. To prohibit or suppress gaming, gaming houses, gambling, gambling houses or bawdy houses. Section 28. To enact any and all such ordinances, by laws and regula-

the same.

tions not inconsistent with the consti ution of this State or of the States as shall be needful to the peace, good order, health, cleanliness, orna-ment, prosperity and general welfare of the city, and secure the protection persons and property therein.

## CHAPTER IX. WATER COMMISSION.

Section 1. There shall be a Water ommission, consisting of five members, who shall be residents and citizents of this city and electors thereof, and they shall constitute and be known as the

Section 2. The said Water Commis sion shall have power to provide, con-struct, furnish and maintain for said city a complete water system and have control and charge of the same, and

do all things necessary to carry into effect the provisions of this chapter.

The following named persons, towit:

C. C. Masten, Edwin Ross, Charles and for waste of water and for the user.

Muckle, A. T. Laws and H. F. McCorremack shall constitute the present and first Board of Water Commissioners.

The first one of the said Commissioners.

The first one of the said Commissioners and er municipal election in April, 1911, and the interest thereone. Should the income from the water water bonds and qualmed. The third shall hold his office until his successor is elected and qualmed. The third shall hold his office until the said election in April, 1912, and until his successor is elected and qualmed. The third shall hold his office until the said election in April, 1912, and until his successor is elected and qualmed. The third shall hold his office until his ancessor is elected and qualmed. The third shall hold his office until his ancessor is elected and qualmed. The third shall hold his office until his ancessor is elected and qualmed. The third shall hold his office until his ancessor is elected and qualmed. The third shall hold his office until his ancessor is elected and qualmed and provide for a sinking the said bonds and provide for a sinking on in any instance extend here and first accordance with the mode of collecting the necessary and conditions to gove the saile strict accordance with the saide and regulations to gove the trace in strict accordance with the saide sale sale and regulations to gove the trace to gove the sale strict accordance with the saide instruction of property sold for the users.

Section 13. The Council is further and the interest the said system; second, one of the said system; second to more than six per cent interest, the interest the said system; second to make the dection of an open the said indeptation of the said grow and regulations of the users.

Section 1. It shall be t mode of performing the same, and he shall nave possibilities of a Justice by the same compensation in therefor. His duties and compensation as clerk of the Common Council shall be as prescribed by ordinance.

Section 3. The Treasurer shall receive and safely keep all funds and coive and safely keep all funds and cording to the mode prescribed for the city; and shall pay out issuance of license by this act.

Shall nave possible further, that much license, and provided further, that molicense for the sale of spirituous or mack shall constitute the present authorized for the first one of the said Commissioners. The first one of the said Commissioners are received and safely keep all funds and cording to the mode prescribed for the issuance of license by this act. the same only on a warrant signed by the same only on a warrant signed by the Retine Mayor and attested by the Recorder; and no claim against the city
shall be paid until andited and allowed
by the Common Council.

The Transver shall been move any person affected with any

cording to the mode prescribed for the
mode prescribed for the
second one named shall hold for paying off the said water bonds
become due and payable as asked for
shall held the interest thereon. Should the
income from the water rates not be
introduction into said city of any inshall been move any person affected with any

City of St. Helens, to construct of
build sidewalk or sidewalks abutting
build sidewalk or sidewalks abutting best's ceasing to possess the qualified. The foreign of an election. The office of Mayor shall be deemed to be vacant whenever the incumbent thereof shall be absent from the city for a period of sixty days. Provided, that the Common Council may grant to the Mayor and poperty therein, and property therein, and property therein, and property therein, and property therein, and provide for a sinking fund. The fourth shall leve and that fact to the Common Council the said election in April, 1913, and until his successor is that fact to the Common Council the said election in April, 1914, and until his successor is and the common Council may grant to the Mayor. The fourth shall leve and a separate account with the general fund and a suitable place to be prepared by the said council; to secure the protection in April, 1914, and until his successor is a suitable place to be prepared by the said council; to secure the protection in April, 1914, and until his successor is a suitable place to be prepared by the said council; to secure the protection in April, 1914, and until his successor is a suitable place to be prepared by the said council; to secure the protection in April, 1914, and until his successor is a suitable place to be prepared by the said council; to secure the protection in April, 1914, and until his successor is a suitable place to be prepared by the said council; to secure the protection in April, 1914, and until his successor is and to provide for said sinking fund. The fourth shall leve and council many provide of the said council shall leve and council many instance catend beyond the April, 1913, and until his successor is shall also certify to the said interest that fact to the Common Council as shall also certify to the said sinking fund. The fourth shall leve and council s in April, 1914, and until his successor is elected and qualified; and become a part of the water fund. Taxes levied under and at each annual election hereafter and at each annual election hereafter and for the purpose of carrying out the said sinking fund, everything necessary and convenient and to maintain the same in good reconcerning such improvements and recon

damage by fire arising from earlier and for the manness, negligence, or otherwise.

Section 9. To provide for the support, restraint or employment of vagrants and paupers.

Metarnine the num.

ment and for the management of the water system, both
during the process of construction and
during the same has been completed;
they shall do any other acts and section 10. To determine the number of day and night watchmen, who shall be appointed by the Marshal, subject to the approval of the Council, and shall be Deputy Marshals, and to provide for paying the same, and to given them by this act. They shall regulate and fix compensation of the Marshal for the services readered by vices, but may fix and pay wages to

or disorderly assemblage, or any unlawful or indecent practice in any
street, house or place in the city.

Section 15. To provide for the collection and disbursement of all moneys

absence of either one or both of said
which the city is or may become an officers from their places may be tem-

thereto.
Section 17. To provide for the surmanetaring the same, and for that pur Common Council maintain the same, and for that pur vey of the city blocks and streets thereof, and for the making and establishing boundary lines of such blocks and streets.

Section 18. To lay out and construct against fire and for sewer purposes when a sewerage system shall have been provided by the Common Council; and the board is hereby fully authorand the board is hereby fully authorized to put in pipes, mains and drains, both within and without the limits of the said City of St. Helens, and for that purpose may purchase or lease property without the limits of said city, and shall have the use of all attents and maintain the use of all attents and maintain the city. corporate limits of the said city, and acquire real estate or other property sequire real estate or other property either within or without the corporate limits of said city, by purchase or otherwise, for the use of the said water system; and to enter upon any land for the purpose of making surveys or for any other purpose in order to carry the intent of this act into effect; and to begin and maintain any action or to begin and maintain any action of proceeding is the Circuit Court for the purpose of carrying the intent of this act into effect; and the general laws of the State regulating the mode of proceeding to appropriate land by private corporations shall govern and control the mode of any proceeding or trol the mode of any proceeding or the circuit Country or the circuit Country or the circuit Country of the character and extent of all improvements are to be determined by the Council, which authority walks.

Water Commissioners in commencing and carrying on operations under the provisions of this act, and all sums so paid shall be returned to the city by the Water Commission as soon as the from the general fund, which fund said Water Commission has sufficient shall be obtained from licenses, fines funds under its control for that pur

Section 11. The Commissioners for and in behalf of the City of St. Helens, have power and are hereby which shall not exceed the sum of \$50,000.00; said bonds shall be signed by the Chairman of the Board of Water Commissioners, and be attested by the Clerk of said Commissioners with the seal of said Commissioners attached, and when so issued shall be as valid an indebtedness against the City of St. Helens as if the same had been issued by the Common Council of

held beginning with April, 1911, there and for the purpose of carrying out the reasonable time to remove or repair lay said walk, or remain the same, and shall be elected one Water Commisprovisions of this act shall be levied smid defect before the happening of to assess the cost thereof against the and collected the same as other taxes said accident, and in no case shall abutting property,

Section 3. No person shall be eligiare levied and collected, but not oftmore than one hundred dollars he reSection 4. To make effective the

boiler or other apparatus which may be dangerous in causing fires and to green by all possible and proper means danger or risk of injury or may from time to time prescribe rules and regulations for their own governness, negligence, or otherwise.

Section 9. To provide for the support, restraint or employment of vagrants and paupers.

Less he be a citizen and legal voter in districts, to be numbered consecutively said city, and shall have, immediately said Commissioners fund separate and distinct from other fund separate and distinct from other funds and at all times have the same subject to the inspection of the Council and Uniteraction of the several additions, blocks and lots composing said city, making subject to the inspection of the Council and Uniteraction of the several additions, blocks and lots composing said city, making subject to the inspection of the Council and Uniteraction of the several additions, blocks and lots composing said city, making subject to the inspection of the Council and Uniteraction of the several additions, blocks and lots composing said city, making subject to the inspection of the Council and Uniteraction of the several additions, blocks and lots composing said city, making subject to the inspection of the Council of the several additions, blocks and uniteraction of the several additions, blocks and uniteractively in accordance with the natural topog raphy of the several additions, blocks and lots composing and city, making subject to the inspection of the Council and the districts, to be numbered consequitively and the districts to the districts, to be numbered consequitively and the districts to the council shal than twice a year. CHAPTER X.

## STREETS AND ALLEYS, THEIR GRADE AND IMPROVEMENT, AND LIEN THEREFORE

Marshal for the services rendered by him where there is no compensation provided by the laws of the State.

Section 11. To provide for the prevention and removal of all obstructions from the streets and alleys and all money received by said city and the said city and properly belong to the water system and all money received for water or in any way arising from the same of leaning and repairing the same.

Section 12. To regulate the location and management of market houses and places, and shaughter houses.

Section 13. To provide for City Hall and maintenance of same.

Section 14. To prevent, restrain and places, and shaughter houses.

Section 15. To provide for City Hall and maintenance of same.

Section 16. To prevent, restrain and punish any noise, disturbance or riot.

Section 8. Said Water Commission
Section 8. Said Water Commission
Section 8. Said Water Commission
Section 9. Said Water Commission
Section 18. Said Water Commission
Section 19. To provide for City Hall of the water fund and the same order signed by the President and Section 19. To prevent, restrain and punish any noise, disturbance or riot.

Section 19. To provide for City Hall of the water fund and the same order signed by the President and Section 19. To provide for City Hall of the Water Commission
Section 19. To provide for City Hall of the Water Commission
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Section 19. To provide for City Hall of the Water Commission
Section 19. To provide for City Hall of the Water State of the State State of the State State of the State State of the State State State of the State State State of the State St Section 15. To provide for the collection and disbursement of all moneys absence of either one or both of said eity; and if no relection and disbursement of all moneys which the city is or may become entitled to by law, or which may be assessed or authorized in connection with bers of the said board, said board shall also adopt a seal. A majority of the large and drains, or in connection with pavaland dra wer the different subjects pertaining by ordinance and the right of referential streets of the said City of business.

Its department and such further dum shall remain inviolate with reference thereof, as provided by the State ance or assigned it from time to time three times, and may be read the section 16. To appropriate money the Council.

Section 16. To appropriate money the signed by the opening of county roads; and any ond time by title only; but no ordinance passed by ond time by title only; but no ordinance of the city, or any part or of the said board shall, as soon as person aggrieved by the assessment of notify the appraisers or arbitrators, and the right of referentiance and the right of refer

damages may appeal, within twenty Common Council of the report of the assessors of damages, to the Circuit tors, and they are hereby authorized and empowered to promptly proceed to make an equitable apportionment to make an equitable apportionment of the probable costs of said sewerage and the probable costs of said sewerage and the reof, signed by himself, containing his grounds of appeal, and serve a deepy of the same on the Recorder and file the original notice, with the proof of service indured thereon, together with a complaint stating the cause or with a complaint stating the cause of section with the County Clerk of Columbia County, in the Circuit Court for said county; and in ten with a complaint stating the cause or section 7. The Council is hereby causes of action with the County causes of action with action with the County causes of action with the County c streets and maintain storage reservoirs an answer to said complaint, and the and tanks either within or without the appellant may then reply to such an an answer to said companies to such an answer to said companies that are the cause shall be for trial in the Circuit Court as before the for trial in the Circuit Court as before the for the formula of the causes; but no street or alley other causes; but no street or alley other causes; but no street or alley other causes; but no street or alley ordinance is accordance with made by ordinance is accordance with made by ordinance is accordance with existing State laws and in conformity to this charter.

Section 2. The Common Council of this charter.

Section 3. The taxes levied and this chapter shall be used only for the payment of the principal and the interest of aforesaid warrants, and said taxes in a conformity to this charter.

section 10. The Common Council of the city shall pay all preliminary expenses incurred by said Board of Water Commissioners in commencing to maintain all streets when improved and expression and expres and to improve and maintain all cross ings or intersections in like manner as the balance of the street is and the one per cent tax levy hereto-fore provided, Section 5. Whenever the owners of

Whenever the owners of and public buildings of the city, and to enforce the collection of the same, and to kill or otherwise dispose of dogs and other domestic animals when such license is not paid; and to provide a fine for keeping same or any of the same with out paying said license.

Section 24. To levy a license on dogs and other domestic animals with the city, and to enforce the collection of the same, and to kill or otherwise dispose of dogs and other domestic animals when such license is not paid; and to provide a fine for keeping same or any of the same with out paying said license.

Section 25. To levy a license on water works and its necessary appliances as in this act provided for, and for that purpose the City of St. Helens, by its Water Commission or six hereby empowered and author city to be known as St. Helens Water located to estimate the city to be known as St. Helens Water located to dispose of the bonds of the within ten days from the date of the publication of the same with out paying said license. a majority of all abutting property said Council may in its discretion recommend, but if a remonstration supported by owners of two fifths of the property affected be filed within ten days from the first publication of no-tice, then said Council shall not order expenditure exceeding ten per cent of the aggregate assessed value cal estate, as determined by the last

ounty assessment.
Section 6. The expense of the im-

Bection 12. The Water Commission for and on behalf of the city shall have power and is hereby authorized to fix a scale of prices from time to time for the use of water, provide for collecting the same and provide for collecting the street or streets to be improved. time for the use of water, provide for real estate only, as determined by the collecting the same and provide for last previous county assessment; to the time of payment of same and fix provide a lien docket and prescribe penalties for failure to pay for the a mode of collecting the necessary same and for water of water, and taxes in strict accordance with the prescribe rules and regulations to gove State laws with reference to the sale can be a superior and for the prescribe rules of water and for the prescribe rules and rules of water and for the prescribe rules of water and for the prescribe rules of water and for the prescribe rules and rules rules of water and rules rules rules rules and rules ru

ceipts and disbursements, showing the ience of the city or of any of the financial condition of the water sys districts above referred, to, they shall by ordinance proceed to declare such a system necessary, and shall have the power and authority to pass all need-ful and necessary ordinances for the installation of a complete system of sewerage in the district or districts affected.

transmitting to them a certified copy damages may appeal, within two the of said ordinance, and it shad be days after the confirmation by the duty of the said appraisers or arbitracement Common Council of the report of the duty of the said appraisers or arbitracement of damages, to the Circuit tors, and they are hereby authorized and empowered to promptly process.

collected as provided in Section 7 of this chapter shall be used only for the payment of the principal and the interest of aforesaid warrants, and said warrants shall he drawn in such form and denominations that said taxes or any part thereof may be made immediately applicable to the payment of some portion of said warrants.

Section 9. The Council of said city shall have the power and authority to compel all persons erecting or maintaining privies, water closets, sinks drains or cesspools within one hundred and sixty feet of any street or alley in which a sewer has or may hereafter be constructed to connect the same therewith at their own cost and sapense, and provide by ordinance that when the person erecting or maintaining said privies, water closets, essepools, sinks or drains neglect or refuse after ten days' notice in writing, by the Recorder or Marshal, to so connect the same with said sewer, the city may make such connections and assess the cost thereof against the property upon which such privy, water closet or composite it situated.

Section 10. For the improvements above referred to, the Council is hereby authorized to issue warrants, hased upon the credit of the district so improved, to be known as Sewerage District Warrants, bearing interest not to execued six per cent per annues, payable annually, and which said warrants shall be accepted at not less than parisaid warrants to be issued from time to time as required to defray the appears of patting in said system of sewerage. The time of payment shall be designated by ordinance; payable in installments, but final payment shall not in any instance extend beyond the period of ten years.

CHAPTER XII.

period of ten years. CHAPTER XII.

AS TO THE CITY OF ST. HELENS. In all actions and proceedings and in all matters wherein the City of St. been issued by the Common Council of said city. Said bonds shall be sold for not less than par value, nor bear more than 6 per cent interest, nor run for a longer period than twenty years. The fund arising from the sale of said bonds shall be known as the Water Fund, and shall be known as the Water Fund, and shall be kept separate and apart from all other funds of the city, and shall be used only to pay the costs and expenses that may be incurred by the city through its Commissioners in and about the construction, purchase, operation, extension and betterment of the system of water works in this act provided for and the issuing and disposing of said bonds.

Section 6. The expense of the improvement of streets referred to in Section 8 shall be borne by the property abutting thereon.

Section 7. Whenever the owners of City of St. Helens is interested shall neglect or refuse to petition for needed by the city of St. Helens and property, real, personal the taxpayers of the city may ask for the taxpayers of the city may ask for said improvements, which shall to all the taxpayers of the city of St. Helens shall be and united. All property, real, personal the taxpayers of the city of St. Helens shall be and united. All property of this city, said property.

Section 8. Upon receipt of a petition of the City of St. Helens are hereby assumed and shall be paid by the city in manner and form as the same were required to be making an assessment district covering paid by the City of St. Helens.

FIRE PROTECTION.

In order to more effectually provide safeguards against fire, the Common Council is hereby authorized to incur a warrant indebtedness not to exceed fifteen hundred dollars, to be expended for fire hose, home eart, ladders and other appliances; said indebtedness to be incurred only whenever as adequate FIRE PROTECTION.

Section 4. To make effective the provisions of the foregoing Sections 2 and 3, the Council is hereby authorized to pass such needful ordinances as may be proper and necessary therefor, in-cluding an ordinance providing for the assessment, levy and collection of the costs and the sale and redemption of the property offending against Sections 2 and 3.

Resolved, further, that this resolution for proposed charter amendments submitted to the voters by the Council be filed with the Recorder of the City of St. Helens upon its approval by the Mayor, for submission to the legal voters of the City of St. Helens for their rejection or approval to be voted apon at the regular city election on the 4th day of April, 1910, to be held as by law in such cases made and previded.

Resolved, further, that said Recorder be, and he is hereby, instructed and required to publish this resolution, to-gether with the ballot title provided by, the City Attorney the City Attorney, at least once in the official newspaper of the City of St. Helens within ten days immediately

Whenever the Council Helens at election held August 2, 1909. said proposed measure

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