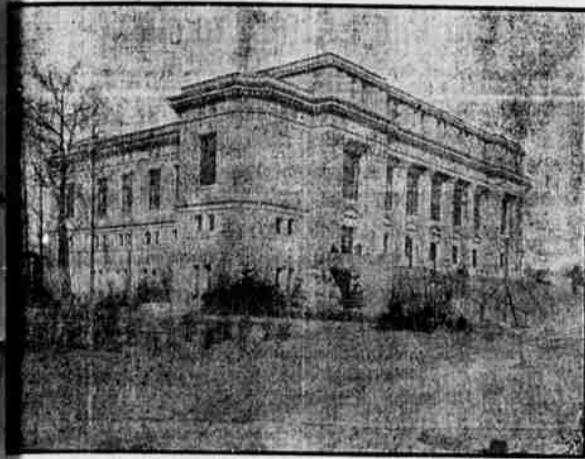


ONE OF THE BUILDINGS SEVEN LUCKY PEOPLE WILL SEE FREE



THE AUDITORIUM.

The Alaska-Yukon-Pacific Exposition at Seattle, occupying 250 acres of the campus of the University of Washington, will result in benefits for Washington's seat of learning that the University could not have hoped secure in many years. Had not the great fair of 1909 been planned, the exposition that will exploit Alaska, Hawaii and the Philippines and emphasize the importance of the growing trade with the Orient will have, for its gates have closed, a large number of permanent structures to constantly remind the people of the Northwest of the Alaska-Yukon-Pacific Exposition and the place it will occupy in the history of the Pacific the medium through which one-half of the world was brought in such close touch with the other and a tremendous impetus to commercial intercourse given.

Seven buildings on the exposition grounds will be left for use of the University and the auditorium, one of the finest of this group, cost the University of Washington more than \$300,000. While the exposition is in progress this building will be used for conventions, congresses and conferences, and its hundreds of seats were in place and the building turned over to the exposition management three months before the opening date of the fair.

ORDINANCE NO. 190.

An ordinance to regulate the placing of poles, wires, conduits and other conductors and appliances on the streets, avenues and alleys of the city of Medford, Oregon, and to provide for the issuing of permits therefor.

The city of Medford doth ordain as follows:

Section 1. Every person, co-partnership or corporation, who shall now or hereafter have the right to place any poles, wires, conduits or other conductors or appliances for telephone, telegraph, messenger service, electric lighting, electric power purposes or any other purpose upon any of the streets, avenues or alleys of the city of Medford, shall, before placing any such poles, wires, conduits or other conductors or appliances upon any such street, avenue or alley, cause to be prepared a plan showing the nature and character of such work, the size and height of each pole or other appliance, the number of wires to be eventually carried thereon and shall designate on said plan the particular place on said street, avenue or alley at which it is proposed to place every such pole or appliance of whatever nature, giving distances from the center of said street, avenue or alley as platted and laid out and from the nearest street intersection, and shall file said plan with the recorder of said city and secure from such recorder a permit for such work as hereinafter provided.

Section 2. Immediately upon receipt of any such plan the recorder shall notify the street commissioner of said city thereof, and said street commissioner shall within three days thereafter investigate the said plan and the portion of the street, avenue or alley so proposed to be occupied by said poles, wires or other appliances, and may call to his assistance in case he requires the same the services of the city engineer. Said street commissioner shall within three days after the filing of any such plan, file with the recorder a report thereon, together with his recommendation as to whether said plan should be approved, modified or rejected, with his reasons therefor, and any information which he shall deem of value in assisting the council to pass on said plan. At the next meeting of the council held more than three days after any such plan is filed as aforesaid, the council shall take up and forthwith dispose of said plan, either by approving, modifying or rejecting the same, and the council shall not delay action on said plan by reason of the failure of the street commissioner to file a report thereon as hereinbefore required. The council may, at its option take up and dispose of any such plan, although the same has been on file less than three days.

Section 3. If said plan is found to be satisfactory it shall be approved. The council may modify said plan by changing the location of any pole or poles, wire or other appliance whenever in the judgment of said council said change will lessen the obstruction to said street or promote the appearance thereof or lessen the danger or damage to shade trees, or if said pole or poles, wire or other appliance as placed in said plan shall, in the judgment of the council, constitute an unnecessary obstruction to the ingress or egress to or from any property abutting on said street or to the view or light thereof.

Said council shall reject any such plan if it shall appear to the satisfaction of said council that any such plan was designed for the purpose of annoying or injuring any person or property or for preventing or obstructing any other person, partnership or corporation having a right to make use of such street for a similar purpose from exercising said right, or if the same violates any of the provisions of this ordinance or of the franchise of said person, partnership or corporation or any other ordinance of the city of Medford heretofore or hereafter enacted.

Section 4. When said plan shall be approved as submitted or as amended, the council shall so declare by resolution and shall direct the recorder to issue to said person, partnership or corporation a permit for such work in accordance with said plan as finally approved.

Before any permit is issued hereunder, said person, partnership or corporation shall pay into the treasury of the city of Medford the sum of twenty-five cents for each pole or other appliance placed on said street or for every 50 feet of conduit or other conductor laid in said street and to defray the expense of the city hereunder.

No person, partnership or corporation having the right to use any street, avenue or alley of the city of Medford shall occupy said street with more than one line of poles, wires or other conductors, nor shall any such person, partnership or corporation cross with any such line from side to side of said street, avenue or alley without the consent of the council, which consent shall be given only when it appears to the council to be necessary that such crossing be made.

Every person who shall place any pole, wire, conduit or other conductor or appliance upon any street, avenue or alley of the city of Medford, or who shall direct the same to be done or in any manner assist in so doing without securing a permit therefor as herein provided, shall be guilty of a violation of this ordinance, and upon conviction thereof shall be liable to a fine of not more than fifty dollars or by imprisonment for a term not exceeding thirty days.

The foregoing ordinance was passed April 6th, 1909, by the following vote: Welch absent, Merriek aye, Wortman aye, Effert aye, Emerick aye, Demmer aye.

Approved April 6, 1909.
W. H. CANON, Mayor.
Attest: BENJ. M. COLLINS, Recorder.

REAL ESTATE TRANSFERS.

- Elmer G. Coleman to F. E. Fayers, 19 acres in D. L. C. 42, township 38, range 1 W. 1500
- Clarence McConnell to William Heywood, W 1/2 lots 28 and 29, Pracht's addition to Medford 10
- Alfred Letcher to Lookout Lumber company, land in township 33, range 4 W. 1
- Mary Puderbaugh to Samuel J. Meadows, 80 acres in section 23, township 38, range 2 W. 1
- James McDougall to Electric Gold Dredging company, land in section 36, township 36, range 3 W. 10000
- James McDougall to ...

- 01 ...
- Bertha S. Barnum et al. to city of Medford, easement for right of way 10
- C. H. Pierce et al. to city of Medford, easement of right of way 10
- John L. Demmer to Bel Tiesse, lot 6, block 2, Bangalore addition to Medford 10
- Hugo C. A. von der Helten to William Wright von der Helten, 200 acres in section 20, township 35, range 1 W. 2500
- Richard O. Hendrixson to Richard F. Antle, N E 1/4 of N E 1/4 section 26, township 35, range 2 W. 1
- Margaret J. Runney et al. to John R. Davenport, lot 12, block 1, amended plat Crowell addition to Medford 400
- J. R. Davenport to Delray Getchell, lot 12, block 4, amended plat Crowell addition to Medford 1000
- J. J. Phipps to William Hanley, lots 9 and 10, block 36, Medford 50
- Thomas B. Ellison to Jacob Jones, release of title bond Jacob Jones to S. L. Leonard, release of title bond J. J. Reynolds to Mary C. Streeter, 61.50 acres in section 6, township 38, range 1 W. 3500
- Ruby Jack to Sterling C. Minnick, lots 1 and 2, block 68, Central Point 175
- D. D. Sage to H. T. McCullum, 15 acres in D. L. C. 46, township 39, range 2 W. 4000
- S. H. Duffield to C. W. McDonald, 300 acres in section 24, township 36, range 4 W
- Edgar N. Campbell to W. N. Ferguson, power of attorney J. C. Ferguson to Laura B. Ferguson, land in D. L. C. 59, township 37, range 1 W. 1
- George R. Birdseye to Fannie C. Reese, 160 acres in section 35, township 36, range 3 W. 1
- Annie Pratt to Fannie C. Reese, 160 acres in section 35, township 36, range 3 W. 1
- Norris Johnson to James G. Birdseye, 140 acres in sec-

- tion 35, township 36, range 3 W. 1
- John P. Blalock to Minnie E. Schallhorn, land in township 33, range 4 W. 10
- Charles M. Duncan to Charles J. Whealy, land in D. L. C. 72, township 37, range 2 W. 18000
- I. L. Hamilton to L. R. Parker, lot 34, Highland addition to Medford 10
- Anna E. Nye to C. W. McDonald, land in D. L. C. 42, township 37, range 1 W. 1200
- United States to Byron L. Nichols, 80 acres in section 10, township 38, range 2 W. patent

New Cases.

- Della Maffinger vs. Thomas K. Noffsinger; divorce. E. D. Briggs, attorney for plaintiff.
- Honore Palmer vs. James G. Riddle et al.; suit to quiet title, Charles Prim, attorney for plaintiff.
- Bertha S. Barnum vs. Levi Shask et al.; suit to quiet title, Charles Prim, attorney for plaintiff.
- Bertha S. Barnum vs. Oregon Transcontinental company; suit to quiet title, Charles Prim, attorney for plaintiff.

Marriage Licenses.

Bernard Wetzell and Vance Hodges.

NOTICE.

Notice is hereby given that the city recorder will receive sealed proposals for the sale of \$22,000 worth of special improvements bonds until 4:30 p. m., April 20th, 1909. Said bonds are to be issued under the Bancroft bonding act in denominations of \$500 and \$250, and will bear interest at the rate of 6 per cent per annum, payable semi-annually at the office of the city treasurer of said city. Purchaser to pay accrued interest from date of bonds to time of delivery. Council reserves the right to reject any or all bids. Dated Medford, Oregon, March 30, 1909. BENJ. M. COLLINS, City Recorder.

CARLTON NURSERY CO., Carlton, Or e.
A timely word to contemplated fruit planters: We all know of the great demand and shortage of fruit trees the past season, not enough to go around. Planter, if you want fruit trees, get in touch with us now, place your order for fall 1909. We predict great demand and high prices for year 1909. However, we took a peep into the future and are well supplied to handle large commercial orders, are heavy on pears, apples, peaches, walnuts. If you want any special sort you want grafted to order, send in your choice of trees and we will grow you a first-class tree at right prices.

Ladies' Cuff Buttons
DOLLAR SETS AND BEAUTY PINS.
Fine Watch and Jewelry Repairing a Specialty.
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The Jeweler
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