

ORDINANCE NO. 405.

An ordinance providing for regulating the use, conduct and operation of vehicles upon the streets of Cottage Grove and providing penalties for the violation thereof.

The Common Council of the City of Cottage Grove Does Ordain:

Section 1.—Every moving thing except rail road and street cars upon the streets of Cottage Grove, moved by power, shall be a "vehicle" under the terms of this ordinance. The term "Motor Vehicle" as used in this ordinance, except where otherwise expressly provided, shall include all vehicles propelled by other power than muscular power.

Section 2.—Vehicles approaching an intersecting street shall be under control so as to permit vehicles on the right of the vehicle approaching to first cross the intersecting street.

Section 3.—At all street intersections a vehicle approaching the intersection from the right of any other vehicle approaching the intersection shall have the right of way.

Section 4.—All vehicles approaching at intersections of a street with the intention of turning thereat shall, in turning to the right, keep close to the right, and in turning to the left shall run to and beyond the center of the intersection.

Section 5.—Every vehicle shall be kept upon the right half of the street upon which such vehicle is traveling.

Section 6.—No motor vehicle shall be run or propelled within the corporate limits of the City of Cottage Grove at a greater speed than 15 miles per hour.

Section 7.—No motor vehicle shall be driven or operated within the corporate limits of the City of Cottage Grove by any person under the age of sixteen years.

Section 8.—No part of the machinery of any motor vehicle shall be permitted to run while any such vehicle is standing in any street or alley within the corporate limits of Cottage Grove, without an attendant.

Section 9.—Every motor vehicle, operated within the corporate limits of the City of Cottage Grove, shall be provided with adequate brakes sufficient to control such vehicle at all times and shall be equipped with a suitable and adequate bell, horn, whistle or other signaling device which shall be sounded at the approach of street crossings and whenever and wherever else shall be deemed advisable by the operator of such motor vehicle, and every motor vehicle operated in the City of Cottage Grove shall be equipped with a muffler.

Section 10.—Every motor vehicle driven within the corporate limits of Cottage Grove, shall, during the period of one hour after sunset and one hour before sunrise, display at least two white lights in lamps on the front and one red light in the rear of such vehicle, which said rear lamp shall show a white light across the rear of said vehicle. The white light of such rear lamp shall shine upon the number plate of said vehicle. The light of the front lamps shall be visible at least 200 feet in the direction in which the vehicle is proceeding, provided, however, that motor cycles shall be required to display but one white light which shall be visible not less than 100 feet in the direction in which such vehicle is proceeding, and show a red light to the rear, the view of which shall be at all times unobstructed. No motor vehicle shall be operated within the corporate limits of the City of Cottage Grove, without the muffler thereof being closed.

Section 11.—No vehicle shall be permitted to turn on Main Street in the City of Cottage Grove between the Southern Pacific Rail Road track and Fifth Street, except at street intersections.

Section 12.—It shall be unlawful for any person in charge, either as owner, operator or driver of any vehicle, to permit such vehicle to stand upon Main Street in the City of Cottage Grove between the tracks of the S. P. R. R. and Coast Fork Bridge to exceed a period of thirty minutes.

Section 13.—Vehicles proceeding in the same direction shall overtake each other by passing to the left. The signal to pass shall be given by one blast of the horn or stroke of the bell or other signaling device, and vehicles meeting each other shall pass upon the right.

Section 14.—Any person convicted before the recorder of a violation of any section of this ordinance shall be fined in a sum not exceeding Fifty Dollars and shall pay the costs of prosecution and in default of payment of such fine shall be confined in the City Jail one day for each \$2.00 of such fine.

Section 15.—Any person convicted before the recorder of a violation of any section of this ordinance shall be fined in a sum not exceeding Fifty Dollars and shall pay the costs of prosecution and in default of payment of such fine shall be confined in the City Jail one day for each \$2.00 of such fine.

Section 16.—Any person convicted before the recorder of a violation of any section of this ordinance shall be fined in a sum not exceeding Fifty Dollars and shall pay the costs of prosecution and in default of payment of such fine shall be confined in the City Jail one day for each \$2.00 of such fine.

Section 17.—Any person convicted before the recorder of a violation of any section of this ordinance shall be fined in a sum not exceeding Fifty Dollars and shall pay the costs of prosecution and in default of payment of such fine shall be confined in the City Jail one day for each \$2.00 of such fine.

Section 18.—Any person convicted before the recorder of a violation of any section of this ordinance shall be fined in a sum not exceeding Fifty Dollars and shall pay the costs of prosecution and in default of payment of such fine shall be confined in the City Jail one day for each \$2.00 of such fine.

Section 19.—Any person convicted before the recorder of a violation of any section of this ordinance shall be fined in a sum not exceeding Fifty Dollars and shall pay the costs of prosecution and in default of payment of such fine shall be confined in the City Jail one day for each \$2.00 of such fine.

Section 20.—Any person convicted before the recorder of a violation of any section of this ordinance shall be fined in a sum not exceeding Fifty Dollars and shall pay the costs of prosecution and in default of payment of such fine shall be confined in the City Jail one day for each \$2.00 of such fine.

Section 21.—Any person convicted before the recorder of a violation of any section of this ordinance shall be fined in a sum not exceeding Fifty Dollars and shall pay the costs of prosecution and in default of payment of such fine shall be confined in the City Jail one day for each \$2.00 of such fine.

passed. A. B. Wood presented an agreement of the O. P. & E. R. R. that in consideration of the vacation of that portion of the street the city and its employees might enter upon the ground for the purpose of renewing or repairing its pipe line.

On motion the bid of Ambrose Burdall Co. for paving Tenth Street from the south line of East Main street to the south line of Monroe Street was accepted.

On motion the recorder was ordered to draw a warrant for \$232.99 on the library fund in favor of the library board.

Ordinance No. 405, being an ordinance regulating the traffic of vehicles on the streets was read a first, second and third time, passed and signed by the mayor.

On motion the city engineer was instructed to make a survey and plat for the purpose of opening a street thirty feet in width connecting Columbia Court with East Main Street.

On motion the recorder was instructed to draw a warrant in favor of Dr. Seafie of Eugene for \$50 for his services as an expert witness in the Stevens damage suit against the city.

On motion the marshal was instructed to make an attempt to collect delinquent street assessments and to report at next meeting.

Adjourned to meet at regular meeting July 6.

J. E. YOUNG, City Recorder.

NOTICE FOR PUBLICATION.

Department Of The Interior
U. S. Land Office at Roseburg, Oregon,
May 29, 1914.

Notice is hereby given that Benjamin F. Negley, of Dorena, Oregon, who, on March 29, 1911, made Homestead Entry, Serial, No. 07094, for lot 8, section 28, township 20 S., Range 2 W., Willamette Meridian, has filed notice of intention to make Final Three-year Proof, to establish claim to the land above described, before the Register and Receiver, of the United States Land Office, at Roseburg, Oregon, on the 6th day of August, 1914.

Claimant names as witnesses: Frank Wilson, of Dorena, Oregon; Curran Cooley, of Cottage Grove, Oregon; D. L. England, of Dorena, Oregon; J. W. Kirk, of Dorena, Oregon.

J. M. UPTON,
Register.

June 24-July 29/14

Administrator's Notice.

ESTATE OF ARTHUR VAN SCHOLACK, DECEASED.

Notice is hereby given, that Frank Van Schoiack has been by the County Court of the State of Oregon, in and for Lane County, appointed administrator of the said estate of Arthur Van Schoiack, deceased.

All persons having claims against the estate of the said deceased, are hereby notified to present the same, duly verified, to the above named administrator, at Wildwood, Lane County, Oregon, within six months from this the 17th day of June, A. D. 1914.

FRANK VAN SCHOLACK,
Administrator.

H. J. SHINN, Attorney. jnl7-jly15

IN THE COUNTY COURT OF THE STATE OF OREGON FOR LANE COUNTY.

In the Matter of the Estate of Henry D. Pearson, Deceased.

Order to Show Cause.

Now, at this time, the petition of Harry Short, administrator of the estate of Henry D. Pearson, deceased, coming on regularly to be heard, and it appearing to the court from said petition that it is necessary to sell all of the real property belonging to said estate in order to pay the outstanding debts, expenses of administration and for the purposes of distribution;

It is therefore ordered, that all persons interested in said estate appear before this court on Monday, the 3rd day of August, A. D. 1914, at the hour of 1 o'clock p. m. of said day, in the court room of said court at the court house, in the city of Eugene, Lane County, State of Oregon, to show cause why an order should not be granted to said administrator to sell the real estate described as follows: Beginning at the southwest corner of lot four (4) in block one (1) of Wynne's Addition to Cottage Grove in Lane County, Oregon, and run thence north 133 1/2 feet, thence east 75 feet, thence south 133 1/2 feet, thence west 75 feet to the place of beginning, in Wynne's Addition to Cottage Grove, Lane County, Oregon.

And it is further ordered, that a copy of this order of citation be published for four consecutive weeks next preceding said day in the Cottage Grove Sentinel, a newspaper printed and published at Cottage Grove, Lane County, Oregon, and that service of this order be made upon the resident heirs of said deceased according to law.

Dated this the 27th day of June, A. D. 1914.

HELMUS W. THOMPSON,
County Judge.

H. J. SHINN, Attorney. jly1-aug5

During the past week final obstacles to conveying the locks and canal at Oregon City have been removed, the Portland General Electric Co. conceding states paramount right to water.

MISS MARGARET WILSON.

President's Daughter to Become Social Magazine Editor.



Photo © 1914, by American Press Association.

LIST OF FOOD IS MADE

The Requirements of a Workman's Family of 5 Computed.

Olympia, Wash.—Eight hundred pounds of potatoes, 686 pounds of flour, 683 pounds of meats of various kinds and 260 pounds of sugar are among the principal items of a list, regarded as necessary for the maintenance of a workingman's family of five persons for one year. This has been compiled by Labor Commissioner Olson for the purpose of showing the comparative cost of living for a workingman in various parts of the state. He is getting price quotations now in all sections of the state on the list, which comprises nearly 4000 pounds of food of all kinds.

Mayor's Assailant Dies.

Butte, Mont.—Eric Lantala, the Finnish miner who attacked Mayor Duncan with a dirk in the latter's office and was shot by the mayor, died of the wound. The bullet penetrated the liver. Lantala refused to make any statement to the county attorney, insurance on all of these properties.

Lantala wanted the deportation from Butte of a Finnish editor from Hancock, Mich., who was here working in the interests of the Western Federation of Miners. Duncan refused.

Finally, according to Duncan, his visitor attacked him with a knife, stabbing him three times. In turn the mayor shot the miner.

HUERTA IS AGAIN "ELECTED" PRESIDENT

Mexico City.—Elections for president, vice-president, deputies and senators were held Sunday in that portion of the republic controlled by the Huerta government. Indifference was manifested everywhere.

General Huerta appeared to be the favorite candidate for the presidency.

President Huerta, it is reported, received a virtually unanimous vote of confidence. The returns indicate the re-election of all present members of the chamber and senate. The lightest vote in many years was cast, both in the capital and near-by towns.

Vera Cruz.—It is rumored here that an alliance between Provisional President Huerta and Emiliano Zapata, the revolutionary leader, is to be formed soon.

Mexicans from the interior and just beyond the American lines do not regard seriously the elections. It is pointed out such elections could scarcely have any conciliatory effect on the constitutionalists and never could be regarded as legal, since the government is powerless to comply with the provisions of the law that the votes be cast freely throughout the territory.

Reprimand Awaits Evans.

Philadelphia. — Brigadier-General Evans, former commander of the department of the east, will be privately reprimanded by the president in consequence of a speech at a recent banquet in New York in which General Evans is said to have made indiscreet references to the foreign policy of the United States.

THE MARKETS

Portland.

Wheat—Club, 86c; bluestem, 89c; red Russian, 86c.
Hay—Timothy, \$16; alfalfa, \$13.
Butter—Creamery, 27c.
Eggs—Ranch, 21c.

Seattle.

Wheat—Bluestem, 89c; club, 86c; red Russian, 85c.
Hay—Timothy, \$17 per ton; alfalfa, \$14 per ton.
Butter—Creamery, 26c.
Eggs—24c.

Boost Cottage Grove

Have the following printed on the letter heads and envelopes that you use in writing East.

Be Sure to Get Stop Over at Cottage Grove.



Be Sure to Get Stop Over at Cottage Grove.

When having your stationery printed, it will cost but little extra to have the above printed thereon. If your stationery is already printed, we will print the booster slogan thereon at 75c per thousand.

BRIEF NEWS OF OREGON

There were 94 industrial accidents reported to State Labor Commissioner O. P. Hoff last week, this being the largest number reported any week this year. Three of the accidents were fatal. J. O. Foulke was killed at Coyote in connection with railroad work. Duke Staul was killed at Gobie while logging. Claude Beaman was killed while logging at Camp Creek.

A. W. Cornell, a farmer living near Riddle, Douglas county, never saw a streetcar in his life until he came to Eugene in his automobile and the first one he saw he collided with. He ran into an Eleventh avenue car with his automobile as he entered the city. He appeared greatly chagrined and offered to pay for the damage done to the car, although his automobile was damaged more than the car.

Deputy Sealer of Weights and Measures Buchtel announces that all counties but two will soon be equipped with weight-testing and measuring apparatus. Mr. Buchtel has received equipment for Baker, Harney, Lincoln, Maheur, Union and Umatilla counties. Immediately after testing the apparatus it will be divided and forwarded to the various county clerks.

Twenty-nine measures will be voted on at the general election in Oregon next November, which is nine fewer than were submitted to the voters at the last election. Eleven of the measures to be placed before the voters were submitted by the last legislature. An important amendment to be voted upon provides for statewide prohibition. It would prohibit the manufacture or sale of intoxicating liquors in the state. Another amendment would abolish the state senate.

It was initiated by the officers of the Oregon state grange, Oregon State Federation of Labor, People's Power League, Farmers' union, Farmers' Society of Equity and Proportional Representation bureau. An amendment for proportional representation, initiated by the same organizations, provides that every voter may vote for any one aspirant for representative in the legislative assembly and no more. The 60 aspirants who receive the greatest number of votes throughout the state would be declared elected.

Water permits issued by State Engineer John H. Lewis during the quarter ending June 30, call for the expenditure of approximately \$11,000,000 to make use of the water. There were 147 permits to appropriate public waters issued during the quarter. The proposed ditches and pipe lines aggregate 202 miles in length, and provide for the irrigation of 21,587 acres of land; for the development of 1715 horsepower and for the municipal supply of six towns. One of the most important of these permits is that granted to L. C. Seawell of Payette, Idaho. He proposes to irrigate 10,544 acres with the waters of the Owyhee and Crooked creeks in Malheur county. This land lies a short distance from Ontario. The Eastern Oregon Land company of San Francisco proposes to irrigate 4516 acres in the Willow creek valley in Malheur county with the waters of Burnt river. The water is to be conveyed from the Eldorado ditch, which was constructed many years ago for mining purposes. The six towns for which water was appropriated for municipal supply are Turner, Marshfield, North Bend, Beaverton, Myrtle Point and Falls City.

DON'TS.
Don't stoop to anything that degrades a man. If you do you rue.
Don't think money is all of life. While money in life has its part, it cannot take the place of heart.
Don't forget Mother Hen's comfort. She can't take good care of the chicks if you take poor care of her.

What Do You Want, Anyway

Do You Want to Sell Something Do You Want to Buy Something



MAYBE Someone has just what you want to buy---maybe someone else wants what you have to sell---all that is necessary to make a deal is to let one another know---

That's what Sentinel Want Ads. do---one cent a word.