

CHURCH NOTICES

Methodist.

Services Sunday at 11 a. m. and 8 p. m. Sunday school at 10 a. m. Epworth League at 7 p. m. Prayer meeting Thursday at 8 p. m. Choir practice Wednesday at 8 p. m.

Baptist.

Sunday school at 9:45, preaching at 11 a. m. and 8 p. m. Brotherhood at 3 p. m. Young people's meeting at 7 p. m. Prayer meeting at 8 p. m. on Wednesday. Choir practice Thursday evening at 7:30.

Church of the Brethren.

No services next Sunday.

ORDINANCE NO. 79.

An ordinance creating the office of superintendent of sewers; providing for the licensing of plumbers and prescribing the rules and regulations governing plumbing and drainage of buildings in the city of Bend, Oregon.

Be it ordained by the Common Council of the city of Bend:

Section 1. On and after the date when this ordinance shall take effect all the work of installing new plumbing and drainage work in the buildings erected or to be erected in the city of Bend and all repairs and additions to, or alterations of the plumbing or drainage of all buildings in said city shall be done in accordance with the provisions of this ordinance and subject to inspection and test by the superintendent of sewers as hereinafter provided.

Section 2. The office of superintendent of sewers is hereby created. Such superintendent of sewers shall be appointed by the mayor and shall hold office during such period as the Common Council of the city of Bend may prescribe and shall be fixed by the Common Council from time to time, and shall give to the city of Bend a penal bond in the sum of \$500 for faithful performance of his duties.

Section 3. It shall be the duty of the superintendent of sewers to see that the rules and regulations prescribed by this ordinance and ordinance No. 78 entitled "An ordinance to regulate the construction, alteration and repair of sewers or house drains in the city of Bend, Oregon," are complied with.

Section 4. All connections of plumbing and drainage of buildings with public sewers shall be made in accordance with the rules and regulations prescribed in the before mentioned ordinance No. 78.

Section 5. No work in connection with the installation of plumbing or drainage of buildings shall be done by any person, firm or corporation until such person, firm or corporation shall have first obtained a license from the city of Bend to do work under the rules and regulations of this ordinance.

Section 6. The fee for a license to do work under the terms of this ordinance shall be \$40 per year payable quarterly in advance. A license granted under the terms of this ordinance shall entitle the person, firm or corporation holding such license to the privilege of performing the work of constructing, repairing or altering sewers or house drains as prescribed under ordinance No. 78 without additional fee or license.

Section 7. Before beginning the installation of new plumbing or alteration of the old plumbing in any building the owner or licensed plumber engaged to do the work shall first secure from the superintendent of sewers a permit to do such work.

The application for such permit shall be made in the form prescribed by the inspector of plumbing and upon blanks which he shall provide for that purpose.

A permit fee of \$2.00 shall accompany the application, and whenever required by the superintendent of sewers there shall be furnished with the application such drawings as he may require showing in detail the nature and location of all fixtures proposed for installation, also the location, size and arrangement of all soil, waste and drainage pipes.

The superintendent of sewers shall have the right to require changes in the location, size or arrangement of said pipes should such changes in his opinion be deemed necessary to secure proper sanitation or meet the requirements of this ordinance.

Section 8. House drains shall be of first quality, salt glazed, vitrified, sewer tile, with smooth interior and exterior surfaces, except at the joint ends, inside the socket and outside where the pipe fits into the socket.

House drains of tile shall terminate five feet outside the building line, from which point to the inside of the house shall be of first quality cast or wrought iron pipe. Where said pipe comes in contact with the earth it shall be coated with some approved process or rustless coating.

The joints of drain pipes shall be filled with cement mortar composed of one (1) part Portland cement to two (2) parts clean, sharp sand and made water proof. The joints of iron pipes shall be well calked with lead and made water tight.

The house drain shall be laid below the cellar floor, where possible. Trenches shall be filled and closed after the drains have been inspected and pronounced water tight.

All connections in horizontal pipes shall be made with Y-branches.

Section 9. Whenever connection is to be made to a cess pool, vault, septic tank or other receptacle other than a well constructed street sewer

the house drain shall be trapped near the point where it leaves the building, by a running trap which shall not be larger in diameter than the house drain. This trap shall be placed in an accessible position, protected against freezing, provided with an inspection hole and a tightly closing cover. There shall be a fresh air inlet pipe entering the house just inside said trap. Said pipe shall have a diameter of not less than four inches and opening at any convenient place out of doors approved by the superintendent; provided, however, that when the trap is not required the fresh air inlet shall be omitted.

When connection is made to well constructed sanitary sewers the above mentioned trap shall be omitted and the plumbing so arranged that in every house connected with such a sewer there shall be an uninterrupted flow of air passing from the sewer up through the house drain and soil pipe and out at the roof.

All soil and waste pipes shall be run in as straight a manner as possible up to and at least two feet above the main house roof. The upper terminal shall not be located within ten feet of a window, ventilating shaft or chimney flue. The outlet above the roof shall not be, in any way, capped or provided with return bend but left opening freely upward.

Extension of soil and waste pipes above the roof shall be made only of iron or steel pipe and shall not be of less diameter than the same pipes within the building.

Section 10. The superintendent of sewers shall have the right to regulate the size of soil and waste pipes from fixtures.

Each and every fixture shall be separately and effectually trapped by a seal retaining trap placed close to the fixture, and arranged so as to be safe against back pressure, self syphonage or loss of seal by evaporation or syphonage.

Connections of lead pipes with iron hub pipes shall in all cases be made with heavy brass ferrules, proper wiped solder joint to the lead pipe and well calked into the iron pipe.

All joints between lead pipes, whether for supply or waste, shall be wiped soldered joints.

Vertical iron pipes for buildings not exceeding three stories in height may be of standard weight cast iron, above that height they shall be of extra heavy pipe.

Section 11. Every water closet shall be adequately flushed in a manner approved by the superintendent of sewers. Every water closet apartment shall have direct means of ventilation to the open air. Pan closets shall not be installed in any building.

No opening shall be provided in the house drain for the purpose of receiving the surface drainage of the cellars except upon written permission from the superintendent of sewers.

ers and subject to his restrictions. Section 12. It shall be unlawful to throw or deposit or cause or permit to be thrown or deposited, in any vessel or receptacle, connected with a public sewer, any garbage, hair, ashes, fruit or vegetables, peelings, or kitchen refuse of any kind, rags, cotton, clinders or any other matter or thing whatsoever, except human excrement, the necessary closet paper, and liquid house slops.

Section 13. Waste pipes from refrigerators or other receptacles in which provisions are stored, shall not be directly connected with a drain, soil or other waste or sewer pipe, but shall be made to discharge over an open tray, provided with a waste pipe, and seal-retaining trap.

Overflow from water tanks shall not be connected to any soil, waste or drain pipe.

No steam exhaust shall be directly connected with any soil or waste pipe or drain connecting with a public sewer.

Grease traps must be installed whenever required by the superintendent of sewers. Such traps shall be of approved design and properly installed.

Livery stables and barns with booms for cleaning vehicles, etc., shall be provided with sand boxes of approved design and same must be kept in efficient working condition.

Section 14. All materials, of whatever nature, used in the plumbing work of any building shall be first class in every respect and approved by the superintendent of sewers.

Section 15. Before the fixtures are placed in connection with the pipe system and before the soil pipe and iron house drain are connected with the outside drain, the outlet of the house drain and of all its branches shall be closed tight and the pipe filled with water to its top, and every joint shall be carefully examined for leakage, and all joints shall be securely closed before connections are made with said pipe system. The water test shall be applied before the pipes are built in or covered if there are any places where they require to be hidden. The water shall remain in the piping system at least twelve hours.

Section 16. Whenever a public sewer is laid adjacent to a property it shall be unlawful to maintain any cess pool or privy vault upon or for said property for a period longer than sixty days after said sewer is completed and ready for use. Before the expiration of said sixty days all such cess pools and vaults shall be cleaned out and refilled to the satisfaction of the superintendent of sewers and all buildings on property adjacent to said sewer shall be provided with sanitary closets and sinks and connections shall be made with said sewer.

Section 17. All fees paid to the superintendent of sewers under the terms of this ordinance

shall be paid by him to the city treasurer and credited to the sewer maintenance fund.

Section 18. The superintendent of sewers shall provide and adopt a code of plumbers' rules, which said code shall not be effective until approved by the health committee of the Common Council of the city of Bend.

Section 19. No person, firm or corporation shall be entitled to a license under the provisions of this ordinance except they be in possession of and maintain a shop or place of business within the city of Bend, Crook county, Oregon, nor shall any such person, firm, or corporation do any plumbing business whatsoever in said city of Bend until they have filed with the city recorder their penal bond with sufficient sureties to be approved by the mayor, in the sum of \$500, conditioned for the faithful performance of their work under their license according to the provisions of the ordinance of the city of Bend.

Section 20. Any person, firm or corporation violating the provisions of this ordinance shall be punished by a fine of not less than \$15 nor more than \$100.

Whereas there is immediate need and demand for the passage of legislation to create the office of superintendent of sewers, providing for the licensing of plumbers and prescribing rules and regulations governing plumbing and drainage of buildings in the city of Bend, Oregon, in order to promote the health and welfare of the citizens of the city of Bend and to protect the public property of said

city of Bend from injury, an emergency is hereby declared and this ordinance shall be in full force and effect from and after its passage and approval by the mayor.

Read first time July 15, 1913.

Rules suspended by unanimous vote and passed to immediate second reading.

Read second time July 15, 1913.

Passed July 15, 1913.

Attest: H. C. Ellis, Recorder. Approved: G. P. Putnam, Mayor.

NOTICE OF FINAL SETTLEMENT.

In the County Court of the State of Oregon, for the County of Crook.

In the matter of the estate of Mabel Hobbs, Deceased.

Notice is hereby given by the undersigned, the duly appointed, qualified and acting administrator of the estate of Mabel Hobbs, deceased, that he has made and filed with the county clerk of Crook county, Oregon, his final account as administrator of the estate of Mabel Hobbs, deceased, asking that said final account be settled and allowed and the administrator and his bondsmen released; and said County Court has set Monday, the 11th day of August, 1913, at 10 o'clock a. m. at the court room in Prineville, Oregon, as the time and place at which any person interested in said estate may appear and object to the allowance of said final account.

GEORGE HOBBS, Administrator of the Estate of Mabel Hobbs, Deceased. Vernon A. Forbes, Attorney for Administrator. 18-23

Bend's Best Barber Shop, as well as the oldest, is Innes & Davidson's, on Oregon street.—Adv.

NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land Office at The Dalles, Oregon, June 20th, 1913.

Notice is hereby given that Fletcher Edwards of Bend, Oregon, who, on June 16th, 1910, made homestead entry No. 07030, for SE 1/4 SW 1/4 and S 1/4 SE 1/4, section 25, township 18 south, range 12 east, and lot 4, sec-

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