

ORDINANCE NO. 14

(Continued from preceding page)

of Health of said city, whose duty it shall be to protect the public health of the city by the removal of causes of disease when known, and in all cases take proper action to arrest the spread of contagious and infectious diseases; to abate and remove nuisances dangerous to the public health, and to perform such other duties as may be imposed by this ordinance or other ordinances of the City of Cascade Locks, and to co-operate with and perform such duties as may be required by them of the State Board of Health.

Section 30— Immediately upon the going into effect of this ordinance, the City Board of Health shall appoint a Secretary of said Board who shall be a graduate of reputable medical college and licensed to practice his profession by the Oregon State Board of Medical Examiners, and he shall be the Health Officer of the City Board of Health, with all the powers that are conferred upon him by this ordinance or by the General Laws of the State of Oregon, or that may hereafter be conferred upon him by either of the General Laws of the State or Ordinances of the City of Cascade Locks. He shall serve as secretary of the board and as health officer thereof from the date of his appointment until the first Monday in January, 1937, and his successors shall then be appointed to hold office for one year from the date thereof, unless sooner removed by proper action of the City Health Board. He shall receive as full compensation for his services as such health officer and as secretary of the Board, the sum of \$60.00 per annum, payable monthly out of the treasury of the City of Cascade Locks, as the salaries of other city officials are paid.

Section 31— The City Health Officer shall possess all the powers of a constable or other peace officer in all matters pertaining to the public health, and may call to his assistance the marshal of the City of Cascade Locks, or any other person necessary to the enforcement of said powers. The marshal of the City of Cascade Locks is hereby constituted a deputy health officer, whose powers and duties shall be such as are conferred upon his principal by this ordinance or by any subsequent ordinance of the City of Cascade Locks, or of the General Laws of the State of Oregon, and he shall receive no further compensation for his services when acting as deputy Health Officer than now provided by law.

Section 32— The action of the Board of Health in time of epidemic or threatened epidemic, or when any dangerous communicable disease is unusually prevalent, may after a personal investigation by the members or a member, or the executive officer of such Board, to establish the facts in the case and not otherwise, impose quarantine on vessels, railroads, stages, or any other public or private conveyance conveying persons, baggage or freight used for such purpose, and may enforce such rules and regulations as such Board may deem wise and necessary for the protection of the health of the people of the community; providing, however, that the running of any train or cars, or any steam or electric railway, or of steamboats, vessels or other public conveyance shall not be prohibited.

Section 33— A true copy of such rules and regulations, when established by the City Board of Health, after submission to the State Board of Health, may be altered, relaxed or abolished by the State Board and thereafter no changes shall be made, except by the State Board or by the City Board to meet an emergency.

Section 34— It shall be the duty of the City Health Officer, when notified of a case of smallpox, cholera, plague, typhus fever, diphtheria, membranous croup or scarlet fever, or any other dangerous, contagious or infectious disease to at once cause to be placed in a conspicuous place on the house where any of the afore-

said diseases occur the quarantine card or flag not smaller than 10x12, having printed on it in large letters the name of the disease within, and if smallpox, the color shall be yellow; diphtheria green; scarlet fever red, and all other diseases white, and to prohibit entrance to or exit from such a house without a written permission from the Health Officer of the City Board.

Section 35— The attending physician, or where no physician, the head of the family, is hereby required to report within twelve hours from discovering any contagious or infectious disease within the household, to the health officer of the city, and it is expressly made the duty of every physician attending any such case of contagious disease to perform the duties of the Health Officer until the City Health Officer shall be notified of the existence of such disease.

Section 36— No person shall mar, remove, deface or destroy any quarantine card and such card shall remain in place until after the person affected is removed from such house or has recovered, and is no longer capable of communicating the disease, and the said house and contents have been properly purified and disinfected, which shall be done under the personal direction of the City Health Officer in all cases.

Section 37— The City Health Officer shall have full power to quarantine any house or other place where any such diseases are and the number of days of such quarantine for any of said diseases, but he shall base the length of such quarantine upon the rules provided therefor by the State Board of Health. The City Health Officer shall have exclusive power within the City of Cascade Locks to release the persons having any of such contagious diseases as enumerated herein from quarantine.

Section 38 The City Health Board, upon request of its Health Officer, may employ as many persons as it deems necessary to execute its orders and to properly guard any house or place containing any person or persons affected with any of the diseases used herein or who have been exposed thereto. Such person or persons shall be sworn as quarantine guards; shall have police powers and may use all necessary means to enforce the provisions of this ordinance for the prevention of contagious and infectious diseases, or the orders of the City Board of Health or its Health Officer made in pursuance hereof.

Section 39— Any magistrate, authorized to issue warrants in criminal cases, shall issue warrants on the affidavit of any member of the City Board of Health or the Health Officer thereof, directing the warrant to the Sheriff of the County or his deputy, or to any constable, marshal or police officer within said city, requiring them, under the direction of the Board of its Health Officer to remove any person who is affected with any contagious or communicable disease, or to impress and take up convenient houses, lodging, nurses, attendants and other necessities.

Section 40— No person residing in or occupying any house in which there is anyone suffering from smallpox, cholera, plague, typhus fever, diphtheria, membranous croup or scarlet fever, or any other dangerous, contagious or infectious disease shall be permitted to attend any public, private or parochial school or college, or Sunday School, or any other public gathering until the quarantine provided for in such disease has been removed by the City Health Officer.

Section 41— It shall be the duty of the City Health Officer to attend and examine any suspected case of contagious or infectious disease coming to his knowledge or when notified of such by any other person having knowledge of or suspecting the same; and no person shall obstruct in any manner the City Health Officer in the performance of this duty.

Section 42— The City Board of Health shall have power and shall order all nuisances or the cause of

any special disease or mortality to be abated and removed by the marshal of the City of Cascade Locks when the same shall come to his knowledge.

Section 43— The City Health Officer shall have power and is hereby required to inspect from time to time the meat and vegetable markets and dairies furnishing milk to people within the corporate limits of the City of Cascade Locks, situated within such corporate limits, and shall forthwith, if he finds cause for complaint concerning any matter detrimental to the public health or sanitation, report the same to the City Board of Health and take such action thereon as may be proper under the circumstances for the prevention of disease, and the protection of public health.

Section 44— The rules and regulations now in force and which may be prepared from time to time by the State Board of Health of the State of Oregon, are hereby declared to be the rule and guide to the City Board of Health and to its Health Officer in all matters governed thereby, and not provided for herein; and the City Board of Health and the City Health Officer and his deputy are hereby given and granted full and plenary power in the enforcement of the provision of this ordinance and its rules in the prevention and eradication of contagious diseases within the corporate limits of the City of Cascade Locks.

Section 45— It shall be unlawful for any person or persons to consume or expose any alcoholic liquors or alcoholic beverages upon the premises of a retail licensee, having more alcoholic content than is allowed by law to be sold or dispensed by such licensee.

Section 46— No minor shall represent that he or she is of age for the purpose of asking for or receiving any intoxicating beverages from any licensee dispensing intoxicating beverages except in cases authorized by law.

Section 47— Every person owning or keeping any dog over the age of eight months within the City of Cascade Locks shall, not later than March 1st of each year or within 30 days after he becomes owner or keeper of such dog, procure from the county clerk of the county of Hood River a license for such dog by paying to the county clerk a license fee, and the fee for such license shall be determined by the county court in such amount as it shall find necessary to carry out the provisions of chapter XXIII of title XX, Oregon Code 1930; provided, that such license fee shall not be greater than \$2 nor less than \$1 for each male or spayed bitch dog and not greater than \$3 nor less than \$1.50 for each female dog; and provided further, that if said person fails to procure such license within the time as herein provided the county court may prescribe a penalty in an additional sum of not to exceed \$2 for each dog. Such license fee shall be the only license or tax required for the ownership or keeping of a dog within this state; providing, that the provisions of this section shall not apply to dogs owned by dealers, breeders or exhibitors where same are kept in kennels exclusively for sale or exhibition purposes, nor while such dogs are being transported by said dealers, breeders or exhibitors to and from a dog show or fair. No license shall be required for such dogs kept for such purposes unless and until same are sold or otherwise disposed of to another person or permitted to run at large.

Section 48— No person shall, in the City of Cascade Locks, travel upon any toll road or toll bridge and pass through the gate thereof or go around the gate or toll house with intent to avoid the payment of tolls, or pass the same without paying the chargeable tolls for the use of said road or bridge.

Section 49— Every person who shall violate any provision of this ordinance shall be guilty of a misdemeanor and shall be punished by a fine of not less than \$5 nor more

than \$50.

Section 50— Inasmuch as there is an urgent and immediate need for the enactment of the foregoing provisions and for the better protection of property, morals, safety and health within the City of Cascade Locks, an emergency is hereby declared to exist and this ordinance shall become operative immediately after its final passage.

Passed the Common Council of the City of Cascade Locks, this 16th day of March, 1936.

APPROVED:

CHARLES NELSON,
Mayor.

ATTEST:

W. J. CARLSON,
Recorder.

FORESTER SEES NEED OF SUSTAINED YIELD

Advantages of a sustained yield program of timber operation to perpetuate the billion dollar timber industry of the northwest were vividly painted by U. S. regional forester C. J. Buck, Portland, at the Pacific northwest regional planning conference at Spokane last week. Buck contrasted the proposed sustained yield plan with the present timber liquidating procedure which is resulting in wrecked social and financial structures and threatening the future livelihood of some 800,000 people in this region.

To gain the sustained yield objective the help of planning bodies, government agencies, timber owners and other private citizens is necessary, according to the forester. Many obstacles lie in the way which can be overcome by patient cooperative public and private effort, he stated.

Buck characterized the present process of timber operation as a vicious circle wherein high carrying charges induce liquidation, overproduction, financial loss, tax delinquency and consequent higher taxes on remaining property. The cycle then repeats itself with increased pressure for liquidation, increased overproduction and increased damage to the social and economic structure. Unproductive cut-over land replaces forests, and communities dependent on transient forest industries vanish.

Buck showed that the assurance of stability and permanence of timber supply made possible by sustained yield, will result in a more aggressive program of research and trade extension. This will develop new and more economical uses of wood products and prevent the invasion of wood markets by inferior substitutes. Enterprises on a permanent basis will increase fire protection and the salvage of fire or insect become possible because of permanent timber within their areas will prevent roads and other physical improvements necessary to perpetual operation. The problem of overproduction with its consequent waste and financial losses would be met by removal of the pressure to liquidate distressed tracts. Operating properties would become a dependable source of public income and a maximum steady basis of support for families and communities. "The stability of industry would start the wheel revolving in the right direction," said Buck, "and bring in its wake other operations until the whole community would be supported by its income instead of its principal. Upon the base formed by stable industry and stable public conveniences a stable social system can be built and maintained. A sustained yield means anything it means continuous employment, regular wages, higher living standards, permanent homes and permanent civic and cultural opportunities."

Applying the new program to the Grays Harbor community in Washington, Buck stated that pulp mills and manufacturing plants would replace some of the sawmills there when assured of a steady supply of raw material. Present labor could be

employed under a smaller volume of output since more intensive refinement would largely increase the number of employes per unit. With prompt action at Grays Harbor a sustained yield program is possible and with proper forest management and manufacturing methods, should result in increasing the present reduced production in that area, according to Buck.

"We know that logging operations can be correlated with the use of other forest resources, including conservation of water supply, forage for wild life or domestic stock, and important recreational possibilities," said Buck.

Private initiative is important to successful accomplishment of the sustained yield program in this region, according to Buck, since private timber holders own and control over half the economically available saw timber. The problems of taxation, credit facilities, additional public acquisition of merchantable timber and correlation of public with private timber to make sustained yield possible, are largely questions for the public to solve. The program in the northwest affects more than half the remaining saw timber of the United States and directly or indirectly involves the livelihood of 800,000 people in the region.

Flowers
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