

Town of Reedsport, Douglas County, Oregon.

January 18, 1920.

At a regular meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W. F. Reed, Recorder James K. Cavers, and the following members of the Common Council, to-wit: McFarland, Chase, Lyons, Hubbard, Browne, in attendance, Mayor W. F. Reed presiding and James K. Cavers acting as Recorder, the following business was transacted:

Minutes of previous meeting read and approved.

Motion duly made and seconded that meeting be continued on Thursday night.

Motion duly made and seconded that Mayor appoint a Finance Committee of three; Chase, McFarland and Hubbard were duly appointed.

Proposed Ordinance No. 9 was regularly introduced and read the first time.

Thereupon, on motion duly made seconded, and unanimously carried, said proposed Ordinance was passed to its second reading and read the second time.

After said proposed Ordinance had been read the second time, motion was duly made, seconded, and unanimously carried that said proposed Ordinance be passed to its

third reading.

After said proposed Ordinance had been read the third time, motion was duly made, seconded, and unanimously carried that said proposed Ordinance be placed upon its final passage, which said proposed Ordinance was thereupon numbered "ORDINANCE NO. 9" and which said Ordinance with the vote thereon is in words and figures as follows:

ORDINANCE NO. 9.

AN ORDINANCE fixing the salary and compensation of the City Recorder, City Attorney, and Marshall of the City of Reedsport:

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That the salary of the City Recorder shall be, and the same is hereby fixed at the sum of Seventy-five Dollars (\$ 75.00) per month, payable out of the general funds of the City Treasury.

SECTION 2. That the salary of the City Attorney shall be and is hereby fixed at the sum of Fifty Dollars (\$ 50.00) per month, payable out of the general funds of the City Treasury, and the use of Rooms 2, 3, and 5, of Dabney Block, rent free; and also such stenographer hire as may be necessary when handling the City's Business.

SECTION 3. The salary of the City Marshall shall be and is hereby fixed at the sum of Fifty Dollars (\$50) per month, payable out of the general funds of the City Treasury.

SECTION 4. That all ordinances and parts of ordinances in conflict herewith be, and the same are hereby repealed.

Passed by the Council this the 12th day of January 1920, by the following vote:

YEAS: 5.

NAYS: 0

Submitted to the Mayor the 12th day of January, 1920.

Approved by the Mayor the 12th day of January, 1920.

Attest:

*James K. Gowers*  
Recorder.

*W. L. Reed*  
Mayor.



Thereupon the Mayor duly signed and approved the afore-said ordinance in open meeting.

Thereupon the Recorder was instructed to post three copies thereof in at least three public places in said City same to be in lieu of publication thereof.

Thereupon the meeting adjourned until Thursday night.

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Thursday night (Cont)

The following bills were presented:

Pacific Stat.	\$ 231.50
Reedsport Whale.	2.50
Cavers	107.50
J.H. Napier	159.00
Kope Tiffany	68.30
Review Pub. Co.	2.00
Port Umpqua Courier	10.00
Reedsport Electric Co.	7.90
Mr. Chapman	6.00

Motion duly made and seconded that Recorder be instructed to issue warrant to treasurer for payment of bills.

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Business of Thursday night should begin here, and not above.

Bill of Geo. Staples read and approved (\$ 5.00)

Proposal of Clear Lake Water Company read, and motion duly made and seconded, that Attorney and Recorder be instructed to investigate said proposal, titles etc, and report soon as possible.

Proposal by the executive committee of the Light and Power Co. was read as follows, and duly discussed by the Council.

Reedsport, Oreg. Jan? 15, 1920

The Hon. Mayor and Common Council of the City of  
Reedsport.

We, the executive committee, heretofore appointed by the Reedsport Light and Power Company with authority so to act, do hereby offer for sale to the City of Reeds-



-sport all the property of said Reedsport Light & Power Company, including the plant and all machinery, poles, wires, transformers, and all appurtenances of said Light and Power Company, together with all property, both real and personal, of said Company, of whatever kind or nature, free and clear of all encumbrances, at and for its appraised valuation to the said company, which said first and actual cost is estimated by this committee to be about \$ 27000.00 at this date, but same to be verified by you.

Respectfully submitted,

Executive Committee of  
Reedsport Light & Power Co.

By \_\_\_\_\_  
Chairman.

Meeting continued on 16th.

At a continued meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W. P. Reed, Recorder James E. Cavers, and the following members of the Common Council, to-wit: Johnson, Chase, Browne, McFarlane and in attendance, Mayor W. P. Reed presiding, and Recorder James E. Cavers acting as Recorder, the following business was transacted:

Minutes of meeting of directors of Clear Lake Water Co. were read as follows:

Reedsport, Oreg. Jan. 16, 1920.

At a special meeting of the stockholders of the Clear Lake Water Co. regularly called and held according to law, the following stockholders were present: W. P. Reed Belle Wade, and, W. P. Reed holding the full proxy of Walter Mackay, said parties holding and owning all of the stock of this corporation, whereupon the following preamble and resolution was read and unanimously passed, to-wit:

WHEREAS, this Company is the owner of the Water Right under permit No. 1149, on and to the waters of Clear Lake, also: all work, tunnels and other property belonging to or on account said water right, and,



delivery by said Clear Lake Water Company and said W. P. Reed, et al, of the deeds and other muniments of title necessary to convey said property to said city and upon the same having been passed upon and delivered to the cityRecorder in the usual and customary manner in such matters.

## PREAMBLE AND RESOLUTION.

WHEREAS, the Clear Lake Water Company, a corporation and W. P. Reed, have heretofore made propositions to the City to sell, transfer, and convey unto it, the said City of Reedsport, the water rights and property, work, and rights of way and easements owned by it and him, as well as Ten Springs (the water right in same) in the City of Reedsport to said city for the sum of \$ 30,000.00 cash, and,

WHEREAS, upon investigation said offer is found to be a fair one and said property found to be worth the money asked as well as being property absolutely essential to be acquired by said city for the use of its inhabitants and in order to enable it to install the proper water system needed for said city, NOW THEREFORE, BE IT RESOLVED by the Common Council of the City of Reedsport that acting Mayor William McFarland be and he is hereby authorized and instructed to accept said proposition; to enter into contract with said parties binding them to sell and convey said property to said city; to furnish necessary muniments of title to the property offered for sale; to execute said contract on behalf of the said city; to accept the titles, deeds and other muniments of title from said parties conveying said property offered and hereby accepted, to the City, and

BE IT FURTHER RESOLVED, that the Recorder is hereby ordered to draw a warrant upon the Treasurer of the city in the sum of \$ 5000.00, payable out of any water funds belonging to said city as a first payment to be paid upon execution of said contract to sell and convey said property to said city, and the said Recorder is further instructed to draw his warrant on the said Treasurer of said City in the sum of \$ 25,000.00 payable out of any water funds belonging to said city in full payment of the purchase price for said property, upon the execution and



WHEREAS, the City of Reedsport is desirous of acquiring said water right, tunnels, other work, property and improvements belonging to this Company for the purpose of acquiring, building and operating a municipal water supply for said city, Now, Therefore,

BE IT RESOLVED, that this Company sell and transfer its said water right on said Clear Lake, as well as all tunnels, work and other property belonging to this Company for the sum of \$ 20,000.00 cash. Be It Further Resolved, that W. P. Reed be and he is hereby authorized to contract with said City for the sale of said property, accepting such payment upon the execution of a contract of sale as he shall see fit, and he is hereby further authorized and empowered to execute all deeds of conveyance, other muniments of title and all other papers necessary to complete said sale, and is further hereby authorized to collect from the City the purchase price of said property.

Therebeing no further business the meeting adjourned.

*Signed* W.P. Reed  
President

Attest:

*Signed* Bela Wade  
Secretary.

City Recorder and City Attorney duly reported that titles of Clear Lake Water Co. were OK.

Motion duly made, seconded and carried that City issue warrants for \$ 20,000.00 to Clear Lake Water Co. for their holdings.

Proposed Ordinance No. 10, was regularly introduced and read the first time.

Thereupon, on motion duly made, seconded, and unanimously carried, said proposed Ordinance was passed to its second reading and read the second time.

After said proposed Ordinance had been read the second time, motion was duly made, seconded, and unanimously carried that said proposed Ordinance be passed to its third



reading.

After said proposed Ordinance had been read the third time, motion was duly made, seconded, and unanimously carried that said proposed Ordinance be placed upon its final passage, which said proposed Ordinance be placed upon its final passage, which said proposed Ordinance was thereupon numbered "ORDINANCE NO. 10", and which said ordinance with the vote thereon is in words and figures as follows:

ORDINANCE NO. 10.

AN ORDINANCE prohibiting the service of any civil process, within the corporate limits of the City of Reedsport, on Sunday, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That if any person shall serve or execute any civil process, within the corporate limits of the City of Reedsport, on Sunday or the Lord's Day, such person shall be guilty of a violation of this ordinance and upon conviction thereof shall be fined not less than \$ 5.00 nor more than \$ 20.00.

SECTION 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 16 day of January, 1920, by the following vote:

YEAS: 4.

NAYS: 0.

Submitted to the Mayor this 16th day of January 1920.

Approved by the Mayor this 16th day of January, 1920.

  
Mayor

Attest:

  
Recorder.

Thereupon the Mayor duly signed and approved the aforesaid ordinance in open meeting.

Thereupon the Recorder was instructed to post three



copies thereof in at least three public places in said City, same to be in lieu of the publication thereof.

Motion duly made and seconded that resolution to vote \$ 40,000. bonds be put before the people. Vote by ballot with result as follows:

YEAS: 5.

NAYS: 0.

Motion duly made and seconded that franchise of Coos & Curry Tel. Co. be laid upon the table until Mr. Gates submit proposed new franchise.

Motion made, seconded, and carried that \$ 500.00 be transferred from the general fund to the 16th Street fund.

Motion also made, seconded and carried that C. McC. Johnson 's bill of \$ 500. for lumber used for 16th street, be allowed.

Motion duly made and seconded that bill for \$ 8.50, due Fred Lobuelte be allowed and paid.

There being no further business the meeting adjourned.

Attest:

*James K. Cavers*  
Recorder.

*W. P. Reed*  
Mayor

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Town of Reedsport, Douglas County, Oregon.

February 4, 1920.

At a special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W. P. Reed, Recorder James K. Cavers, and the following members of the Common Council, to-wit: Browne, Chase, Hubbard, Lyons in attendance, Mayor W. P. Reed presiding, and Recorder James K. Cavers acting as Recorder, the following business was transacted:

Proposed Ordinance No. 11 was regularly introduced and read the first time.



Thereupon on motion duly made, seconded, and unanimously carried, said proposed Ordinance was passed to its second reading and read the second time.

After said proposed Ordinance had been read the second time, motion was duly made, seconded, and unanimously carried that said proposed Ordinance be passed to its third reading.

After said proposed Ordinance had been read the third time, motion was duly made, seconded, and unanimously carried that said proposed Ordinance be placed upon its final passage, which said proposed Ordinance was thereupon numbered " ORDINANCE NO. 11", and which said Ordinance with the vote thereon is in words and figures as follows:

AN ORDINANCE granting to the Coos & Curry Telephone Company, its successors and assigns, the right to place, erect and maintain poles, wires and other appliances and conductors, and to lay underground wires for the transmission of electricity for telephone and telegraph purposes in upon and under the streets, alleys, avenues, thoroughfares and public highways of the City of Reedsport, Douglas County Oregon, together with the privilege of operating and maintaining the same therein.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. The City of Reedsport hereby grants to the Coos & Curry Telephone Company, its successors and assigns, the right and privilege to place, erect, lay, maintain and operate in the streets, alleys, avenues, thoroughfares and public highways within said City, poles, wires and other appliances and conductors for the transmission of electricity for telephone and telegraph purposes. Such wires or conductors may be strung upon poles or other fixtures above ground, or at the option of the said grantee, its successors and assigns, may be laid underground in pipes or conduits or otherwise protected, and such other apparatus may be used as may be necessary or proper to operate and maintain the same.



SECTION 2. It shall be lawful for the Coos & Curry Telephone Company, its successors and assigns, to make all needful excavations in any of said streets, alleys, avenues thoroughfares and public highways in said City, for the purpose of erecting and maintaining poles or other supports for said wires, or other conductors, or for repairing the same, or for the purpose of laying down, maintaining and operating said wires or other conductors underground, or for repairing the same. Said work shall be done in compliance with the necessary and reasonable rules, regulations and orders which have heretofore and which may hereafter, during the continuance of this franchise, be required by the ordinance of the said City of Reedsport.

SECTION 3. Nothing in this ordinance shall be construed in any way to prevent the City of Reedsport from sewerage, grading, planking, improving, repairing, or altering any of the streets or highways herein mentioned, but all work shall be done so that the same shall not unnecessarily obstruct or prevent the free use of said poles, wires, conductors, pipes or other apparatus by the Company in the ordinary conduct of its business.

SECTION 4. The rights, privileges and franchises herein granted shall continue and be in force for a period of forty years from the date of the passage of this Ordinance.

SECTION 5. This Ordinance shall take effect thirty days from and after its passage.

Passed by the Council this the 4th day of February, 1920, by the following vote:

YEAS: 4.

NAYS: 0.

Submitted to the Mayor the 4th day of February, 1920.

Approved by the Mayor the 4th day of February, 1920.

Attest:

*James K. Carr*  
Recorder.

*M. J. Reed*  
Mayor



Thereupon the Mayor duly signed and approved the sforessaid ordinance in open meeting.

Thereupon the Recorder was instructed to publish Ordinance NO. 11 in the Port of Umpqua Courier, a newspaper published in the City of Reedsport.

Proposed Ordinances No's 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23 were regularly introduced and read the first time.

Bills of E. L. Robinson, engineering for \$ 289.00, and Mr. Chapman \$ 8.00 were introduced. Motion made and seconded that Recorder issue warrants to Treasurer and pay bills.

Motion duly made and seconded that a Committee of three be appointed by the Mayor to meet with Attorney with reference to licenses. Committee duly appointed- Hubbard Browne, Lyons.

There being no further business the meeting adjourned.

*W. P. Reed*  
Mayor.

Attest:

*James K. Caver*  
Recorder.

Town of Reedsport, Douglas County, Oregon.  
February 9, 1920.

At a regular meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W.P. Reed, Recorder James K. Caver and the following members of the Common Council, to-wit: Chase, Johnson, Browne, Hubbard in attendance, Mayor Reed presiding, and Recorder James K. Caver acting as Recorder, the following business was transacted:

Minutes of previous meeting were read and approved.

Dr. Eastland addressed Council with reference to quarantine and health of community, and advised that Mayor and Council constitute for prevention and care of sickness, but particularly the 'Influenza' at present. Thereupon a



committee of three was duly appointed, said committee to be a standing committee of Health in the City of Reedsport, and which committee consisted of J.R. Browne, Clyde Chase, and C. McC. Johnson.

The following resolution was read, and upon motion duly made and seconded and carried the following resolution was adopted:

RESOLUTION.

WHEREAS, the physician reports that, in his judgment, we are on the verge of an epidemic of influenza and grippe and other contagious and infectious diseases, and,

WHEREAS, it has been held by medical authority that all public meetings or gatherings, as well as crowds of any kind are very dangerous and are said to spread said diseases, and

WHEREAS, it is believed that all crowds and gatherings are conducive to the spread of said disease, now, Therefore,

BE IT RESOLVED, that all cases and suspicious cases of influenza, grippe and other contagious or infectious diseases discovered within the corporate limits of the City of Reedsport be placed in and kept in quarantine so long as is necessary or required by law, and

BE IT FURTHER RESOLVED that all picture shows, pool halls, public dances, the congregation of crowds of any kind, as well as all public meetings within the corporate limits of the City of Reedsport, be, and the same are hereby ordered closed and kept closed and dispersed during the prevalence or threatened prevalence of said diseases above named in said City, and,

BE IT FURTHER RESOLVED that the Marshall be and he is hereby instructed to see that the provisions of this resolution be carried out fully.

BE IT RESOLVED that this provision of this resolution be effective at once.

BE IT FURTHER RESOLVED that the word 'crowd' shall



be construed as meaning more than five people crowded near to each other.

Passed by the Council this the 9th day of February, 1920, by the following vote:

YEAS: 4.

NAYS: 0.

Submitted to the Mayor this 9th day of February, 1920.

Approved by the Mayor this 9th day of February, 1920.

Attest:

*James K. Cauers*  
Recorder

*W. J. Reed*  
Mayor

Proposed Ordinances No's. 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, were regularly introduced and read the first time.

Resolution regarding Light and Power Co., read and discussed, motion duly made and seconded that same be adopted, vote by ballot with results as follows:

YEAS: 3

NAYS: 1

Thereupon motion was duly made and seconded that a committee be appointed to confer with Light Co. and report at next Council Meeting. Committee appointed was—Hubbard, Browne, Johnson.

February 10, Continuance.

In reference to rate, Light plant thought that City pay \$ 1.50 per drop and furnish fixtures.

Motion duly made and seconded that a committee be appointed to work with City Attorney to work up building permits, and also motion made and seconded that someone be appointed as building inspector.

Thereupon motion was duly made and seconded that proposed resolution regarding Light Co. be introduced and read. After being read motion was duly made and seconded that said resolution be adopted, Motion carried with vote as follows:



TO City of Reedsport DR.

WATER RENT  
FOR MONTH OF .....

Water rent is due and payable on the first day of each month in advance and becomes delinquent on the 15th. A penalty of \$1.00 will be collected for turning on the water discontinued for delinquency.

RESIDENCE ..... \$ .....

BUSINESS ..... \$ .....

INDUSTRIAL ..... \$ .....

DELINQUENT ..... \$ .....

TOTAL ..... \$ .....

Payable at the Office of the City Recorder

**BRING THIS BILL**

YEAS: 5.

NAYS: 0.

Thereupon the aforesaid resolution was adopted as read, to-wit:

RESOLUTION.

BE IT RESOLVED, by the Common Council of the City of Reedsport, that the following charter amendment to the charter of said city be and the same hereby is proposed for submission to the legal voters of said city, at a special election to be held as in this resolution provided, to-wit:

AMENDMENT TO THE CHARTER  
OF THE CITY OF REEDSPORT?  
SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL.

AN ACT.

To provide for another Section, to be numbered Section 108, to be added to the Charter of the City of Reedsport.

BE IT ENACTED BY THE PEOPLE OF THE CITY OF REEDSPORT, that the following section, to be numbered Section 108 of the charter of the City of Reedsport, under and by virtue of which said city is now organized and existing, be and the same hereby is proposed and submitted to the legal voters of said city as and for an amendment to said charter added to the same and numbered and known as Section 108, to-wit:

SECTION 108. (1) For the purpose of providing funds for the purchase, construction, installation, operation, and maintenance of electric light and electric power works, and plant or plants for said city, the Common Council is hereby authorized and empowered to issue and dispose of general obligation bonds of said City in an amount not to exceed Forty Thousand Dollars (\$ 40,000.00), said bonds to be in denominations of \$ 100.00 each, duly signed by the Mayor and countersigned by the Recorder under the corporate seal of the City, having semi-annual interest coupons attached thereto bearing the facsimile engraved signature of the Mayor and Recorder, whereby the City shall be held in substance and effect to undertake and promise to pay the bearer of each



of said bonds at maturity thereof, the sum named therein in gold coin of the United States of the present standard of value with interest thereon in like gold coin at the rate of six percent per annum payable semi-annually, each of said bonds to be a direct general obligation of the City of Reedsport and to be known as City of Reedsport Light and Power Bonds. Said bonds shall be dated at a convenient time to be fixed by the Council, maturity or maturities to be likewise fixed by the Council, but not to exceed Twenty (20) years from date and the principal and interest of said bonds shall be made payable at the Fiscal Agency of the State of Oregon in New York City.

(2) The bonds hereby authorized shall be sold by the Council as in its judgment may be best.

(3) The debt limitations contained in the charter of said City shall not apply to the bonds hereby authorized.

(4) The Council shall each year at the time of making the annual tax levy for City purposes, include in such levy a sum sufficient to pay interest due on outstanding bonds of this issue and to retire the principal amount thereof at maturity.

RESOLVED FURTHER, that this resolution for said proposed amendment to the charter of the City of Reedsport submitted to the legal voters by the Common Council, be filed with the Recorder upon its approval by the Mayor, for submission to the legal voters of the City of Reedsport for their rejection or approval to be voted upon at a special election to be held as herein provided:

RESOLVED FURTHER, that the Common Council of the City of Reedsport deems it advisable and does hereby and herein call and make necessary provision for the holding of a special election which shall be and hereby is called to be held on the 14th day of April, 1920, between the legal voting hours on said date at Moose Hall in said



city, which is hereby designated as the polling place for said election;

RESOLVED FURTHER, that J. H. Austin, J. A. Zachery and R. W. Klein, are hereby appointed Judges of said election, and Stanley Chapin and Clare Hubbard are hereby appointed to act as Clerk's therefor;

RESOLVED FURTHER, that the following as hereby adopted by the Council as and for the ballot title for said proposed amendment to the said charter of the City of Reedsport, to-wit:

AMENDMENT TO CHARTER OF THE CITY OF REEDSPORT  
SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL

AN ACT

To provide for the adoption of an additional section to the charter of the City of Reedsport to be numbered Section 108, and authorizing the Common Council of the City of Reedsport to issue and dispose of twenty year general obligation bonds of the City in an amount not to exceed \$ 40,000.00, for the purpose of acquiring constructing, installing, operating and maintaining Electric Light & Power works or plants.

100----- Yes.

101-----No.

BE IT FURTHER RESOLVED, that the Recorder be and he is hereby instructed to publish the hereinabove proposed amendment to the charter of the City of Reedsport submitted to the voters by the Council in the manner provided by law, viz; by publication of this Resolution in full for two consecutive publications within twenty days immediately preceding said special election in the Port Umpqua Courier, same being a newspaper published in the City of Reedsport and hereby designated for said purpose.

Passed by the Council this 9th day of February, 1920 by the following vote:

YEAS: 3

NAYS: 1



Submitted to the Mayor the 10 day of Feb 1920.

Approved by the Mayor THE 10 day of Feb 1920.

*J. P. Reed*  
Mayor

Attest:

*James K. Caver*  
Recorder.

Thereupon, on motion duly made, seconded, and unanimously carried, said proposed Ordinances were passed to their second readings and read the second time.

After said proposed Ordinances had been read the second time, motion was duly made, seconded, and unanimously carried that said proposed Ordinances be passed to their third readings.

After said proposed Ordinances had been read the third time, motion was duly made, seconded, and unanimously carried that said proposed Ordinances be placed upon their final passage, which said proposed Ordinances were thereupon numbered "ORDINANCE NO. 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34", and which said Ordinances with the votes thereon are in words and figures as follows:

ORDINANCE NO. 12.

AN ORDINANCE prescribing the rules of evidence and of presumption applying to and governing procedure in the Recorder's Court, City of Reedsport.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That the rules of evidence and the presumptions governing procedure in the State Courts of the State of Oregon as set out and prescribed in the Code of Civil Procedure known as Lord's Oregon Laws, shall in all things be applicable in all trials, matters, and proceedings in the Recorder's Court, City of Reedsport.

SECTION 2. That all ordinances and parts of ordinances in conflict herewith be and the same hereby are, repealed.



SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 10th day of February, 1920, by the following vote:

YEAS: 5

NAYS: 0

Submitted to the Mayor the 10th of February, 1920.

Approved by the Mayor the 10th day of February 1920.

Attest:

James K. Cavers  
Recorder.

W. P. Reed  
Mayor.

ORDINANCE NO. 13.

AN ORDINANCE prohibiting the setting up or promotion of lotteries within the City of Reedsport and prescribing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That if any person shall promote or set up any lottery for money or other valuable thing, or shall dispose of any property of value, real or personal, by way or means of lottery, or shall aid or be in any way concerned in setting up, managing or drawing such lottery or shall in any house, shop, boat, shed or building owned or occupied by him or under his control knowingly permit or suffer the setting up or management or drawing of any such lottery or the sale of any lottery tickets, share of the ticket or any writing, token or other device purporting or intending to entitle the holder or bearer thereof, or any other person, to any prize or interest or share thereof to be drawn in any lottery within the corporate limits of the City of Reedsport, such person shall be guilty of a violation of this ordinance, and,

SECTION 2. That any person found guilty of violating the provisions of Section 1 of this Ordinance shall be punished by a fine of not exceeding \$ 100.00 or impris-



onment in the city jail for not exceeding thirty days, or by both such fine and imprisonment; provided that in default of payment of the fine imposed hereunder the said person so convicted shall be confined in the city jail one day for every \$ 2.00 of the fine imposed and no more.

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, by the following vote:

YEAS: 5

NAYS: 0.

Submitted to the Mayor the 10th day of February, 1920.

Approved by the Mayor the 10th day of February, 1920.

*W. P. Reed*  
Mayor

Attest:

*James K. Cavan*  
Recorder.

ORDINANCE NO. 14.

AN ORDINANCE prohibiting the sale of lottery tickets for for oneself or another within the corporate limits of the City of Reedsport and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That if any person shall sell either for himself or for another, or shall offer for sale or shall have in his possession with intent to sell or offer for sale or to exchange or negotiate a ticket or a share of a ticket in any lottery named or mentioned in Ordinance No. 13, or any writing, token or other device as mentioned in said Ordinance No. 13, within the corporate limits of the City of Reedsport, such person shall be guilty of the violation of this ordinance.

SECTION 2. Any person found guilty of the violation of the provisions or any part of them of Section 1, of this ordinance, shall be fined not less than \$ 5.00 nor more than \$ 50.00, and in default of payment of such fine shall be imprisoned in the city jail for one day



for every \$ 2.00 of said fine.

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 10th day of February, 1920, with the following vote:

YEAS: 5.

NAYS: 0

Submitted to the Mayor the 10th day of February, 1920.

Approved by the Mayor the 10th day of February, 1920.

Attest:

James K. Caven  
Recorder.

W. F. Reed  
Mayor

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ORDINANCE NO. 15.

AN ORDINANCE prohibiting the disturbance of assemblies or congregations met for religious worship within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. If any person shall wilfully disturb interrupt or disquiet any assemblage or congregation of people met for religious worship, whether in a house or the open air, within the corporate limits of the city of Reedsport, by either uttering any profane discourse, committing any rude or indecent act or making any unnecessary noise within the place where such meeting is held or so near it as to disturb the order and solemnity thereof, shall be guilty of a violation of this ordinance.

SECTION 2. Any person found guilty of violating the provisions of Section 1 of this ordinance shall be fined not less than \$ 10.00 nor more than \$ 50.00, and in default of payment of such fine shall be imprisoned in the city jail one day for each \$ 2.00 of said fine.

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, with the following vote:

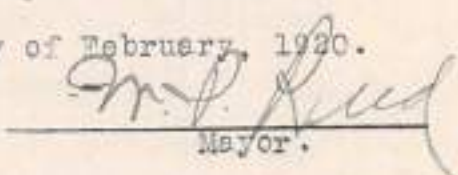


YEAS: 5.

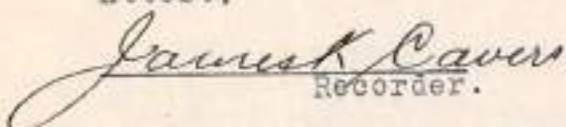
NAYS: 0.

Submitted to the Mayor the 10th day of February, 1920.

Approved by the Mayor the 10th day of February, 1920.

  
 Mayor.

Attest:

  
 Recorder.

---

 ORDINANCE NO. 16.

AN ORDINANCE prohibiting the disturbing or breaking up of any public meeting or assembly of people other than those mentioned in Ordinance No. 15, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. If any person shall wilfully disturb or break up any public meeting or assembly of people other than those mentioned in Ordinance NO. 15 lawfully met together for a lawful purpose within the corporate limits of the City of Reedsport, whether such meeting or assembly be met in a house or the open air, such person shall be guilty of violation of this ordinance.

SECTION 2. Any person found guilty of a violation of any of the provisions of Section 1 of this ordinance on conviction thereof, shall be fined not less than \$ 5. nor more than \$ 40.00 and upon default of payment of such fine, shall be imprisoned in city jail one day for every \$ 2.00 of said fine.

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February 1920, with the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor the 10th day of February, 1920.

Approved by the Mayor the 10th day of February, 1920.



Attest:

*James K. Cavers*  
Recorder.

*W. P. Reed*  
Mayor.

---

ORDINANCE NO. 17.

AN ORDINANCE prohibiting within the corporate limits of the City of Reedsport the receiving, importing, possessing, transporting, delivering, manufacturing, selling, giving away or bartering of any intoxicating liquor, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That the receiving, importing, possessing, transporting, delivering, manufacturing, selling, giving away or bartering of any intoxicating liquor within the corporate limits of the City of Reedsport be and the same is hereby prohibited; provided that it shall not be unlawful for any person to have in his possession intoxicating liquor lawfully procured and in the possession of such person within the State of Oregon on the date of the prohibition by the State of Oregon of the acts and things named prohibited in this section and provided further that the prohibition on this section hereinbefore contained shall not apply to the possession of use recognized by the laws of the State of Oregon under what are known as the Prohibition Laws.

SECTION 2. That any person found guilty of violating any of the provisions of Section 1 of this ordinance, shall be fined in a sum not less than \$ 25.00 nor more than \$ 100.00, or imprisoned in the city jail one day for each \$ 25.00 of such fine, provided that said imprisonment shall be for not exceeding fifty days at all events.

SECTION 3. That ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, by the following vote:



YEAS: 5.

NAYS: 0

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

Attest:

*James K. Cavers*  
Recorder.

*Wm. D. Reed*  
Mayor

---

 ORDINANCE NO. 18.

AN ORDINANCE prohibiting the owner, lessee, proprietor, or employe of cigar stores and other places, permitting minors to engage in any game of cards, billiards, pool, bagatelle, dice-throwing or other game of chance within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That any person being the owner, lessee, proprietor or employe of any cigar store, public card room, public billiard room, public pool room, soft drink establishment or other public place of amusement within the corporate limits of the City of Reedsport shall suffer or permit any minor to engage in any game of cards, billiards, pool, bagatelle, dice-throwing or other game of chance in such cigar-store, public card room, public billiard room, public pool room, soft drink establishment or other place of amusement either of amusement or otherwise, such person shall be deemed guilty of a violation of this ordinance.

SECTION 2. Any person found guilty of violating any of the provisions of Section 1 of this ordinance shall be fined in a sum not less than \$ 10.00 or more than \$ 50.00 and in default of payment of such fine shall be imprisoned in the city jail one day for each \$ 2.00 of said fine provided said imprisonment shall not exceed in all more than 30 days.



SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, with the following vote:

YEAS: 5

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

Attest:

*James K. Caver*  
Recorder.

*W. P. Reed*  
Mayor.

---

ORDINANCE NO. 19.

AN ORDINANCE defining and prohibiting vagrancy within the corporate limits of the City of Reedsport and providing punishment for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That every person, within the corporate limits of the City of Reedsport, without visible means of living, who have the physical ability to work and who does not for a space of ten days seek employment nor labor when employment is offered him; every healthy beggar who solicits alms as a business; every idle or dissolute person or associate of known thieves who wanders about the streets or highways at late and unusual hours of the night or who lodges in any barn, shed, or shop, out-house, vessel, car or place other than such as is kept for lodging purposes, without the permission of the owner or party entitled to the possession thereof; and every lewd and dissolute person who lives in or about houses of ill-fame; and every prostitute and every person who shall conduct himself in a violent or riotous or disorderly manner or use any abusive or obscene language in any street, highway, house or place, whereby



the peace or quiet of the neighborhood or the vicinity may be disturbed, shall be deemed guilty of vagrancy, and shall be punished as provided in Section 2 of this ordinance.

SECTION 2. Any person upon conviction under this ordinance shall be punished by imprisonment in the city jail for a period not exceeding sixty days or by a fine of not more than \$ 100.00 or by both such fine and imprisonment.

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, by the following vote:

YEAS: 5

NAYS: 0

Submitted to the Mayor the 10th day of February, 1920.

Approved by the Mayor the 10 th day of February, 1920.

Attest:

James K. Cavers  
Recorder.

Mr. P. Reed  
Mayor

---

ORDINANCE NO.20.

AN ORDINANCE prohibiting assault or assault and battery without being armed with a dangerous weapon, within the corporate limits of the City of Reedsport, and providing a punishment for its violation:

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That if any person not being armed with a dangerous weapon shall within the corporate limits of the city of Reedsport, assault another, or shall commit assault and battery upon any other, such person upon conviction thereof, shall be punished as provided in Section 2 of this ordinance.

SECTION 2. Any person found guilty of violating any of the provisions of Section 1 of this ordinance, shall be fined not less than \$ 5.00 nor more than \$ 50.00.

SECTION 3. This ordinance shall be in force and



effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, with the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

Attest:

James K. Cavers  
Recorder.

W. P. Reed  
Mayor

---

ORDINANCE NO. 21.

THE ORDINANCE prohibiting the pointing of a gun at another within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That if any person over the age of sixteen years, with or without malice, shall purposely point or aim any pistol, gun, revolver or other firearm within the range of said firearm, at another, either loaded or empty, within the corporate limits of the City of Reedsport, or towards any other person except in self-defense he shall be guilty of a violation of this ordinance.

SECTION 2. Any person found guilty of violating any of the provisions of Section 1, of this ordinance, shall be fined in any sum not less than \$ 5.00 nor more than \$ 50.00.

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, with the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920

Approved by the Mayor this 10th day of February, 1920.

Attest:

James K. Cavers  
Recorder.

W. P. Reed  
Mayor



## ORDINANCE NO. 22.

AN ORDINANCE prohibiting the use of Nickel-in-the-slot machines in the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. Any person or persons who shall conduct, maintain or operate, either as owner or owners, proprietor or proprietors, lessee or lessees, employe or employees agent or agents, or who shall play or use any nickel-in-the-slot machine or other device of like character wherein there enters any element of chance, whether the same be played for money, checks, credits, or other thing or representative of value, within the corporate limits of the City of Reedsport, he shall be deemed guilty of a violation of this ordinance.

SECTION 2. That any person found guilty of the violation of any of the provisions of Section 1 of this ordinance shall be punished by a fine of not less than \$10.00 or more than \$100.00, and in default of payment of fine imposed, shall be confined in the city jail for one day for each \$2.00 thereof.

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February 1920, by the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

*M. P. Reed*  
Mayor.

Attest:

*James K. Cavan*  
Recorder.

## ORDINANCE NO. 23.

AN ORDINANCE prohibiting cruelty to animals, and pro-

vising



viding a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. Whoever overdrives or overloads, drives when overloaded, overworks, tortures, torments, deprives of necessary sustenance, cruelly beats, mutilates or cruelly kills or cause or procures to be so overdriven or overloaded, driven when overloaded, overworked, tortured, tormented, deprived of necessary sustenance, cruelly beaten, mutilated or cruelly killed any animal; and whoever having the charge of or custody of any animal, either as owner or otherwise inflicts cruelty upon the same, shall, for every such offense, be guilty of a violation of this ordinance.

SECTION 2. Every owner, possessor, or person having the charge or custody of any animal, who cruelly drives or works the same when unfit for labor, or cruelly abandons the same, or who carries the same or causes same to be carried in or upon any vehicle or otherwise in a cruel inhuman manner, or anyone who wilfully authorizes or permits the same to be subjected to torture, suffering or cruelty of any kind, shall be guilty of the violation of this ordinance.

SECTION 3. Any person, firm or corporation found guilty of the violation of either Section 1, or Section 2 of this ordinance, shall be punished by a fine of not less than \$ 5.00 nor more than \$ 50.00 and in default of payment of such fine, shall be imprisoned in the city jail one day for every \$ 2.00 of such fine.

SECTION 4. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February 1920, by the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

Attest:

James K. Kline

W. P. Reed  
Mayor.



## ORDINANCE NO. 24.

AN ORDINANCE prohibiting the giving of checks or drafts on any bank or other depository when the person so giving such check or draft shall not have sufficient funds or credit for the payment of the sum, and providing a penalty therefor.

THE CITY OF REEDSFOOT DOES ORDAIN AS FOLLOWS:

SECTION 1. That any person, who, with intent to defraud, shall make or draw, utter or deliver any check, draft, or order for the payment of money, upon any bank or other depository, knowing at the time of such making, drawing, uttering or delivering, that the maker or drawer has not sufficient fund or credit with such bank or other depository for the payment of such check, draft, or order in full upon its presentation, shall be deemed guilty of a misdemeanor and punished by imprisonment in the city jail for not more than sixty days, or by fine not to exceed \$ 50.00, or by both such fine and imprisonment.

SECTION 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, by the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

W. J. Reed  
Mayor

Attest.

James K. Cavers  
Recorder.

## ORDINANCE NO. 25.

AN ORDINANCE prohibiting the possessing, exhibiting, showing, publishing, selling, lending, giving away, or



distributing any articles or instrument of indecent or immoral use, or any obscene or indecent book, paper, writing printed matter, picture, drawing, photograph or engraving, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That any person, within the corporate limits of the City of Reedsport, who shall import, print, design, copy, draw, photograph, prepare, publish, sell, lend, give away, distribute, show or exhibit, or have in his possession with intent to publish, sell, lend, give away, distribute, show or exhibit, any article or instrument of indecent or immoral use or any obscene or indecent book, paper, writing, printed matter, picture, drawing, photograph or engraving; or if any person shall give or publish, or cause to be given or published to any person, any written or printed notice or advertisement of, or concerning any such article or instrument, or obscene or indecent article or thing; or if any person shall hire, use, employ, or permit any person to sell, give away or distribute any such article or instrument or obscene or indecent article or thing; or if any person shall print, publish, advertise, sell, lend, give away or show, or have in his possession with intent to publish, advertise, sell, lend, give away or show any book, paper or other publication that purports to relate or narrate the criminal exploits of any desperado or convicted felon, or any book, paper, or other publication that is principally devoted to or contains, or is made up in part of accounts or stories of crime or lust or deeds of bloodshed; or if any person shall present or exhibit in any public place by way of show or drama or play what purports to be the criminal exploits of any desperado or convicted felon, such person shall, upon conviction, be punished by imprisonment in the city jail of not more than thirty days, or by a fine of not more than \$ 50.00, or by both such



fine and imprisonment in the discretion of the Recorder's Court.

SECTION 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 10th day of February, 1920, by the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

Attest:

James H. Cavers  
Recorder.

W. V. Reed  
Mayor.

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ORDINANCE NO. 26.

AN ORDINANCE prohibiting the furnishing of tobacco to minors without the guardian's consent, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That the selling, bartering, trading, giving or in any manner furnishing to any minor under the age of eighteen years, within the corporate limits of the City of Reedsport, any tobacco, cigars, cigarettes in any form, or any compound in which tobacco forms a component part, without the written consent or order of such minor's parents or guardian, shall be and is hereby prohibited; provided, however, that the selling, bartering, trading, giving or furnishing such articles to said minors hereinabove mentioned, when otherwise done according to the provisions of Section 2148 Lords Oregon Laws, shall not be prohibited.



SECTION 2. That any person found guilty of violating the provisions of this ordinance shall upon conviction, be fined in any sum not less than \$ 5.00 nor more than \$ 25.00

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 10th day of February, 1920, by the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

*W. P. Reed*  
Mayor.

Attest:

*James K. Cavers*  
Recorder.

---

ORDINANCE NO. 27.

AN ORDINANCE prohibiting a minor smoking in public, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That any minor under the age of eighteen years, who, within the corporate limits of the City of Reedsport, smokes or in any way uses any cigar, cigarette or tobacco in any form whatsoever, on any public highway, street, place, or square, sidewalk, or within any public building in said city, shall be guilty of a violation of this ordinance.

SECTION 2. Any minor found guilty of violating the provisions of Section 1 hereof, upon conviction, shall be fined not more than \$ 5.00, or be imprisoned at the option of the Recorder's Court, two days for each offense hereunder.

SECTION 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.



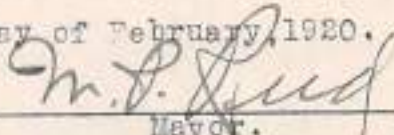
Passed by the Council this 10th day of February,  
1920, by the following vote:

YEAS: 5.

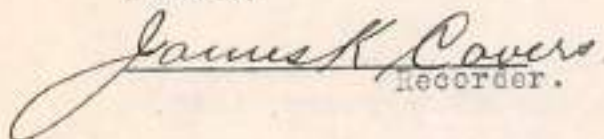
NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

  
\_\_\_\_\_  
Mayor.

Attest:

  
\_\_\_\_\_  
Recorder.

ORDINANCE NO. 28.

AN ORDINANCE prohibiting the contributing to the delinquency of a child, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. In all cases, within the corporate limits of the city of Reedsport, where a child shall be a delinquent child as defined by any statute of the State of Oregon, any person responsible for, or by any act encouraging, causing or contributing to the delinquency of such child, or any person who shall by threats or persuasion endeavor to induce any child to do or perform any act or follow any course of conduct which would cause such child to become a delinquent child; or any person who shall do any act which manifestly tends to cause a child to become a delinquent child, shall be guilty of a violation of this ordinance, and upon conviction thereof, shall be punished by a fine of not more than \$ 50.00 or by imprisonment in the city jail not exceeding sixty days, or by both such fine and imprisonment.

SECTION 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.



Passed by the Council this the 10th day of February,  
1920, by the following vote:

YEAS: 5

NAYS: 0.

Submitted to the Mayor this 10th of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

*W. P. Reed*  
Mayor.

Attest:

*James K. Cavers*  
Recorder.

ORDINANCE NO. 29.

AN ORDINANCE prohibiting, within the corporate limits of the City of Reedsport, the contributing to the dependency of any child under the age of eighteen years, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. Any person, who, within the corporate limits of the City of Reedsport, shall wilfully do any act which causes or tends to cause any child under the age of eighteen years to become a dependent child, as defined by any statute of the State of Oregon, or to so live and conduct himself as to be or remain such a dependent child, shall be guilty of a violation of this ordinance and shall, upon conviction thereof, be punished by fine of not more than \$ 50.00, or by imprisonment in the city jail for a period not exceeding sixty days or by both such fine and imprisonment.

SECTION 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, by the following vote:

YEAS: 5

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920

Approved by the Mayor this 10th day of February, 1920.

Attest: *James K. Cavers*  
Recorder

\_\_\_\_\_  
Mayor



## ORDINANCE NO. 30.

AN ORDINANCE prohibiting, within the corporate limits of the City of Reedsport, the possession, carrying or use of any blackjack, slungshot, billy, sand-club, sand-bag, metal knuckles, dirk, dagger or stiletto, and regulating the carrying of certain firearms, and defining the duties of the Marshall, and providing a penalty for its violation.

## THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. No person shall, within the corporate limits of the City of Reedsport, carry any pistol, revolver, or other firearm concealed upon his or her person, or of a size which may be concealed upon his or her person, without a license or permit therefor issued to him or her by the Chief of Police or City Marshall of some city in the said State of Oregon, or the Sherrif of some county in said state.

This section, however, shall not apply to sheriffs, their deputies, constables, marshalls, police officers or any other duly appointed peace officials, not to any person summoned by such officers to assist in making arrest or preserving the peace while said person or persons are engaged in assisting such officers; nor to duly authorized military organizations when parading; nor to members thereof when going to and from places of meeting of their respective organizations.

SECTION 2. Any person who carries or possesses an instrument or weapon commonly known as a blackjack, slungshot, billy, sand-bag, sand-club, metal knuckles, or who carries a dirk, or dagger or stiletto, within the corporate limits of the City of Reedsport, is guilty of a violation of this ordinance.

SECTION 3. Any person who violates the provisions of Section 1 or Section 2 of this ordinance shall be fined in a sum no greater than \$ 50.00 or imprisoned in the City jail for a term not longer than thirty days, or by both such fine and imprisonment.



SECTION 4. The Marshall of the City of Reedsport may grant permits to carry a concealed pistol, revolver or other firearm under and pursuant to the provisions of Chapter 377 of the General Laws of Oregon for the year of 1917, and none other; and it is the purpose of this ordinance to recognize all of the provisions of said Chapter 377 of the General Laws of Oregon for 1917.

SECTION 5. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 10th day of February, 1920, by the following vote:

YEAS: 5

NAYS: 0.

Submitted to the Mayor this 10th day of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

  
 Mayor.

Attest:

  
 Recorder.

---

ORDINANCE NO. 31

AN ORDINANCE prohibiting within the corporate limits of the City of Reedsport, the prevention by any person of any other person from continuing or performing his work, or their accepting any new work, by threats, force or intimidation, and prohibiting any person from circulating false written or printed matter, or being concerned in the same, for the purpose or with the intent of preventing any person from employing any other person, or forcing him to employ any other person, or preventing any person from dealing, or forcing any person to deal with, any other person; and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. That if any person shall, within the



corporate limits of the City of Reedsport, by force, threats or intimidation, prevent or endeavor to prevent any person employed by another, from continuing or performing his work, or from accepting any new work or employment; or if any person shall circulate any false written or printed matter, or be concerned in the circulation of any such matter to induce others not to buy from or sell to, or have dealings with any person, for the purpose or with the intent to prevent such person from employing any person, or to force or compel him to discharge from his employment anyone, or to alter his mode of carrying on his business, or to limit or increase the number of his employees or their rate of wages or time of services, such person shall be guilty of a violation of this ordinance, and upon conviction thereof shall be imprisoned in the city jail for not more than 30 days or by a fine of not more than \$ 50.00, or by both such fine and imprisonment.

SECTION 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, by the following vote:

YEAS: 5.

NAYS: 0.

Submitted to the Mayor this 10th of February, 1920.

Approved by the Mayor this 10th of February, 1920.

Attest:

James K. Caver  
Recorder.

W. J. Reed  
Mayor

---

ORDINANCE NO. 32

AN ORDINANCE to protect the public secret and fraternal societies from fraud and from imposters, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:



SECTION 1. Within the corporate limits of the City of Reedsport, it is a violation of this ordinance for any person not a member thereof, to wear or display any badge, button, insignia, rosette or other emblem of any order, society or organization.

SECTION 2. Within the corporate limits of the City of Reedsport, it is a violation of this ordinance for any person not a member of any order, society, or organization to use the name of any such public society or organization, to seek or obtain aid or assistance from any member thereof or from the public by virtue of caliming or representing himself, herself or itself to be entitled thereto as a member of any such order, society, or organization, when not a member thereof.

SECTION 3. That the provisions and prohibitions contained in Chapter 73 of the General Laws of Oregon for 1911 be, and the same are hereby adopted as applying to the construction of this ordinance.

SECTION 4. Any person found guilty of violating the provisions of this ordinance shall be punished by imprisonment in the City jail for a term not to exceed 60 days or by a fine not to exceed \$ 50.00 or by both such fine and imprisonment.

SECTION 5. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

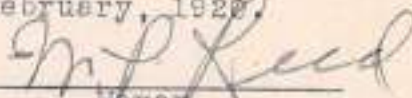
Passed by the Council this 10th day of February, 1920, by the following vote:

YEAS: 5

NAYS: 0.

Submitted to the Mayor this 10th of February, 1920.

Approved by the Mayor this 10th of February, 1920.

  
 Mayor

Attest:

  
 Recorder.



## ORDINANCE NO. 23.

AN ORDINANCE prohibiting, within the corporate limits of the city of Reedsport, the unauthorized wearing of uniform, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. Every person other than an officer or enlisted man of the National Guard or National Guard Veterans of the State of Oregon, or of any other state or of the United States Army, Navy, Marine Corps, Revenue Service or Forest Service, or inmate of any Veterans's or Soldiers Home, or Veterans of the Great or World War, who at any time wears the uniform of the United States Army or Navy or National Guard or any part of such uniform similar thereto, within the corporate limits of the City of Reedsport, is guilty of a violation of this ordinance, and upon conviction thereof, shall be punished by a fine of not less than \$ 5.00 nor more than \$ 25.00

SECTION 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 10th day of February, 1920, by the following vote:

YEAS: 5

NAYS: 0

Submitted to the Mayor this 10th of February, 1920.

Approved by the Mayor this 10th of February, 1920.

*W. P. Reed*  
Mayor

Attest:

*James K. Owens*  
Recorder.

## ORDINANCE NO. 24.

AN ORDINANCE prohibiting, within the corporate limits of the City of Reedsport, the keeping, setting up, suffering permitting, to be kept or set up, lawdy houses, and providing a penalty for its violation.



THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

SECTION 1. Any person who shall keep or set up or suffer or permit to be kept or set upk either in a house, boat, ship or vessel, a house of ill-fame, brothel, bawdy house, within the corporate limits of the City of Reedsport for the purpose of prostitution, fornication or lewdness, in any house, room or shop or other building whatsoever, or any boat, booth or other place of which he is owner, lessor, lessee, or to the possession of which he is entitled, shall be guilty of a violation of this ordinance and upon conviction thereof, shall be punished by a fine of not less than \$ 10.00 nor more than \$ 50.00, or by imprisonment in the city jail for not more than 30 days.

SECTION 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

YEAS: 5

NAYS: 0

Passed by the Council this the 10th day of February, with the above vote:

Submitted to the Mayor this 10th of February, 1920.

Approved by the Mayor this 10th day of February, 1920.

*W. J. Reed*  
Mayor

Attest:

*James K. Caven*  
Recorder.

Thereupon the Mayor duly signed and approved the foregoing ordinances and each of them in open meeting.

Thereupon the Recorder was instructed to post three copies thereof of the foregoing ordinances and each of them in at least three public places in said City, same to be in lieu of the publication thereof.

FURTHER BUSINESS, motion duly made and seconded, and unanimously carried that E. J. Hubbard be appointed committee of one to take up matter with Continental pipe Co. regarding pipe for water system.

There being no further business the meeting adjourned.

Attest: *James K. Caven*  
Recorder

\_\_\_\_\_  
Mayor.



Town of Reedsport, Douglas County, Oregon,

March 16, 1920.

At a special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor Reed, Recorder Cavers, and the following members of the Common Council, to-wit: Johnson, Lyons, McFarland, Browne in attendance, Mayor W.P. Reed presiding, and Recorder J.K. Cavers acting as recorder, the following business was transacted:

The following bills were introduced and read, and approved:

C. McC. Johnson	\$ 492.05
Kennedy & Browne	45.00
Port Umpqua Courier	11.00
" " "	5.00
Reedsport Iron Works	7.14
Staples Investment	17.50
Reed Janelle	22.00
Clear Lake Water Co.	190.00
(E.L. Robinson Engineer 120.00)	
(E.A. Ivey Chairman 37.50)	
(Roy Redfield Axeman 32.50)	
Dr. Eastland 2 Bills	10.50

Proposed Resolution No. 1 was regularly introduced and read the first time. Motion made, seconded and carried unanimously that Resolution No. 1 be adopted as read, which resolution is in words and figures as follows:

RESOLUTION NO. 1.

WHEREAS, the City of Reedsport is incurring daily pay roll expense in preparing for installing the City Water System, a part of which payroll is for transient and irregular, and,

WHEREAS, in order to save expense, it is necessary that this irregular transient labor be paid promptly without the necessity of calling the Common Council to pass on same, NOW, THEREFORE,

BE IT RESOLVED that the City Recorder be and he is



hereby authorized to draw his warrant on the Water Fund of the City, upon the recommendation and ok. of said bills by the City Engineer, and refer said bills to the next meeting of the Council.

Thereupon Resolution No. 2 was duly introduced and read, motion duly made and seconded that Resolution No. 2 be adopted and passed as read, which resolution is in words and figures as follows:

RESOLUTION NO. 2.

BE IT REMEMBERED THAT THE City Recorder be and is hereby instructed to draw his warrant on the General Fund of the City in payment of stenographic bills on ok. of same by the City Attorney.

Motion duly made, seconded and unanimously carried that \$ 650.00 be transferred from the General Fund to the 16th Street fund.

Continued March 18, 1920. from 16th.

At a special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor Reed, Recorder acting recorder and the following members of the Common Council, to-wit: McFarland, Johnson, Browne, Lyons, in attendance, the following business was transacted:

Meeting called to decide the question of water pipe.

Mayor Reed suggested that at the present City purchase and install 82000 Ft. (4 mi.) of 12" pipe, and consider the balance needed at a future date.

Estimates as submitted:

Redwood 4 mi. 12" 34,373

Fir 4 mi. 12" 29,917

Council adjourned to private for consultation, and decided to meet at 9 AM. of Friday the 19th and have report ready for a gent by 10 AM, of that day.

There being no further discussion the meeting adjourned until the 19th, at 9 AM.



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 Mayor

Attest:

*James K. Cavers.*  
Recorder.

March 19th (continuation)

At a continued special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W.P. Reed Recorder J.K. Cavers and the following members of the Common Council, to-wit: Lyons, Browne, Johnson, McFarland, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted:

Further discussion of pipe for Water Line: Motion duly made and seconded that they accept Redwood Pipe, which motion carried by the following vote:

Yeas: 4

Nays: 0.

Motion duly made, seconded and unanimously carried that McFarland be permitted to erect fence along Winchester Ave. to a point west of Schoolhouse, also adjoining platted townsite from Hill to River in townsite boundary. The same being subject to immediate removal upon order of the Common Council.

There being no further discussions the meeting adjourned until next call of the Mayor.

*W. P. Reed*  
Mayor

Attest:

*James K. Cavers.*  
Recorder.

March 23, 1920.

At a special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W.P. Reed, Recorder J.K. Cavers and the following members of the Common Council to-wit: Lyons, Browne, Chass, Johnson, Hubbard, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted:



Water Line Labor was discussed and the following resolution was drawn up in regards to same:  
SAID resolution written on page 116.

Motion duly made and seconded that approximately 4 mi. of pipe be laid, 2 miles to Bert Noble and 2 miles to H.C. Morris, and upon the drawing of lots to determine which man should work at the North and the South ends of said pipe line, H.C. Morris drew North End or Reedsport, and Mr. Noble drew Winchester Bay end, each and both on a 10% basis, said being 10% of all payroll, as their reimbursement as a superintendent.

Their being no further business the meeting adjourned until further call of the Mayor.

*W. P. Reed*  
Mayor

Attest:

*James B. Cavers*  
Recorder.

March 26, (Continuation)

At a meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor Reed, Recorder Cavers and the following members of the Common Council, to-wit: Johnson, Chase, Hubbard, Browne, in attendance, Mayor Reed presiding, Recorder Cavers acting as recorder, the following business was transacted:

Petition of Coos and Curry Telephone Co. to Public Service Commission with reference to increase of rates, was read.

Petition of City of Reedsport to Public Service Commission in regards to changing of railroad crossing, was read. Motion duly made and seconded that O St. Crossing be vacated, and the matter of a new crossing to replace the old one be taken up with the Public Service Comm. on their next visit to the City in April.

Motion duly made and seconded that matter of Street lighting be left in the hands of a committee, which committee is to arrange for purchase and installation of said necessities. Committee appointed, Johnson, Browne, Hubbard.



There being no further business the meeting adjourned until further call of the Mayor.

*M. P. Reed*  
Mayor

Attest:

*James K. Cavers*  
Recorder.

March 31, 1920. (Continuation)

At a continued meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor Reed, Recorder Cavers, and the following members of the Common Council to-wit: Lyons Browne, Chase, in attendance, Mayor Reed presiding, Recorder Cavers acting as recorder, the following business was transacted:

Contract between City and Pacific Tank & Pipe Co., was read, and upon motion duly made, seconded and carried, it was resolved to accept agreement, and the Mayor and Recorder were authorized to sign said contract, provided said Company would change in the Section "Terms of Payment" that 2% discount be allowed after arrival and inspection of material.

The matter of the resolution of calling a special election for the purpose of submitting an amendment to the City Charter, to be known as Section 108, authorizing the Common Council to issue bonds in the sum of \$ 40,000.00 for the purpose of providing funds for the purchase, construction, operation and maintainance of Electric Light & Power Co works, on coming up for consideration, motion was duly made and seconded, and the following resolution was unanimously passed, to-wit:

Resolution No. 1.

BE IT RESOLVED that the resolution passed by the Common Council on the 9th day of February, 1920, calling said special election for the purpose of submitting the question of the amendment to the City Charter of said City, and to be known as Section 108 thereof, as well as the resolution; and the whole thereof be and the same is hereby repealed.



There being no further business the meeting adjourned.

Attest:

*James K. Cavers.*  
Recorder

*W. P. Reed*  
Mayor

Reedsport, Oregon, April 12, 1920.

At a regular meeting of the Common Council this day regularly called and held at the time and place, and in the manner provided by law, with Mayor Reed, Recorder Cavers, and the following members of the Common Council, to-wit: Lyons, McFarland, Chase, Browne, Hubbard and C. McC. Johnson, in attendance, Mayor W. P. Reed presiding, Recorder Cavers acting as Recorder, the following business was transacted:

Minutes of the previous meeting read and approved.

Motion duly made, seconded and unanimously carried that the following routine of business be followed hereafter; form as follows:

1. Roll call.
2. Reading and approval of minutes of previous meeting.
3. Communications.
4. Unfinished business;
  - (a) Report of Committees.
  - (b) Tabled resolutions & ordinances for second & third readings.
5. New Business;
  - (a) Ordinances first reading.
  - (b) Bills.
  - (c) Other new business.
6. Miscellaneous business.
7. Adjournment, with or without date.

Resignation of Alderman Lyons read as follows:

To the Hon. Mayor

and City Council,

Reedsport, Oregon.

I hereby tender my resignation as a member of the



Council.

(Signed) Jos. Lyons.

Thereupon on motion duly made, seconded and carried it was resolved to accept the resignation of Alderman Lyons.

Motion made and seconded and carried that Wm. Lovelace be appointed to fill the vacancy in the Common Council of the City of Reedsport, caused by the resignation of Mr. Lyons.

Upon motion being duly made and seconded, it was resolved that the Council extend a vote of thanks to Mr. Lyons for his untiring efforts and his work on the Council. Mr. Lyons responded to this vote of thanks in fitting words.

Motion made, and seconded that Mr. Lovelace collect all possible donations to the 16th street fund.

Bill of Kilham Staty' Co. was duly introduced, and motion made, seconded and carried that said bill be allowed and paid.

Motion made, seconded and carried that C. McC. Johnson be appointed a committee of one to investigate freight rates on pipe.

Proposed Ordinances No. 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51 were regularly introduced and read the first time.

Upon motion being duly made and seconded it was resolved that City Engineer be asked to make a report of the water condition in the City.

Thereupon the motion was made, seconded and carried that meeting adjourn until Tuesday Evening, April 13, at 8 o'clock P.M.

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Reedsport, Oregon, April 13, 1920.

At a continued meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor Reed, Recorder Cavers, and the following members of the Common Council



to-wit: McFarland, Hubbard, Chase in attendance, Mayor Reed presiding, and Recorder Cavers acting as Recorder, the following business was transacted:

There being no quorum the meeting adjourned until further call of the Mayor.

*James K. Cavers*  
Recorder.

*W. P. Reed*  
Mayor.

April 19, 1920.

At a special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W.P. Reed, Recorder J. K. Cavers and the following members of the Common Council to-wit: Chase, Browne, Lovelace, McFarland and C. McC. Johnson, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted:

Freight rates on pipe from San Francisco to Reedsport was discussed with reference to rates by boat. The following rates were submitted by recorder:

By Rail	\$14.20	per ton
" Boat	10.00	" "

The difference in favor of boat in handling after arrival \$2.00 per ton working a difference of \$6.20 per ton on 270 tons or total of \$1674.00, less insurance which would be approximately a saving of \$1300.00 to \$1500.00.

Upon motion duly made and seconded it was unanimously resolved that Recorder wire Pacific Tank & Pipe Company to ship load of pipe by next trip of schooner "Ruby" also that C. McC. Johnson wire Parr McCormick S. S. Co. to the same effect.

Upon motion duly made and seconded it was unanimously resolved that the city make a change in the present water system and cut in a separate line to the Reedsport Fish Company enabling the city to use all the present supply of water and give the Reedsport Fish Company water from what is known as the small tank and which is not at present in



use, and that the Mayor appoint a committee of three to hire the necessary labor to make said change. Alderman Lovelace, McFarland and Chase were appointed.

There being no further business the meeting adjourned until the 26th.

Attest:

\_\_\_\_\_  
Mayor

*James K. Powell*  
\_\_\_\_\_  
Recorder.



April 26, 1920 (Continuation)

At a continued meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor Reed, Recorder Cavers, and the following members of the Common Council to-wit: Alderman, Browne, Johnson, Hubbard, McFarland, Chase and Lovelace, in attendance, Mayor Reed presiding, Recorder Cavers acting as recorder, the following business was transacted:

The proposition of Light and Power Bonds was discussed but no definite action taken.

Upon motion duly made seconded and unanimously carried it was resolved that the recorder draw a warrant on the treasurer on the Water Fund for \$3000.00 to pay first 1/2 yearly interest on \$100,000.00 bond issue.

Ordinances Numbers 35 to 51 inclusive were introduced, and read for the second time, thereupon, on motion duly made seconded and unanimously carried, said ordinances were passed to the third reading and read the third time. After said proposed ordinances had been read the third time motion was duly made seconded and unanimously carried that said proposed ordinances be placed upon their final passage thereupon said ordinances were numbered, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50 and 51, and which said with the voters thereon are in words and figures.

ORDINANCE NO. 35.

AN ORDINANCE prohibiting trespassing on enclosed lands within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person, within the corporate limits of the City of Reedsport, other than on lawful business, shall go or trespass upon any enclosed lands or premises not his own, and shall fail, neglect or refuse to depart therefrom immediately, and remain away until permitted to return upon the verbal or printed or written notice of the owner or person having lawful occupation of said lands



or premises, such trespasser shall be deemed guilty of a violation of this ordinance and upon conviction thereof, shall be punished by a fine of not less than \$5.00, nor more than \$25.00.

Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 26th day of May 1920, by the following vote:

YEAS 6

NAYS 0

Submitted to the Mayor this 26th day of May 1920.

Approved by the Mayor this 26th day of May 1920.

\_\_\_\_\_  
Mayor

Attest:

*James K. Cavers*  
Recorder.

ORDINANCE NO. 36.

AN ORDINANCE prohibiting trespassing on the improved lands, within the corporate limits of the City of Reedport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any persons, within the corporate limits of the City of Reedport, shall wilfully enter upon the garden, orchard or other improved lands of another or in his possession, with intent to cut, take, carry away, destroy or injure the trees, grain, grass, hay, fruit or vegetable products there growing or being, such person, on conviction thereof, shall be deemed guilty of a violation of this ordinance and shall be fined not less than \$5.00 nor more than \$50.00.

Section 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May 1920, by the following vote:

YEAS: 6

NAYS: 0



Submitted to the Mayor this 26th day of May 1920.

Approved by the Mayor this 26th day of May 1920.

Attest:

\_\_\_\_\_  
Mayor.

*James K. Cavers*  
\_\_\_\_\_  
Recorder.

ORDINANCE NO. 37.

AN ORDINANCE prohibiting trespassing upon the lands of another, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That any person, within the corporate limits of the City of Reedsport, who shall wilfully cut down, destroy, or injure any standing or growing tree upon the lands of another, or shall wilfully take or remove from any such lands any timber or wood previously cut or separate from the same, or shall wilfully dig, take, quarry or remove from any such lands any mineral, earth or stone, such person, upon conviction thereof, shall be deemed guilty of a violation of this ordinance and shall be fined in a sum not less than \$5.00 nor more than \$50.00.

Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May 1920, by the following vote:

YEAS: 6

NAYS: 0

Submitted to the Mayor this 26th day of May 1920.

Approved by the Mayor this 26th day of May 1920.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
\_\_\_\_\_  
Recorder.



## ORDINANCE NO. 28.

AN ORDINANCE prohibiting the tearing down of posted notices, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person, within the corporate limits of the City of Reedsport, shall wilfully tear down, alter or deface any posted, written or printed notice posted or put up in pursuance of any law required or authorizing the same to be done before the time for which such notice is given has expired, such person shall be deemed guilty of a violation of this Ordinance and upon conviction thereof, shall be punished by a fine of not more than \$5.00 nor more than \$25.00.

Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May 1920, by the following vote:

YEAS: 6

NAYS: 0

Submitted to the Mayor this 26th day of May 1920.

Approved by the Mayor this 26th day of May 1920.

\_\_\_\_\_  
Mayor.

Attest:

  
Recorder.

## ORDINANCE NO. 29.

AN ORDINANCE prohibiting, within the corporate limits of the City of Reedsport, the injuring or moving or destroying of any monument or any tree marked for that purpose; or the wilful breaking down, injuring or destroying any milestone, post or any guide or finger-board erected or placed on any of the streets or highways of said City; or the wilful alteration or defacing of the inscription on



any such stone, post or board; or the wilful extinguishing of any lamp, as well as the breaking, injuring, destroying or moving of any lamp, lamp-post, sign or sign-board, or any railing or post erected upon any street, highway, sidewalk or passage; and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person, within the corporate limits of the City of Reedsport, shall wilfully break down, injure, remove or destroy any monument erected or used for the purpose of designating the boundary of any town, tract or parcel of land, or any tree marked for that purpose; or shall wilfully break down, injure, remove or destroy any milestone, board or post or any guide or finger-board erected or placed upon any road or highway; or shall wilfully alter or deface the inscription upon such stone, post or board; or shall wilfully extinguish any lamp or break, injure, destroy or remove any lamp, lamp-post, sign or sign-board or any railing or posts erected upon any street, highway, sidewalk or passage, such person shall be deemed guilty of a violation of this Ordinance, and upon conviction thereof, shall be punished by a fine of not less than \$5.00 nor more than \$25.00.

Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May, 1920, by the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

\_\_\_\_\_  
Mayor.

Attest:

*James R. Powers*  
Recorder.

ORDINANCE NO. 40.

AN ORDINANCE prohibiting, within the corporate limits of the City of Reedsport, the defrauding of a lodging-house, apartment house, boarding house or restaurant, hotel or inn, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person shall, within the corporate limits of the City of Reedsport, with intent to defraud, obtain food, lodging or any other accommodation at any hotel, apartment house, any boarding house or restaurant, or who,



after having obtained such food, lodging or other accommodations in any such hotel, apartment house, any boarding house or restaurant; or who shall surreptitiously remove his baggage and clothing from such hotel, apartment house, any boarding house or restaurant, without first paying or tendering payment for such food, lodging or other accommodations, he shall be deemed guilty of a violation of this Ordinance and upon conviction thereof, shall be fined not more than \$50.00.

Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May, 1920, by the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Powers*  
Recorder.

ORDINANCE NO. 41.

AN ORDINANCE prohibiting the wanton or malicious jury to animals or other personal property, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person shall, within the corporate limits of the City of Reedsport, maliciously or wantonly kill, wound, disfigure or injure any animal the property of another; or shall wilfully administer any poison to any animal, or shall maliciously expose any poison with the intent that same shall be taken by any such animal; or shall maliciously or wantonly, by any manner or by any means not otherwise particularly specified in this chapter, destroy or injure any per-



sonal property of another, such person shall be deemed guilty of a violation of this ordinance, and upon conviction thereof will be punished by a fine of not less than \$10.00 nor more than \$50.00 therefore.

Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May, 1920, by the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Powers*  
Recorder.

ORDINANCE NO. 42.

AN ORDINANCE prohibiting indecent and immoral acts not otherwise made punishable under any other ordinance of this City, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person shall, within the corporate limits of the City of Reedsport, wilfully and wrongfully commit any act which grossly injures the personal property of another, or which openly outrages the public peace or health, or which openly outrages the public decency and is injurious to public morals, such person, if no punishment is expressly prescribed therefore by any ordinance of this City, such person shall be deemed guilty of a violation of this Ordinance, and shall, upon conviction thereof, be punished by a fine of not less than \$5.00 or more than \$50.00.



Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May, 1920, by the following vote:

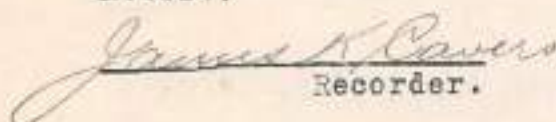
YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920:

\_\_\_\_\_  
Mayor.

Attest:

  
Recorder.

ORDINANCE NO. 43.

AN ORDINANCE prohibiting the wilful breaking down, injuring, undermining, obstructing, removing, destroying, of any free or toll bridge, railroad, railway, plank road, macadamized road, highway, canal, telegraph or telephone posts or wires; or injuring or destroying of any materials being used in the construction or repair of such road, highway, railway, bridge; or the wilful arranging of telephone or telegraph wires so as to interfere with their efficiency; or the wilful obstruction of the service of such telephone or telegraph wires, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. If any person shall, within the corporate limits of the City of Reedsport, wilfully break down, injure, undermine, obstruct, remove or destroy any free or toll bridge, railroad, railway, plank road, macadamized road, highway, canal, telegraph or telephone posts or wires; or any gate upon such road or lot, or any embankment of any canal; or shall injure or destroy any materials being used in the construction or repair of such road, highway, railway, canal or bridge, or shall wilfully arrange telephone or telegraph wires so as to interfere with their efficiency; or shall wilfully obstruct in any manner the service of such telephone or telegraph wires, such person shall be deemed guilty of a violation of this ordinance and upon conviction thereof, shall be punished by a fine of not less than \$5.00 nor more than \$50.00.

Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.



Passed by the Council this 26th day of May, 1920, by the following vote:

Yeas: 6  
Nays: 0

Submitted to the Mayor this 26th day of May, 1920/  
Approved by the Mayor this 26th day of May, 1920.

Attest:

\_\_\_\_\_  
Mayor.

*James B. Cover*  
\_\_\_\_\_  
Recorder.

ORDINANCE NO. 44.

AN ORDINANCE prohibiting the depositing of injurious substances on any streets, roads or highways within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person shall, within the corporate limits of the City of Reedsport, wilfully throw, place or deposit on any highway, street, alley or easement used by the public for public travel, any glass bottles, glass, nails, tacks, hoops, cans, tin, sheet-iron, boards, refuse, carcass of any dead animal, or other substance which would mar the appearance or detract from the cleanliness or safety of such highway, street, alley or easement, or be likely to injure any horse, stock, vehicle or person travelling upon such highway, street, alley or easement, such person shall be guilty of a violation of this Ordinance, and upon conviction thereof, shall be fined not more than \$25.00.

Section 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May, 1920, by the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.  
Approved by the Mayor this 26th day of May, 1920.



\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
Recorder

ORDINANCE NO. 45.

AN ORDINANCE prohibiting the breaking, injuring or destroying of a boom or wharf within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person, within the corporate limits of the City of Reedsport, shall break, cut away, injure or destroy any boom or wharf lawfully established and being upon and by any river or other water, within the corporate limits of the City of Reedsport, such person shall be guilty of a violation of this Ordinance, and upon conviction thereof shall be fined in a sum not less than \$5.00 nor more than \$50.00.

Section 2. This Ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 26th day of May, 1920,  
by the following vote:

YRAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

\_\_\_\_\_  
Mayor

Attest:

*James K. Cavers*  
Recorder.

ORDINANCE NO. 46.

AN ORDINANCE prohibiting, within the corporate limits of the City of Reedsport, the injury to any water-pipe, trench, reservoir or ditch, and prohibiting the malicious drawing off of water flowing from such water-pipe or ditch, and providing a penalty for its violation.



THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person shall, within the corporate limits of the City of Reedsport, maliciously, wantonly and wilfully cut, break down, injure, destroy or remove any water, ditch, canal, flume, trench, pipe or reservoir, or any other thing used for conveying, receiving or holding water used or designed for manufacturing or domestic purposes; or any dam, reservoir, gate, flume, flashboard or other appurtenance used or designed for any of said purposes; or shall maliciously or without color of right, obstruct, draw off or use any portion of the water flowing through or contained in such ditch, canal, trench, pipe, dam or reservoir or other receptacle used for containing such water, such person shall be guilty of a violation of this ordinance and upon conviction thereof, shall be punished by a fine of not more than \$50.00.

Section 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 26th day of May, 1920,  
by the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

\_\_\_\_\_  
Mayor

Attest:

*James K. Raven*  
Recorder.

ORDINANCE NO. 47.

AN ORDINANCE prohibiting, within the corporate limits of the City of Reedsport, malicious or wanton injury to fruit trees, fences, buildings, hedges, the leaving open or down of any bars, gates or fences, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:



Section 1. That if any person shall, within the corporate limits of the City of Reedsport, maliciously or wantonly cut down, destroy or gather any bush, shrub, fruit or other tree not his own, standing and growing for fruit, ornament or other useful purpose; or shall wilfully break the glass in or deface any building not his own; or shall wilfully break down or destroy any fence, hedge belonging to or enclosing land not his own, or shall wilfully throw down or open a leave down, or open any doors, gate or fence or hedge belonging to or enclosing land not his own; or shall maliciously or wantonly sever from the land of another any produce thereof; such person shall be deemed guilty of a violation of this ordinance, and upon conviction thereof shall be fined in any sum not more than \$25.00.

Section 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this the 26th day of May, 1920,  
by the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

\_\_\_\_\_  
Mayor.

Attest:

*James R. Powers*  
Recorder.

ORDINANCE NO. 48.

AN ORDINANCE prohibiting indecent exposure and all exhibitions, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That if any person shall wilfully and lewdly expose his person or the private parts thereof in any public place where there are present other persons to be offended or annoyed thereby, or shall take any part in any model artist' exhibition, or make any other exhibition



of himself to public view or to the view of any number of persons, such as is offensive to decency or is adapted to excite vicious or lewd thoughts or acts, such person shall be guilty of a violation of this ordinance and upon conviction thereof shall be punished by imprisonment in the city jail for not less than ten days nor more than twenty days, or by a fine not less than \$10.00 or more than \$50.00.

Section 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May, 1920, by the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Powers*  
Recorder.

ORDINANCE NO. 49.

AN ORDINANCE prohibiting the visiting of a house of prostitution by a minor, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That it shall be unlawful for any minor to go into or visit, under any pretext or for any purpose whatever, within the corporate limits of the City of Reedsport, any house of prostitution, or any room or place inhabited or frequented by any prostitute or used for purposes of prostitution.

Section 2. Any person found guilty of violating the provisions of Section 1 of this ordinance, shall be, upon conviction thereof, fined in a sum of not more than \$10.00.

Section 3. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.



Passed by the Council this 26th day of May, 1920, by  
the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

Attest:

\_\_\_\_\_  
Mayor.

*James K. Cavers*  
Recorder.

ORDINANCE NO. 50.

AN ORDINANCE prohibiting the inducing, by another person, a minor to visit a house of prostitution, within the corporate limits of the City of Reedsport, and providing a penalty for its violation.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. It shall be unlawful for any person, firm or corporation, to procure, request, order or to in any wise induce any minor to go into or visit any house, room or place, within the corporate limits of the City of Reedsport, such as is described in Ordinance No. 49, and any person found guilty of violating the provisions of this ordinance, shall be fined not less than \$10.00 nor more than \$25.00.

Section 2. This ordinance shall be in force and effect thirty days after its passage and approval by the Mayor.

Passed by the Council this 26th day of May, 1920,  
by the following vote:

YEAS: 6  
NAYS: 0

Submitted to the Mayor this 26th day of May, 1920.

Approved by the Mayor this 26th day of May, 1920.

Attest:

\_\_\_\_\_  
Mayor.

*James K. Cavers*  
Recorder.



There being no further business the meeting adjourned until further call of the Mayor.

\_\_\_\_\_  
Mayor.

Attest:

*J. K. Cavers*  
Recorder.

(Begin)  
↓

April 29, 1920.

At a special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W. P. Reed, Recorder J. K. Cavers and the following members of the Common Council to-wit: Aldermen, Hubbard, Browne, Johnson, Lovelace and Chase, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted:

The matter of Light and Power bonds was discussed but no definite action taken. *omit*

The matter of additional water bonds was discussed and the following resolution #1 was introduced, read and passed.

NOTICE OF ELECTION

Notice is hereby given that the Common Council of the City of Reedsport, Oregon, has submitted to the legal voters of said City for their adoption or rejection at the Primary Election to be held in said City on the 21st day of May, 1920, proposed amendments to the Charter of the City of Reedsport, to be numbered Section 101-A and 102-A, which said proposed amendment was adopted by resolution of the Common Council on the 29th day of April 1920, and approved by the Mayor on the same date and ordered submitted to the legal voters at said election for their adoption or rejection, and which said resolution embodying said amendments is in words and figures as follows, to-wit:

RESOLUTION

BE IT RESOLVED by the Common Council of the City of Reedsport, that the following charter amendments of the charter of the City of Reedsport, Douglas County, Oregon,



be and the same hereby are proposed for submission to the legal voters of said City for adoption or rejection at the primary election to be held in said City on May 21st, 1920 as in this resolution provided, which amendments are as follows, to-wit:

CHARTER AMENDMENTS (to the existing charter of the said City of Reedsport) SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL:

A N A C T

To provide for two additional sections, to be numbered Section 101-A and Section 102-A to be added to the existing municipal charter of the City of Reedsport, Douglas County Oregon, so as to authorize the City of Reedsport to finish the construction of the municipal water system from Clear Lake into the City of Reedsport, and construct a distributing system of water mains and reservoir or reservoirs as an auxiliary to said system; providing for the issuance of the negotiable coupon bonds of said City in the sum of fifty thousand dollars (\$50,000.00) to provide the sums therefore; providing a tax for paying the interest on the said bonds and a sinking fund to pay said bonds at maturity; and authorizing the Common Council to provide for the management, operation and maintenance of said system when completed, and providing for the modification or repeal of the charter and ordinances or parts thereof in conflict with these charter amendments.

BE IT ENACTED BY THE PEOPLE OF THE CITY OF REEDSPORT,

that the following sections to be numbered Section 101-A and Section 102-A of the existing charter of the City of Reedsport adopted by the legal voters of said City at a special election called and held for that purpose in said City on the 10th day of November 1919, under and by virtue of which said City of Reedsport is now organized and existing as a municipal corporation, be, and the same hereby are proposed and submitted to the legal voters of



said City and for an amendment to said charter, added to the same and numbered and known as Section 101-A and Section 102-A thereof, to-wit:

SECTION 101-A. (1) For the purpose of providing funds for the completion of the municipal water system of said City, providing proper distributing mains and lateral, and properly installing and equipping a reservoir or reservoirs as an auxiliary supply to said system; to provide for the maintenance and operation of said system, the Common Council is hereby authorized and empowered to issue and dispose of general obligation bonds of said City in amount not to exceed Fifty Thousand Dollars (\$50,000.00), said bonds to be in denominations of \$100, \$500 or \$1000 each, duly signed by the Mayor and countersigned by the Recorder under the corporate seal of the City, having semi-annual interest coupons attached thereto bearing the facsimile engraved signature of the Mayor and Recorder, whereby the City shall be held in substance and effect to undertake and promise to pay the bearer of each of said bonds at maturity thereof, the sum named therein, in gold coin of the United States of America of the present standard of value with interest thereon in like gold coin, at the rate of six percent per annum, payable semi-annually, each of said bonds to be a direct obligation of the City of Reedsport, and to be known as CITY OF REEDSPORT WATER BONDS SECOND ISSUE. Said bonds shall be dated at a convenient time to be fixed by the Common Council, maturity or maturities to be likewise fixed by the Council, but not to exceed twenty-five (25) years from date; and the principal and interest of said bonds shall be made payable at the Fiscal Agency of the State of Oregon in New York City. All bonds issued herein shall be deemed concurrent and shall be without priority as to each other. In addition to paying a general obligation of the City, there shall be a first lien on all of the municipal water system constructed with the funds obtained by the City from their sale.



(2) The bonds hereby authorized shall be advertised by the Council for sale to the highest bidder for at least two weekly issues in some newspaper or newspapers to be selected by the Common Council, but the Council shall reserve the right to reject any and all bonds, *Bids* and after one such said advertisement, if said bonds are not then sold on any of said bids, the same shall be sold by the Council in such manner as in its judgment may be deemed best.

(3) The indebtedness authorized by this amendment to the municipal charter of the City of Reedsport is in addition to all indebtedness heretofore authorized and incurred by said City, and is not to be considered as affected by any limits of indebtedness in said charter or elsewhere.

(4) The Council shall and is hereby authorized and directed to levy taxes annually in addition to the taxes authorized by Section 40 and Section 101 of the charter of the City of Reedsport, and in addition to all other taxes authorized to be levied and collected by this charter or any of the amendments thereto, sufficient to pay the interest accruing on the bonds authorized by subdivision 1 of this Section, and after ten (10) years from the date of the issuance of said bonds, such further levy as shall be necessary to provide a sinking fund sufficient in amount to pay said bonds at maturity; and the Council may cause said sinking fund to be loaned at interest upon approved security, or invested in approved interest bearing securities in the name of the City, pending the maturity of said bonds.

SECTION 102-A. All parts of the charter of the City of Reedsport, and all ordinances and parts of ordinances of said City in conflict with the provisions of this charter amendment, are hereby amended and modified or repealed, as the case may require, in



order that this amendment may be in effect.

BE IT RESOLVED FURTHER that this resolution for said proposed amendments to the charter of this City of Reedsport to be submitted to the legal voters by the Common Council, be filed with the Recorder upon its approval by the Mayor, for submission to the legal voters of the City of Reedsport, for their rejection or approval, to be voted upon at the primary election to be held within the corporate limits of the City of Reedsport on the 21st day of May, 1920.

BE IT RESOLVED FURTHER, that the Common Council deems it advisable to, and does hereby and herein call and make necessary provision for the holding of a special election which shall be and hereby is called, to be held at the Primary Election to be held in the City of Reedsport on the 21st day of May, 1920, and said Primary Election is hereby designated as the Special Election for the purpose of submitting to the legal voters of the said City of Reedsport for approval or rejection, said proposed charter amendments, to be numbered Section 101-A and Section 102-A, to the charter of said City.

RESOLVED FURTHER, that the Judges and Clerks appointed to conduct said Special Election are Judges and Clerks appointed by the proper authorities of Douglas County, Oregon, to conduct said primary election and the voting place for holding said Special Election in said City is the voting place designated by the proper authorities of said County for said Primary Election.

RESOLVED FURTHER, that the following is adopted by the Common Council as and for the ballot title and the form in which said amendments shall appear on official ballots at said election, to-wit:



CHARTER AMENDMENTS SUBMITTED TO THE VOTERS  
BY THE COMMON COUNCIL.

Shall the proposed amendments submitted by the Council by Resolution No. 1 to authorize the issuance and sale of not exceeding \$50,000 twenty-five year six percent bonds for the completion of municipal water system, distributing systems and reservoir auxiliaries, for maintenance and operation of same, levying taxes to pay interest, for sinking fund to pay principal thereof and providing for the modification or repeal, as the case may require, of charter and ordinances or parts thereof, in conflict with these amendments, be adopted, added to the charter of City of Reedsport, number Sections 101-A and 102-A thereof?

Vote "Yes" or "No".

100 YES

101 NO

BE IT FURTHER RESOLVED, that the City Recorder be, and he is hereby instructed, to publish the hereinabove proposed amendments of the charter of the City of Reedsport, submitted to the voters by the Common Council in the manner provided by law, viz: by publication of this resolution in full for two consecutive publications within twenty days immediately preceding said election in the Port Umpqua Courier, same being a newspaper published in the City of Reedsport and hereby designated for said purposes and that said City Recorder be instructed further to publish at the same time and place, notice of this election so designated as a part of said resolution and introductory thereof.

Passed by the Council on this the 29th day of April, 1920, by the following vote:

YEAS: 6

NAYS: 0

Submitted to the Mayor on the 29th day of April 1920,

Approved by the Mayor on the 29th day of April 1920.

Attest:

James K. Powers  
Recorder.

W. P. Reed  
Mayor.

(end)



Upon motion duly made seconded and carried it was resolved that City Engineer Robinson, Aldermen, McFarland and Lovelace were appointed by the Mayor to draw up plans of City jail and to stay within a cost of \$1000.00.

There being no further discussions the meeting adjourned until next call of the Mayor.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
Recorder

May 10, 1920.

At a regular meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W. P. Reed, Recorder J.K. Cavers and the following members of the Common Council to-wit: Aldermen, McFarland, Chase, Johnson, Browne, Lovelace and Hubbard, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted.

Minutes of previous meeting read and approved.

Jail committee reported and submitted plans with an estimate cost of \$1100.00.

Upon motion duly made and seconded it was resolved that same committee be <sup>charged</sup> refrained and report some definite cost of construction at next meeting.

The following bills were introduced and read and upon motion duly made seconded and carried the bills were allowed:

Kilham Stationery	\$30.24
Union Iron Works	20.55
E. A. Ivey	346.06
" " "	66.66
Winchester Bay Lumber Co.	460.16
Pete Morin	2.30
W. T. Dewar	46.50
J. C. Klein & Son	237.05



McFarland (West bill)	140.50
Union Iron Works	164.30
Schrseder & Hiltenbrand	3.75

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New Business:-

Upon motion duly made seconded and carried it was resolved that City Attorney be instructed to draw up ordinances covering communications from Winchester Bay Lumber Company.

Upon motion duly made seconded and carried it was resolved that City Recorder communicate with Umpqua River Steam Navigation Company, informing them that Schofield bridge be put in as good condition at their own expense as it was before their Launch "Queen" butted into said bridge.

There being no further business meeting adjourned until May 11th.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
Recorder.

May 11, 1920. (Continuation)

At a continued regular meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W.P. Reed, Recorder J.K. Cavers and the following members of the Common Council to-wit: Aldermen, McFarland, Chase, Johnson, Browne, Hubbard and Lovelace, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted:

Ordinances Nos. 52, 53, 54, and 55 were regularly introduced and read for the first time.

Upon motion duly made seconded and carried said Ordinances were passed to the second reading and read for the second time. After said ordinances had been read the second time, motion was duly made seconded and carried



that said ordinances be passed to the third reading.

There being no emergency declared the third reading was postponed to some future meeting of the Common Council.

There being no further business meeting adjourned until further call of the Mayor.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
Recorder

May 22, 1920.

At a special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W.P. Reed, Recorder J.K. Cavers and the following members of the Common Council to-wit: Browne, Johnson, McFarland and Chase, in attendance, May-Reed presiding, and Recorder Cavers acting as recorder

the following business was transacted: *The return of special election held May 21st '20 having been returned by clerks & managers there with proper certificates attached were duly canvassed with result as follows to-wit:*

**Abstract of votes cast at a Special General Election**

held in the City of Reedsport, Oregon May 21st, 1920.

State of Oregon )  
County of Douglas ) ss.  
Town of Reedsport )

We, the undersigned, do hereby certify that the following is a true and correct abstract of the votes cast at the Special General Election in said town of Reedsport, Oregon, for the rejection or adoption of certain charter amendments then voted upon, entitled.

**A N A C T**

To Provide for two additional sections, to be numbered 101-A and 102-A to be added to the existing municipal charter of the City of Reedsport, Douglas County, Oregon, so as to authorize the City of Reedsport to finish the construction of the municipal water system from Clear Lake into the City of Reedsport; and construct a distributing system of water mains and reservoir or reservoirs as an auxiliary to said system; providing for the issuance of the negotiable coupon bonds of said City in the Sum of FIFTY THOUSAND DOLLARS (\$50,000.00) to provide the sums therefore, providing a tax paying the interest on the said bonds and a sinking fund to pay said bonds at maturity, and authorizing the Common Council to provide for the management, operation and maintenance of said system when completed, and providing for the modification or repeal.



as the case may require of charter and ordinances, or parts thereof in conflict with these amendments.

Canvassed by us this 22nd day of May, 1920 to-wit:

For the adoption of said charter amendments 339 votes.

For rejection of said charter amendments 17

\_\_\_\_\_  
Mayor.

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\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
} Council-  
men

\_\_\_\_\_  
Recorder

Whereupon the foregoing canvass of votes cast was ordered spread upon the minutes.

There being no further business the meeting adjourned.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Davis*  
\_\_\_\_\_  
Recorder.

June 14, 1920.

At a regular meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W. P. Reed, Recorder J. C. Diehl and the following member of the Common Council to-wit: Aldermen, Browne, C. McC. Johnson, Chase and Lovelace, in attendance; Hubbard and McFarland absent; Mayor Reed presiding, and Recorder Diehl acting as recorder, the following business was transacted:

Minutes of previous meetings read and approved.

Regular monthly bills were read and upon motion duly made seconded and carried.

Bills were ordered paid:



E. A. Ivey	\$24.00
Peoples Supply House	486.07
Geo. Nichols	8.75
F. Davis	1.50
H. S. Reader	4.15
Pete Morin	5.46
Axtel & Taylor	21.50
Continental Pipe Co.	330.60
Electric Appliance Co.	28.94
Union Iron Works	45.55
Joseph Lyons	15.65
Reed-Janelle Co.	118.77
Southern Pacific Co.	12.10
Port Umpqua Courier	66.50
Umpqua Drug Co.	20.92
J. C. Klein & Son	74.65
W. W. Chase	1.75
J. J. Hershey	13.60
W. P. Reed	4.03
C. McC. Johnson	75.00
Coos Bay Mattress Co.	51.60
North Coast Electric Co.	53.20
Koke Tiffany	12.40
Kennedy & Brown	7.20
Reed & McFarland	102.75
" "	146.50
Mrs. Weeks	335.55

Dr. Billington addressed the Council with reference to Rainbow Slough suggesting that this slough be properly drained and also suggested that adjoining property to Umpqua Hotel and Apartment house be cleaned of any and all rubbish made and caused by said Hotel and Apartment house owners and tenants and that water tank supplying city with water be inspected, and if found in an unsanitary condition, that proper action be taken to see that sanitary conditions exist in



and around said tank.

The above suggestions were then put in form of a motion which was seconded and carried.

Thereupon the Mayor appointed a committee of three to investigate said conditions and report at next meeting.

Committee appointed were: Wm. Lovelace, John Browne, C. Chase and Dr. Billington.

The following resolution was introduced and read and upon motion duly made seconded and unanimously carried, said resolution, which is in words and figures as follows was adopted:

#### NOTICE OF ELECTION

Notice is hereby given that the Common Council of the City of Reedsport, Oregon, has submitted to the legal voters of said city for their adoption or rejection at a Special Election to be held in said City on the 14th day of August 1920, proposed amendments to the Charter of the City of Reedsport, to be numbered Section 108 which said proposed amendment was adopted by resolution of the Common Council on the 14th day of June 1920, and approved by the Mayor on the same date and ordered submitted to the legal voters at said election for their adoption or rejection, and which said resolution embodying said amendments is in words and figures as follows, to-wit:

#### R E S O L U T I O N

BE IT RESOLVED, by the Common Council of the City of Reedsport, that the following charter amendment to the charter of said City be and the same hereby is proposed for submission to the legal voters of said city, at a special election to be held as in this resolution provided, to-wit:

AMENDMENT TO THE CHARTER OF CITY OF  
REEDSPORT, SUBMITTED TO THE VOTERS OF THE COMMON  
COUNCIL.

#### A N A C T

To provide for another section, to be numbered Section 108 to be added to the Charter of the City of Reedsport.



BE IT ENACTED BY THE PEOPLE OF THE CITY OF REEDSPORT, that the following section to be numbered Section 108 of the Charter of the City of Reedsport, under and by virtue of which said City is now organized and existing, be and the same is hereby proposed and submitted to the legal voters of said City as and for an amendment to said charter, added to the same and numbered and known as Section 108, to-wit:

Section 108. (1) For the purpose of providing funds for the purchase, construction, installation, operation, and maintenance of electric light and electric power works, and plant or plants for said city, the Common Council is hereby authorized and empowered to issue and dispose of general obligation bonds of said City in an amount not to exceed Fifty Thousand Dollars (\$50,000.00) said bonds to be in denominations of \$100.00 each, duly signed by the Mayor and countersigned by the Recorder under the corporate seal of the City, having semi-annual interest coupons attached thereto bearing the facsimile engraved signature of the Mayor and Recorder, whereby the City shall be held in substance and effect to undertake and promise to pay the bearer of each of said bonds at maturity thereof, the sum named therein in gold coin of the United States of the present standard of value with interest thereon in like gold coin at the rate of six percent per annum payable semi-annually, each of said bonds to be direct general obligation of the City of Reedsport and to be known as City of Reedsport Light and Power Bonds. Said bonds shall be dated at a convenient time to be fixed by the Council, maturity or maturities to be likewise fixed by the Council, but not to exceed Twenty (20) Years from date and the principal and interest of said bonds shall be made payable at the Fiscal Agency of the State of Oregon in New York City.

(2) The bonds hereby authorized shall be sold by the Council as in its judgment may be best.

(3) The debt limitations contained in the Charter of said City shall not apply to the bonds hereby authorized.



(4) The Council shall each year at the time of making the annual tax levy for City purposes, include in such levy a sum sufficient to pay interest due on outstanding bonds at this issue and to retire the principal amount thereof at maturity.

RESOLVED FURTHER, that this resolution for said proposed amendment to the Charter of the City of Reedsport, submitted to the legal voters by the Common Council, be filed with the Recorder upon its approval by the Mayor, for submission to the legal voters of the City of Reedsport for their rejection or approval to be voted upon at a special election to be held as herein provided;

RESOLVED FURTHER, that the Common Council of the City of Reedsport deems it advisable and does hereby and herein call and make necessary provision for the holding of a special election which shall be and is hereby called to be held on the 14th day of August 1920, between the legal voting hours on said date at Moose Hall in said City, which is hereby designated as the polling place for said election;

RESOLVED FURTHER, that Ed Williams, Glen Caley and Harry Bowman are hereby appointed Judges of said election and John Diehl and Herbert Butler are hereby appointed to act as Clerks therefore;

RESOLVED FURTHER, that the following as hereby adopted by the Council as and for the ballot title for said proposed amendment to the said Charter of the City of Reedsport, to-wit:

AMENDMENT TO CHARTER OF THE CITY OF REEDSPORT  
SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL.

AN ACT

To provide for the adoption of an additional section to the charter of the City of Reedsport to be numbered Section 108 and authorizing the Common Council of the City of Reedsport to issue and dispose of twenty-year general obligation bonds of the City in an amount not to exceed \$50,000.00, for the purpose of acquiring, construct-



ing, installing, operation and maintaining Electric Light and Power Works or plants.

100- - - - - Yes  
101- - - - - No

BE IT FURTHER RESOLVED, that the Recorder be and he is hereby instructed to publish the hereinsabove proposed amendment to the charter of the City of Reedsport submitted to the voters by the Common Council in the manner provided by law, viz: by publication in full of this Resolution for two consecutive publications within twenty days immediately preceding said special election in the Port Umpqua Courier, same being a newspaper published in the City of Reedsport and hereby designated for said purposes.

Passed by the Council on this the 14th day of June 1920  
by the following vote:

YEAS- - - 4

NAYS- - - 0

Submitted to the Mayor 1920.

Approved by the Mayor 1920.

\_\_\_\_\_  
Mayor.

Attest:

*James B. Rogers*  
Recorder.

The following proclamation of the Mayor was read and ordered spread upon the minutes.

P R O C L A M A T I O N

STATE OF OREGON, COUNTY OF DOUGLAS, CITY OF  
REEDSPORT - - MAYOR'S OFFICE

WHEREAS, the Common Council of the City of Reedsport prepared, proposed and submitted to the legal voters of the territory embraced in the said City of Reedsport, certain Charter Amendments entitled as follows, to-wit:



A N A C T

To provide for two additional sections, to be numbered Section 101-A and Section 102-A to be added to the existing municipal charter of the City of Reedsport, Douglas County, Oregon, so as to authorize the City of Reedsport to finish the construction of the municipal water system from Clear Lake into the City of Reedsport, and construct a distributing system of water mains and reservoir or reservoirs as an auxiliary to said system; providing for the issuance of the negotiable coupon bonds of said City in the sum of FIFTY THOUSAND (\$50,000) DOLLARS to provide the sums therefore; providing a tax for paying the interest on the said bonds and a sinking fund to pay said bonds at maturity, and authorizing the Common Council to provide for the management, operation and maintenance of said system when completed; and providing for the modification or repeal, as the case may require, of charter and ordinances, or parts thereof, in conflict with these amendments.

AND, WHEREAS, the Common Council of the said City of Reedsport submitted said Charter Amendments and matter to the said legal voters of said territory embraced in said City of Reedsport, for rejection or adoption at a special election regularly called and held in said City of Reedsport in conformity with ORDINANCE NO. 1 of said City, and in conformity with the law in such cases made and provided, on the 21st day of May A.D. 1920, AND,

WHEREAS, it is provided among other things by said ORDINANCE NO. 1 of said City, that the result of any such election shall be announced by Proclamation of the Mayor, AND,

WHEREAS, on the 24th day of May, 1920, the Common Council of the City of Reedsport, pursuant to law and in my presence as Mayor of said City, did canvass the votes cast for and against the adoption of said charter amendments, AND,

WHEREAS, it was ascertained and determined upon canvass that there were cast at said election in favor of the adoption of said charter amendments - 339 votes, and against the adoption of said charter amendments - 17 votes, and that there were cast a majority of 322 legal votes at said election in favor of the adoption of said amendments,  
NOW,



THEREFORE, I, Warren P. Reed, as Mayor of the City of Reedsport, County of Douglas, Oregon, in obedience to and by virtue of the General Laws of the State of Oregon, do hereby make and issue this Proclamation, and do announce and declare that the number of votes required by law for the adoption of said charter amendments, have been cast in favor of the adoption of the same; and that said proposed Sections 101-A and 102-A, to be added to the charter of the City of Reedsport, are hereby declared to be adopted and added to the charter of the said City of Reedsport, Douglas County, Oregon, and made a part thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the municipal seal of the City of Reedsport to be hereunto affixed.

Done at Reedsport, Oregon, this the 26th day of May  
A. D. 1920.

\_\_\_\_\_  
Mayor.

Attest:

James K. Cavers  
Recorder.

There being no further business the meeting adjourned until further call of the Mayor.

\_\_\_\_\_  
Mayor.

Attest:

James K. Cavers  
Recorder.

July 12, 1920.

At a regular meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W. P. Reed, Recorder J. K. Cavers and the following members of the Common Council to-wit: Alderman, J. R. Browne, Wm. Lovelace, Clyde Chase and C. McC. Johnson, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted:

Regular monthly bills were introduced and read, and upon motion duly made seconded and carried bills were ordered paid.



After discussion, City Engineer Robinson was requested to look over the sidewalk from 12th to 14th street.

Water system was discussed to some extent and upon motion duly made seconded and carried a committee of three was appointed to look into the present city supply and report at next meeting. Engineer Robinson, Alderman, Chase and Browne were appointed.

There being no further business the meeting adjourned.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
Recorder.

July 19, 1920.

At a special meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W.P. Reed, Recorder J.K. Cavers and the following members of the Common Council to-wit: Alderman, J. R. Browne, Clyde Chase, C. McC. Johnson and Wm. Lovelace, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted:

Engineer Robinson made report on water line, stating what had been done in construction of Clear Lake-Reedsport Water System.

Upon motion duly made seconded and carried it was resolved that Mayor W. P. Reed and City Attorney J. H. Napier proceed to Salem and Portland and endeavor to sell from \$25,000.00 to \$30,000.00 of the \$50,000.00 bond issue, at the best price procurable.

City Engineer and Recorder were instructed to have work started on culvert on 14th Street in front of Rainbow Building.

There being no further business the meeting adjourned.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
Recorder.



August 9, 1920.

At a regular meeting of the Common Council this day regularly called and held at the time and place and in the manner provided by law, with Mayor W.P. Reed, Recorder J.K. Cavers and the following members of the Common Council to-wit: Alderman, Hubbard, Chase, McFarland and Lovelese, in attendance, Mayor Reed presiding, and Recorder Cavers acting as recorder, the following business was transacted:

Minutes of previous meetings were read and approved.

The regular monthly bills were read and upon being O. K'd. by finance committee motion was made seconded and carried that bills be allowed.

Proposed Ordinance #51 was regularly introduced and read for the first time.

Thereupon, on motion duly made seconded and unanimously carried, said proposed ordinance was passed to its second reading and read the second time.

After said proposed ordinance had been read the second time, motion was duly made seconded and unanimously carried that said proposed ordinance be passed to its third reading and read the third time.

After said proposed ordinance had been read the third time, motion was duly made, seconded, and unanimously carried, that said proposed ordinance be placed upon its final passage, which said proposed ordinance was thereupon numbered Ordinance No. 51 and which said ordinance with the vote thereon is in words and figures as follows:

ORDINANCE NO. 51

AN ORDINANCE fixing a license tax on travelling amusements companies, shows and shooting galleries within the corporate limits of the City of Reedsport.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That all travelling amusement companies, shows, show troupes and shooting galleries shall, before being permitted to do business in the corporate limits of Reedsport, take out a license for doing business in said city and pay into the city Treasury the license tax hereinafter levied and fixed to-wit:



For each show troupe performing in said city \$5.00 for each performance given by said show troupe;

For each shooting gallery operating in said town \$5.00 per each day said gallery shall be set up for operation;

For each travelling amusement company showing, performing and doing business in said city, \$5.00 per day for each day said Company shall be set up for operation in said city;

Section 2. That a failure or refusal on the part of any person or corporation or company, showing, performing, or attempting to show or perform or carry on its business within the corporate limits of said city, without first having taken out a license therefore as hereinbefore provided shall be deemed guilty of a violation of this ordinance and shall upon conviction thereof be fined not less than double the amount of the license due for one weeks operation of such said business in said city and not more than three times such amount.

Section 3. That it shall be, and it is hereby declared to be the special duty of the city Marshall to look after all such said business, callings and companies hereinbefore named and report same to the City Recorder for license as in this ordinance provided.

Section 4. Inasmuch as the city has no ordinance regulating such said business and the regulation of the same appears necessary for the protection of the peace, health and safety of the community an Emergency is hereby declared to exist and this ordinance shall become and be of force and effect immediately upon its passage by the Common Council and approval by the Mayor.

Passed by the Council on the 9th day of August, 1920, by the following vote:

YEAS: 4

NAYS: 0

Submitted to the Mayor August the 9th, 1920.

Approved by the Mayor August the 9th, 1920.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
Recorder.

Upon motion duly made seconded and unanimously carried, the Mayor appointed a Sanitation committee to look into the matter of toilets and other buildings which may menace to the sanitary conditions of the City. Alderman, Lovelace, Chase and McFarland were appointed.

No further business the meeting adjourned until further call of the Mayor.

\_\_\_\_\_  
Mayor.

Attest:

*James K. Cavers*  
Recorder.



## Town of Reedsport, Douglas County, Oregon.

August 20, 1920.

At a special meeting of the Common Council of the City of Reedsport, regularly called and held in the manner provided by law at its offices in the said City on this 20th. day of August A.D. 1920. There were present Mayor W.P. Reed, Recorder J.K. Cavers, Alderman Brown, Chase, Hubbard, C. McC. Johnson, Wm. Lovelace and McFarland.

Pursuant to call therefore the matter of canvass of the votes of the special election held in the City of Reedsport, on the 14th. day of August, A.D. 1920. for the purpose of the adoption or rejection of an additional section to the present existing charter, providing for the issue of \$50,000.00 City Bonds for the purpose of Constructing, Operating, and maintaining an electric Light Plant.

Upon a canvass of the votes cast at said election, and of the returns made by the Judges and Clerks of said election to this body, it is found that 112 votes were cast at said special election of which number 73 votes were cast in favor of said additional section to present existing charter and 39 votes were cast against said additional section to present existing charter.

Upon motion duly made seconded put and carried the foregoing was declared the result of the canvass of said votes and an abstract of same was ordered spread upon the minutes and filed with the Recorder.

Report of Committee on sanitation was read in which committee recommended that several of the Toilets on 16th. Street in the vicinity of L. Street be removed.

Upon motion duly made seconded and unanimously carried Report of said Committee was accepted and Committee discharged.

Upon motion duly made seconded put and carried, The City Marshall was instructed by the Common Council, to carry out instructions fulfilling the recommendations of Committee.

Upon motion duly made seconded, put and carried, the Mayor was appointed a Committee of one to ascertain the cost of swing gate at north end of Rainbow Slough, and report at next



next meeting.

There being no further business meeting adjourned.

Attest:

*Janus K. Cover*  
Recorder

\_\_\_\_\_  
Mayor

September 13th. 1930.

At the regular meeting of the Common Council of the City of Reedport, regularly called and held in the manner provided by law at its offices in the said City on this 13th day of September, A.D. 1930. There were present Mayor W.P. Reed Councilmen McFarland, Chase, Browne, Hubbard and Johnson, the following business was transacted:

Minutes of previous meeting read and approved

There being no communications and no reports of Committee the regular Bills O.K'd by Finance Committee were ordered paid.

The bills of the Umpqua Steam Navigation Co, and Reed, Janelle Co, were rejected on account of overcharge on saw rental.

Ordinance #56 was regularly introduced and read for the first time ( See previous emergency ordinances )

Thereupon, on motion duly made seconded and unanimously carried, said proposed Ordinance was passed to its second reading and read the second time.

After said proposed Ordinance had been read for the second time, motion was duly made seconded and unanimously carried that said proposed Ordinance be passed to its third reading and read the third time.

upon motion duly made seconded put and carried a Committee of three was appointed by the Mayor to draw up an Ordinance named Privilege tax, Ordinance Committee Aldermen Chase, Lovelace and McFarland.

There being no further business meeting adjourned.



there being no further business meeting adjourned.

Attest.

*James K. Cavers*

Recorder.

\_\_\_\_\_  
Mayor

October 11, 1920.

At a regular meeting of the Common Council of the City of Reedsport, regularly called and held in the manner provided by law at its offices in the said City on this 11th day of October A.D. 1920. There were present Mayor W.P. Reed Aldermen Hubbard, Brown, McFarland and Lovelace. Absent G. McC. Johnson and Chase.

Minutes of previous meeting were read and approved, no reports being made by the ordinance committee, motion was duly made and seconded, put and carried that same committee report at the next meeting.

Estimates with plans and specifications as follows was prepared by the City Engineer, and read by the Recorder.

Estimate.

notice is hereby given that,

Sealed bids will be received up to 8 P.M. on the third day of March A.D. 1920, by the City of Reedsport, Douglas Co. Ore. to furnish the following materials, and to perform the labor of installing the same, according to the plans and specifications now on file in the office of the Recorder, of the City of Reedsport, for a water pipe line from Clear Lake to Reedsport, and distributing mains in said town.

Bids will be considered either as including all material and installing, and also in separate units of water pipe, pipe fittings, hydrants, clearing line, trenching, pipe laying and back filling. Prices of materials to be F.O.B. Reedsport, and a certified check for the amount of the bid shall accompany the proposal. The City reserves the right to reject any or all bids.

List of materials.

wood pipe,  
1500 feet 12 inch for 50 foot head



1	1700	feet	8	inch	for	50	foot	head,
	900	"	"	"	"	100	"	"
	2000	"	"	"	"	150	"	"
	27600	"	"	"	"	200	"	"
	4200	"	6	"	"	200	"	"
	5300	"	4	"	"	200	"	"
1	Reducer joint 12 inch to 8 inch,							
4	8 W x 8 P	-	Couplings,	3	8W x 8W x 6W	Tees,		
3	8W x 8W x 4W	Tees,	5	6W x 6W x 6W	"			
2	6W x 6W x 4W	"	6	4W x 4W x 4W	"			
5	8W x 8W x 45d	elbows,	3	6W x 6W x 45d	elbows,			
1	6W x 6W x 6W	x 6W	Crosses					
4	8W x 8W x 4W x 4W	:						
2	6W x 6W x 6W x 6W							
4	1 inch.	arm relief	valves					
1	12	"	H.E. low pressure	Gate valve				
3	8	"	H.E. high	"	"	"		
5	6	"	"	"	"	"		
7	4	"	"	"	"	"		
5	8	"	Steam hydrants with 1-4 inch. & 2-2 1/2 inch. nozzle.					
7	4	"	hydrants with 2-2 1/2 inch. nozzles.					
12	hydrant bridles							

Labor on main line.

Pipe to lay in tunnels	1500	feet
Pipe to lay on trestles	500	
" " " alongside Bridge	300	
" " " in Trench	25200	
" " " on Stakes	5000	
Clearing line 16 feet in width-	20100	feet
Trestles to carry pipe line	500	"
Trench 1 1/2 foot deep	25200	"
Stake support to carry pipe line	5000	"
Back filling trench	25200	
Disbrtuting system- 6 and 4 inch. Pipe		
Pipe to lay in trench	9500	feet
trench 1 foot deep	9500	"
Backfilling trench	9500	"
Hydrants to install	12	
Number of line fittings to place	53	

This labor does not include intake works at

Clear Lake, but begins at Engineer Station 2x00 which is about 50 feet east from the west end of Clear Lake Tunnel.

For the reason that changes may be made in amounts on distances, it is desirable that proposals be made for units of per. foot on per 100 feet, Etc.

Upon motion duly made seconded put and carried

Estimate was accepted and recorder was instructed to advertise same in the Fort Ompqua Courier and ask for bids to be opened Monday 1st, November 1920.

This meeting continued until the 12th. day of October.



Attest.

*James P. Davis*  
Recorder

\_\_\_\_\_  
Mayor

October 12th. 1920.

At a regular meeting of the common council of the City of Reedsport, regularly called and held in the manner provided by law at its offices in the said city on this 12th. day of October A.D. 1920.

There were present Mayor W. P. Reed, Aldermen McFarland, Hubbard, Browne, Lovelace and Chase.

Upon motion duly made seconded put and carried the offer of Keeler Bros. was accepted for the purchase of the city water bonds in the sum of \$50,000 to wit—

October 13th. 1920.

Hon. Mayor and City Council,  
Reedsport, Oregon;  
Gentleman:

For \$50,000.00 of your 6% water Extension bonds Dated May 1, 1920, due, May 1st. 1931, with principal and semi-annual interest payable in New York City we will upon delivery of the bonds to us in Portland, Oregon, or Denver, Colorado, at our option, when accompanied by a certified transcript of proceedings had and taken evidencing their legality in form satisfactory to our attorneys pay you \$50,000.00 ( Fifty thousand dollars). All coupons, including coupon number one, to be attached to the said bonds.

Prior to the issuance of the bonds to us, it is mutually understood and agreed that your Council will take such steps, adopt such proceedings as our attorneys may direct or prepare to the end that said bonds are duly authorized to be issued and are issued and awarded and delivered to us without un-due or unnecessary delay.

We agree to furnish you such additional proceedings as may be required to complete the issuance of the bonds, and to furnish you the blank bonds themselves



with fac-simile signature coupons attached ready for  
 shipment, for and in consideration of the above  
 services and as fiscal agent's fees it is understood  
 and agreed that we are to be allowed the sum of 21%  
 of the face value of the bonds payable in cash on  
 demand therefore.

this offer is for immediate acceptance only.

State of Oregon )  
 County of Douglas )ss  
 City of Reedsport )

respectfully submitted,  
 Keeler Brothers,

By H.L. Shaffer

The above offer of Keeler Brothers of Portland,  
 Oregon, is hereby accepted for and on behalf of the City  
 of Reedsport, Oregon, by order of its City Council  
 and entered of record at a lawful meeting held this  
 13th. day of October A.D. 1920.

( Seal )

Attest:

*James K. Daves*  
 City Recorder

\_\_\_\_\_  
 Mayor

\_\_\_\_\_  
 Councilman

\_\_\_\_\_  
 Councilman

\_\_\_\_\_  
 Councilman

\_\_\_\_\_  
 Councilman

By the following vote,

Yeas 4

Nays 1

Upon motion duly made seconded put and  
 carried, the mayor was requested to call a special meet-  
 ing on the 14th. day of October A.D. 1920.

October 14th. 1920

At a special meeting of the Common Council  
 of the City of Reedsport, regularly called and held



in the manner provided by law at its offices in the said City on this 14th. day of October A.D. 1920.

There were present Mayor W.P.Reed, Aldermen, McFarland, Brown, Chase, Lovelace and Hubbard.

Pursuant to call therefore the matter of improvement of the road from Wades Plate to Reedsport, was discussed and Upon motion duly made seconded put and carried the following Resolution numbered

Resolution # 1 was unanimously adopted.

#### Resolution

Resolution providing for improvement of Eighth Ave. from center of L street to center of Winchester Ave. and of Winchester Ave. from last said point to right bank of Schofield River, and adopting plans, specifications, estimated cost of same and list of properties to be benefitted and percentage each should pay on account thereof.

Whereas the Common Council of the City of Reedsport, heretofore examined and approved the plans, specifications and estimates of the probable cost, of its City Engineer for the improvement of 8th Ave. from the center of L street to the center Winchester Ave. and Winchester Ave. from that point on the same and at the center of same where said 8th Ave. intersects said Winchester Ave. to the right bank of Schofield River, said Avenue above described being designated in the Amend Plant of Railroad Addition to the City of Reedsport, and which said plans, specifications and estimated cost of said City Engineer aforesaid, are now on files with the City Recorder, and

Whereas said City Engineer did furnish with said plans, specifications and estimated cost of said improvement, a list of properties,



lots and parts of lots to be benefitted by such improvements, the percentage each said property, lot or part of lot, should pay on account of said improvement, and has filed same, with said plans, specifications and estimated cost of said improvement, with City Recorder, and which said list of property properties, lots and parts of lots, together with the percentage each said property should pay on account of such said improvement of said avenues aforesaid, has been heretofore examined, duly and regularly approved and adopted by the said common council,

Now Therefore,

It is resolved by the City of Reedsport that it is its purpose to make the improvements of said avenues in said City in the preamble of this resolution set out, as per the plans, specifications and City Engineer's estimated cost of same, as follows, to Wit:

To build, construct and furnish materials therefor, a 18 foot wide trestle roadway or Streetway, extending from the present roadway at the intersection of 8th. Ave. and L Street and extending along 8th. Ave. to the center of Winchester Ave. thence westerly along Winchester Ave. a distance of 98 feet, more or less, and a total distance from point of beginning of 378 feet; to bring to grade between last name point on Winchester Ave. and 5th Street, by excavating not to exceed 200 cubic yards of earth; to place on sub grade on Winchester Ave. between end of said trestle last named and said 5th street, 220 cubic yards of gravel; to bring to sub grade with road grader and place thereon, on Winchester Ave. between 5th street and east end of Schofield bridge on said Winchester Ave. 300 cubic yards of gravel and 50 cubic yards of earth, said improvement to be done and made under direction of the City Engineer







	8th. Ave.	Win. Ave.	Total
Block 91			
Lots 7-8-9-10-11 and 12 each		\$23.00	\$138.00
Block 92			
Lots 7-8-9-10-11 and 12 each		23.00	138.00
Block 93			
Lots 7			22.96
Lots 8-9-10-11 and 12 each		23.00	115.00
Block 64			
Lot 5			49.00
4			16.09
3			8.05
Block 117			
Lot 1			61.52
2			22.08
Block 94 lot 6			23.74
Lots 1-2-3-4-5 each		23.00	115.00
Block 95 Lots 1-2-3-4-5-6 each		23.00	138.00
Block 96 Lots 1-2-3-4-5-6 "		23.00	138.00
Block 97 1-2-3 "		46.00	138.00
Tract Mrs. Margery M. Reed, 700 feet front unplatted			322.00
Total Assessment			\$ 2170.74

IT IS FURTHER RESOLVED by the City of Reedsport that the boundaries of the district to be benefitted by said improvement is hereby declared to be and is hereby fixed as and does hereby include and is hereby made the properties, lots, parts of lots, tracts, and parcels of real estate herein above designated and set out, and is hereby constituted, made and declared as the properties constituting and being the properties to be assessed for said improvement aforesaid, and constitutes the assessment district to be known as "Street Assessment District Number #1." of the City of Reedsport, and that said properties, and the percentage of cost of said improvement to be assessed and paid for each said property herein before listed is and shall bear the same proportion of the entire cost of such proposed improvement when actually made as said list of "Estimated Costs" of each said lot, part of lot, parcel or track of real estate listed, bears to the total "Estimated Costs" of such improvement now on file with the City Recorder, and

It is further resolved by the City of Reedsport, that the City Recorder be and he is hereby instructed to publish this resolution in the "Port Ompqua Courier", a newspaper published in the City of Reedsport, for 10 days from date of first publication, to-wit: In two weekly issues of said newspaper, together with notice that Engineer's estimate of the proportion of costs of such improvement to be charged and assessed against each property to be benefitted thereby as well as the plans and specifications of such improvement, is on file in the office of said City Recorder.

Passed by the Common Council this 14th. day of October, 1920, by the following vote:

Ayes, 5.

Nays, 0.

Submitted to the Mayor, October 14, 1920.  
Approved by the Mayor, October 14, 1920.

Attest:

\_\_\_\_\_  
Mayor.

*James K. Davers*  
Recorder



The regular bills o, R. d by finance committee  
 were ordered paid.

There being no further business meeting adjourned.

Attest.

\_\_\_\_\_  
 Mayor

*James K. Powers*  
 Recorder.

November 1st. 1920.

At a special meeting of the Common Council of  
 the City of Reedsport, regularly called and held in the  
 manner provided by law at its offices in the said City  
 on this 1st. day of November A.D. 1920.

There were present Mayor W. P. Reed Aldermen  
 McFarland, Hubbard, Chase, Lovelace, Brown and  
 C. Mc, C. Johnson.

Bids for the construction and furnishing  
 materials for completion of water system were open and  
 read and.

Upon a motion duly made seconded put and carried  
 bids were laid on the table untill November 10th. at  
 8: o'clock P.M.

There being no further business meeting adjourned.

Meeting Recalled.

Meeting recalled same evening for the purpose  
 of considering proposition of Keeler Bros. with  
 refernce to call of bonds .

Whereupon the following proposal was read and  
 upon motion duly made seconded put and carried  
 proposal was accepted by the following Vote.

Yeas. 5.  
 Naes. 1. ( R.J. Hubbard )

There being no further buseness meeting adjourned.

Attest.

\_\_\_\_\_  
 Mayor

*James K. Powers*  
 Recorder



## Proposal.

November 1st. 1920.

To the Hon. Mayor and City Council,  
City of Reedsport, Oregon.

Gentlemen:

Supplementing our contract for the purchase of \$50,000.00 6% water bonds of the city of Reedsport, Oregon, we submit the following offer for your consideration and acceptance:

We will agree to pay off an installment of interest amounting to 3,000, 00 due November 1st. 1920 on 100,000,00 outstanding 6% water Bonds of the City of Reedsport, Oregon, you agreeing to give us a warrant crediting us with this amount ( 3,000,00 ). provided:

That for and in consideration of this, you agree to give us the privilege of furnishing you with Pipe and materials of the Continental Pipe Manufacturing Company of Portland under terms and quotations of thier bid of November 1st, 1920, less \$10.00 to be delivered to you when and as delivered to us by said Continental Pipe Company at Reedsport, Oregon, with the understanding that we shall pay them in cash for deliveries made as per confirmation by you and benefit by such cash discount as they may allow; we reserving the right under said arrangement to pay cash for such deliveries as might be made before completion of your bond issue can be effected.

It is further agreed and understood that costs to us for such continental pipe and material as you order, shall be deducted from our settlement for said bonds in accordance with the above mentioned terms and conditions.

State of Oregon )  
County of Douglas )ss  
City of Reedsport )

Respectfully submitted,  
Keeler Brothers.

By W. R. Chellgard



The above offer of Keeler Brothers of Portland, Oregon is hereby accepted for and in behalf of the City of Reedsport, Oregon, by order of its City Council in lawful meeting assembled and entered of lawful record this 1st, day of November A.D. 1920.

(Seal)

\_\_\_\_\_  
Mayor

Attest:

*James K. Cavers*  
City Clerk.

November 4th. 1920

At a special meeting of the Common Council of the City of Reedsport, regularly called and held in the manner provided by law at its offices in the said city on this 4th, day of November A.D. 1920,

There were present Mayor W. P. Reed Recorder James K. Cavers and Councilmen Chase, Brown, Lovelace and McFarland.

Pursuant to call therefore the matter of the Canvass of the Votes cast at the General election held in the City of Reedsport, on the 2nd. day of November A.D. 1920 for the purpose of electing

- 1 Mayor.
- 1 Recorder.
- 1 Treasurer.
- 6 Councilmen.

And for the rejection or adoption of special measure submitted to the legal voter of said City of Reedsport.

Measure.

---



measure.

Stub

Stub

To be torn off by Chairman

To be torn off by first Clerk

## SAMPLE BALLOT

## FOR CITY OF REEDSPORT

Candidates and question to be voted for at next  
General Election to be held November 2, 1920.

mark an X between the number and name of candidate to be  
voted for

For Mayor	vote for one	For Councilmen	Vote for 6
12 W.P.Reed		19 J.R.Brown	
13		20 Glen Caley	
For Recorder		21 G.Chase	
14 J.K.Cavers	vote for one	22 J.S.Connolly	
15 R.V.Klein		23 R.J.Hubbard	
16		24 J.McC.Johnson	
For Treasurer	vote for one	25 W.A.Lovelace	
17 Geo. W.Staples		26 Wm. McFarland	
18		27	

Shall the Common Council of the City of Reedsport, Douglas County, Oregon, be authorized to levy a tax for purposes of a general fund for said City for the years 1920 and 1921 on all the taxable property in the corporate limits in the City of Reedsport not exceeding fifteen (15) mills on the dollar for each year, in addition to the interest payments to be levied and provided for on any and all bonded indebtedness of said City then outstanding?

Vote yes or NO

100 Yes

101 NO

was taken up.

Upon a canvass of the votes cast at said election and of the returns made by the Judge and Clerks of said election to this body it is found that there were cast at said election for Mayor 307 votes of which numbered 302 were cast for W.P.Reed 2 for J.A.Zachary, 1 for Jim Johnson, 1 for Nick Brown and 1 for John Brown. for Recorder there were cast 335 votes of which 243 were cast in favor of James K Cavers, and 92 in favor of R V Klien. For Treasurer there were cast 307 votes of which number were cast 305 were cast in favor of Geo. W Staples and two in favor of R G Woodruff.



For Councilmen the following is a list of candidates with the votes cast in favor of each set opposite their names,

John R. Browne	319
Glen Coley	202
Clyde Chase	251
J.G.Connolly	136
R.J.Hubbard	225
C. McC.Johnson	260
W.A.Lovelace	239
Wm.McFarland	215
Ray Cunningham	1
W.F.Peck	2

And for the special measure submitted to the legal vote of said city of Reedsport, there were 230 votes cast of which number 169 votes were cast in favor of adoption said measure, and 61 votes cast for the rejection of said measure.

Whereupon W.P.Reed was declared elected mayor James K. Cavers Recorder, Geo W Stoples treasurer and the following Councilmen declared elected.

J. Browne,	G. McC. Johnson,
Clyde Chase,	W. A. Lovelace,
R. J. Hubbard,	Wm. McFarland,

and that the special measure was declared adopted.

Upon motion duly made seconded put and carried the foregoing was declared the result of the canvass of said votes, and an abstract of same spread on the minutes and filed with the recorder.

There no further business meeting adjourned.

Attest.

\_\_\_\_\_  
Mayor

*James K. Cavers*  
Recorder



November, 8th. 1920.

At a regular meeting of the Common Council of City of Reedsport, regularly called and held in the manner provided by law at its offices in the said City on this 8th day of November A.D. 1920.

There were present Mayor W. P. Reed, Aldermen Brown, McFarland, there being no Quorum meeting adjourned until the 10th. of November 1920.

Attest.

\_\_\_\_\_  
Mayor

*James K. Cass*  
Recorder

November 10th. 1920.

At a special meeting of the Common Council of the City of Reedsport, regularly called and held in the manner provided by law at its offices in the said City on this 10th, day of November A.D. 1920.

There were present Mayor W. P. Reed Alderman McFarland, Chase, Browne, Lovelace, and Johnson. with R. J. Hubbard, absent. Minutes of previous meeting read and approved.

Upon motion duly made seconded put and carried recorder and treasurer were ordered to submit financial statement of City affairs at regular meeting in December 1920.

Upon motion duly made seconded put and carried the improvement on Winchester Ave. etc. as advertised was ordered done as per plans and specifications on file with Recorder and as called for in Resolution #1 passed on Oct. 14.

Upon motion duly made seconded put and carried Ordinance #58 be adopted as read on first reading.

Upon motion duly made seconded put and carried Preveledge tax Ordinance was laid on the table until next meeting.

Upon motion duly made seconded put and carried



the Mayor appointed a Committee of three to draw up budget and tax levy and report at next meeting G. Mc C. Johnson, R. J. Hubbard and Wm. McFarland were appointed.

No further business appearing meeting adjourned until the 15th. of November 1920.

Attest.

\_\_\_\_\_  
Mayor.

*James K. Carter*  
Recorder.

November 15, 1920.

There being no quorum no meeting was held.

December 7, 1920.

At a special meeting of the Common Council of the City of Reedsport, regularly held in the manner provided by law and called by the Mayor pursuant to the following call to wit:-

Call #1

Notice of special meeting of the Common Council  
Of Reedsport,

Called by the Mayor.

To J.R. Brown, Clyde Chase, R.J. Hubbard, W.A. Lovelace, Wm. McFarland and G. Mc, C. Johnson, members of the Common Council is hereby called to be held in the Chamber of Commerce room, Dabney Block, at 7:00'Clock, P.M. on this the 7th day of December, 1920, for the purpose of levying taxes, and passing the necessary ordinances, and final passage of same with emergency clause, for the year 1920, for the following purposes and the amounts following,  
to wit:-

\$6000.00 for the purpose of paying semi-annual interest on Reedsport Water Bonds-First issue; \$3000.00 for the purpose of paying semi-annual interest on Reedsport Water Bonds-Second issue; \$7400.00 for general fund purposes.

\_\_\_\_\_  
Mayor of the City of  
Reedsport



State of Oregon ( )  
 County of Douglas )ss  
 City of Reedsport ( )

This IS TO CERTIFY, that I received the above and foregoing Notice and served the same upon the following named members of the Common Council, by delivering to each of them in person a copy of said notice, before the hour of 4:0'clock P.M. on the 7th day of December, 1920, to wit:- J.R.Brown, Clyde Chase, R.J.Hubbard, W.A.Lovelace, Wm McFarland and O.McC.Johnson.

Marshall of the City of Reedsport

The following were present Mayor W.P.Reed, Recorder James K.Cavers asking recorder and the following Councilmen to wit:- Wm McFarland, C.McC.Johnson, Clyde Chase, W.A.Lovelace, J.A.Brown and R.J.Hubbard.

The following business was transacted.

Ordinance #58 was introduced and read for the second time and upon motion duly made seconded and carried said proposed Ordinance #58 was passed to third reading and read the third time. Upon motion duly made seconded put and carried said propose Ordinance #58 was placed for final passage by the following Vote

Yeas	6
Nays	0

and which said Ordinance #58 is in words and figures as follows.

Ordinance No 58

AN ORDINANCE of the City of Reedsport, Douglas County Oregon levying, for the year 1920, a special tax in the sum of \$9000.00 for the purpose of paying the semi-annual interest due and to become due on its Water Bonds-First and second Issues thereof, and \$7400.00, for the purposes of its general fund, upon all the property, both real and personal, situate within its boundaries, subject to taxation for State and County purposes.

Total levy for all purposes \$16,400.00



Whereas, that Common Council of the City of Reedsport did to authority vested in it so to do by the legal voters in said City, at Elections duly and regularly called and held and had for that purpose, issue and sell its 6% municipal Water Bonds, to wit:- FIRST ISSUE, \$100,000.00 and SECOND ISSUE, \$50,000.00. interest payable semi-annually, and;

Whereas, said Common Council was, by the legal voters of said City at said Elections so called and held for that purpose, authorized, empowered and required to levy a special tax upon all the real and personal property situate in its corporate boundaries sufficient to take care of, meet and pay of, among other things, said interest charges, said taxes to be levied upon and collected from all real and personal property within its boundaries subject to taxation for state and County purposes, and;

Whereas, the Common Council was, heretofore, by the legal voters of said City, at an election duly and regularly held within its boundaries for that purpose and upon and after the question of such authorization had first been duly and regularly submitted by said common council to said legal voters for their approval or disapproval in the manner provided by law, authorized and empowered to levy a tax upon all real and personal property situate within the the boundaries of said City subject to taxation for state and County taxes, of not over 15 mills on the dollar of such property so situate according to its assessed valuation, for its general fund, for the years 1920, 1921, and;

WHEREAS, \$7400.00 is less than, and does not exceed, 15 mills on the dollar, assessed valuation, of all real and personal property situate within the boundaries of said City subject to taxation for State and County purposes,

NOW THEREFORE,

The City of Reedsport Does Ordain As follows:

Section 1, That a special tax in the sum of \$9,000.00 for the purpose of providing for the payment of the semi-annual interest on the City of Reedsport's Water Bonds-First Issue, \$100,000.00, and second Issue, \$50,000.00 be and the same is hereby levied for the year 1920, upon all the property subject to taxation for State and County purposes, both real and personal, situate within the boundaries of said City of Reedsport.

Section 2. That a general tax of \$7400.00 for the year 1920 for the purposes of the general fund of said City of Reedsport be and same is hereby levied upon all property, subject to taxation for the State and County purposes, both real and personal, situate within the boundaries of said City of Reedsport.

Section 3, That this levy is made and this Ordinance passed and enacted in pursuance of Sections 3664 and 3665 of Lords Oregon Laws and Chapter 225 of the General Laws of Oregon for the year 1917, and the Recorder is hereby instructed and directed to file with the County Clerk and County Assessor of Douglas County, Oregon, each a certified copy of this Ordinance that the same may be extended upon the assessment rolls of said County and the taxes hereby levied, collected by the proper officers of said County.

Section 4, That the entire levy of taxes for both special and general funds for the year 1920, hereby made and levied upon all of the property, both real and personal, subject to taxation for State and County purposes, situate within the corporate boundaries of the City of Reedsport, in dollars and cents is hereby declared to be the sum of \$16,400.00.

Section 5, Whereas, the City of Reedsport has not heretofore, been able, for lake of certificate of assessable values, and total amounts needed by it for purposes of meeting its obligations for the ensuing year, and;

Whereas, it is necessary for the proper preservation of the peace, health and safty of the City and its citizens that this ordinance be in force and effect immediately upon its passage and approval by the Mayor;

NOW THEREFORE.

AA



AN EMERGENCY is hereby declared to exist and this ordinance shall immediately go into effect and be of full force and effect upon its adoption by the Council and approval by the Mayor.

Passed by the Council, third reading, this 7th day of December, 1920, by the following vote:

Yeas: 5  
Nays: 0

Submitted to the Mayor this 7th day of December, 1920.  
Approved by the Mayor this 7th day of December, 1920.

Attest:

\_\_\_\_\_  
Mayor.

\_\_\_\_\_  
Recorder.

There being no further business meeting adjourned.

Attest:

\_\_\_\_\_  
Mayor

\_\_\_\_\_  
Recorder

December 8, 1920.

At a special meeting of the Common Council of the City of Reedsport, regularly held in the manner provided by law pursuant to the following call of the Mayor  
To Wit:-

To R.J.Hubbard, C.Mc.C.Johnson, W.A.Lovelace, Wm.McFarland, Clyde Chase and J.R.Brown. members of the Common Council of the City of Reedsport.

Greetings:

You and each of you will please take notice that a special meeting of the Common Council has been called to be held at the Chamber of Commerce rooms in the Dabney Bldg. this city at 8:0'Clock P.M. on this the 8th day of December, 1920. for the purpose of considering the repair of break in levee in Rainbow Slough on 14th Street and taking such steps with reference to same as may be decided upon; for opening bids for the improvement of the streets and parts of streets included in improvement district No. Q, as advertised, and to take such action with reference to making such improvements and awarding bids therefor as may be decided upon by the Council.

\_\_\_\_\_  
Mayor

State of Oregon )  
County of Douglas } ss  
City of Reedsport )

THIS IS TO CERTIFY, that I received the above and foregoing notice and served the same upon the following named members of the Common Council, by delivering to each of them in person a copy of said notice before the hour of 4:0'Clock P.M. on the 8th day of December, 1920. TO WIT:-  
J.R.Browne, Clyde Chase, R.J.Hubbard, W.A.Lovelace,  
Wm. McFarland and C.Mc.C.Johnson.

\_\_\_\_\_  
Marshall of the City of Reedsport.



The following were present Mayor W.P.Reed Mayor, Recorder James K. Cavers acting Recorder and the following Councilmen To Wit:-

Clyde Chase J.R.Browne, Wm.McFarland W.A.Lovelace, R.J.Hubbard and C.Mc.C.Johnson.

The following business was transacted. Council called upon Engineer Robenson, for advice with reference to break in levy on 14th street at Rainbow Building where upon Engineer Robinson expressed opinion that box in the levy at that point should be left out and the box at the south end of Rainbow Slough should be lowered.

Upon motion duly made seconded put and carried it was resolved to leave the matter in the hands of the City Engineer and that he be given authority to have this break in the levy fixed as he may adjudge best.

Bids for improvement which was advertised as follows.

Notice to Contractors.

Notice is hereby given that sealed bids will be received by the Common Council, of the City of Reedsport, up to the 8th. day of December, A.D. 1920, at 8:00 O'Clock P.M. at the offices of said City in the Dabney Building, for the following street improvement to wit:-

Item #1 To furnish all materials necessary for a 16 feet wide trestle, extending from the present roadway at the intersection of 8th. Avenue to the center of Winchester Avenue: thence westerly along Winchester Avenue for a distance of 95 feet more or less, a total distance of 378 feet;

Item, #2. Also for the construction of the same.

Item, #3. To bring to grade between the end of above described trestle on Winchester Avenue and 5th. Street, excavation not to exceed 200 cubic yards.

Item, #4. To place on sub grade on Winchester Avenue, between the end of trestle near 8th. Avenue and 5th. Street, 220 cubic yards of gravel.

Item, #5. To bring to sub grade with road grader and place thereon, on Winchester Avenue between 5th. Street and east end of Schofield Bridge 300 cubic Yards of gravel, and 50 cubic yards of earth.

All of the above to be done under the direction of the City Engineer, and according to the plans and specifications on file with the City Recorder.

\_\_\_\_\_  
City recorder.

The following bids were received from A.Kino,

R.Lancelot, A.Splu, Lloyd Harrison, J.H.Bruggeman, Nels Rydell M. Carty, Reedsport Lumber Co. Schulte, Klein and Winchester Bay Lumber Co.

Upon motion duly made seconded put and carried bids were laid on the table until Monday 13th.

There being no further business meeting adjourned.

Attest:

\_\_\_\_\_  
Mayor.

\_\_\_\_\_  
Recorder.

December 13, 1920.

At a regular meeting of the Common Council of the



City of Reedsport, this day regularly called and held in manner provided by law with Mayor W.P.Reed absent.

Recorder James K. Cavers acting recorder, and the following Councilmen to wit:-

Wm.McFarland, R.J.Hubbard, Clyde Chase, W.A.Lovelace, and J.R.Browne. Alderman McFarland Acting Mayor.

The minutes of the last regular and special meetings read and approved.

Report of City Treasure was read and approved the following was report of City Treasure.

Report.

Office Of The City Treasure,  
Reedsport, Oregon.

December 13th. 1920.

Report of the City Treasure addressed to the City Recorder to be reported by him together with his own report to the city council at a meeting to be held this date, the 13th. day of December, 1920.

General fund.

Total moneys received from City Recorder-----	- \$	242.00
" " " " County Treasure- - - - -	\$	2,675.68
Interest on bank deposit credited to this fund		1.89
total	\$	2,919.57
Paid on warrants presented for payment		2,917.68
balance remaining on hand		1.89

water fund.

Total moneys received from sale of \$100,000 Bonds	\$	93,220.00
Interest received on bank balance credited to this fund		764.36
Rebate of freight on pipe shipments received from the City Recorder		773.95
TOTAL	\$	94,758.31
Paid on warrants drawn on water fund presented for payment -----		94,732.45
balance remaining on hand		25.86

road fund.

Total moneys received from City Recorder for this account----	\$	148.22
Paid warrants drawn on this fund-----		10.98
balance remaining on hand		137.24



Balance on General fund-----	\$	1.89
" " Water fund -----		25.86
" " Road fund -----		137.24
TOTAL		164.99

Just received from County Treasurer and on which instructions for distribution have not been received \$1,368.87

Total moneys IN HANDS OF CITY TREASURE \$ 1,533.86  
I, Geo.W.Staples, City Treasurer of the City of Reedsport, do hereby certify that the above is true and correct statement of all moneys of the City of Reedsport which have come into my possession.

City Treasurer.

#2. Report of City Treasurer

Subscribed and sworn to before me this 13th. day of December, A.D. 1920.

Ben Wade  
Notary Public for Oregon.  
My Commission expires May 4th. 1924.

upon motion duly made seconded, put and carried report was accepted.

Report of Recorder read from Recorder Warrant Register and upon motion duly made seconded, put and carried report was accepted.

upon motion duly made seconded put and carried all expenditures were ordered by Council to be authorized at a Council meeting by said Council before same could be paid.

Engineer Robinson, reported that a tree or trees had fallen across pipe line and that he had two men working and that he thought it necessary to retain these two men for emergency work of this kind and for back fillings.

upon motion duly made seconded put and carried the Engineer was authorized to retain these two men for time necessary in judgement of said Engineer.

*ord.* upon motion duly made seconded put and carried Act. 2 and #3 be amended to read as follows.

that the salary of the City Attorney be and is hereby fixed at the sum of \$100.00 <sup>per</sup> month payable out of the funds of the General Funds of the City Treasurer. and the use



of Rooms #2 and #3 of the Dabney Block rent Free and also such stenographer here as need be necessary when handling City's business same to take effect January 1st. 1921.

Resignation of City Recorder James K. Cavers and City Engineer Robinson, were read and upon motion duly made seconded put and carried resignations were laid on table untill next meeting of the Common Council to wit:- December 20, 1920. Bills of Reedport Light and Power Co. \$36.00. two bills of Koke Tillany Co. for \$54.50 and \$48.50 were read and approved for payment-.

Upon motion duly made seconded put and carried salary of City Treasure be and is as hereby set at \$25.00 per month.

Upon motion duly made seconded put and carried Bids for street improvement as advertised were rejected checks returned and recorder instructed to readvertised same stating that this improvement would be paid in improvement Bonds at par value if necessary.

There being no further business meeting adjourned.

Attest:

\_\_\_\_\_  
Mayor.

\_\_\_\_\_  
Recorder.



DECEMBER 20, 1920.

At a continued regular meeting of the Common Council of the City of Reedsport this day regularly called and held in the manner provided by law with Mayor W. P. Reed presiding, Recorder James K. Gavers, Acting Recorder, and the following Councilmen, to-wit:-

Wm. McFarland, C. McC. Johnson, Clyde Chase, W. A. Lovelace and J.R. Browne.

The following business was transacted:

Minutes of previous meeting were read and approved.

Bills O.K-d by Finance Committee were ordered paid.

Matter of Fourteenth Street repair in dyke was discussed and upon motion duly made, seconded, put and carried this matter was laid on the table until some future meeting of the Council.

Resignation of City Recorder and City Engineer were read and upon motion duly made, seconded, put and carried they were laid on the table until next meeting.

Motion duly made, seconded, put and carried Recorder was instructed to write Keeler Brothers, stating that as their Attorneys had apparently turned down the \$50,000.00 bond issue and that the Council did not feel that they wanted to go to the expense of having a special measure put through legislature, and that in the face of these facts the Council considered the contract between themselves and Keeler Bros. cancelled. Motion was carried by the following vote - yeas 5, naes 0/

Ordinance #59 was regularly introduced and read for the first time and upon motion duly made, seconded, put and carried said Ordinance was accepted as read.

Upon motion duly made, seconded, put and carried bids for completion of City Water Works were rejected and certified checks ordered returned.

Upon motion duly made, seconded, put and carried Recorder was instructed to instruct City Marshall to turn on City Street lights and report any lights out of order and give same his general attention.

Upon motion duly made, seconded, put and carried W. T. N. Boone was retained to look after City water line, provided he could carry his warrants for two or three months.

There being no further business the meeting adjourned.

ATTEST:

RECORDER.

MAYOR



DECEMBER 24, 1920.

At a SPECIAL meeting of the Common Council this day called and held in the manner provided by law with Mayor W. P. Reed, Mayor, James K. Cavers, Acting Recorder and the following Aldermen, to-wit:-

Wm. McFarland, W. A. Lovelace, Clyde Chase, C. Mc C. Johnson, and J. R. Browne.

The following business was transacted:

Matter of break in dyke on Fourteenth St. was discussed and upon motion duly made, seconded, put and carried Recorder Cavers was appointed Engineer to look after the work with authority to use the money in the Road Fund and hire such men as was deemed necessary.

There being no further business meeting adjourned.

ATTEST:

\_\_\_\_\_  
RECORDER

\_\_\_\_\_  
MAYOR

DECEMBER 29, 1920.

At a SPECIAL meeting of the Common Council this day regularly called and held in the manner provided by law with Mayor W. P. Reed, Mayor, Recorder James K. Cavers, Acting Recorder, and the following Councilmen, to-wit:-

Wm. McFarland, Clyde Chase, R. J. Hubbard, W. A. Lovelace.

Meeting called for the purpose of considering bids for improvement No. 1.

Bids of Winchester Bay Lumber Company and Nels Rydell were reopened and read. Upon motion duly made, seconded, put and carried meeting adjourned until 30th.

ATTEST:

\_\_\_\_\_  
Recorder.

\_\_\_\_\_  
Mayor



JANUARY 10, 1921.

At a regular meeting of the Common Council regularly held in the manner provided by law with Mayor W. P. Reed absent, James K. Cavers, Recorder, and the following Councilmen present, to-wit:-

Clyde Chase, Acting Chairman, C. Mc.C. Johnson, R. J. Hubbard, W. A. Lovelace, and J. R. Browne.

Minutes of the previous meeting were read and approved.

Resignation of Engineer Robinson was read and upon motion duly made, seconded, put and carried same was accepted.

Resignation of James K. Cavers, City Recorder, was read, and upon motion duly made, seconded, put and carried same was accepted.

Bills introduced and O.K-d by Finance Committee were ordered paid.

There being no further business meeting adjourned until January 17, 1921.

ATTEST:

\_\_\_\_\_  
ACTING CHAIRMAN

\_\_\_\_\_  
ACTING RECORDER.

JANUARY 17, 1920.

At a continued regular meeting of the Common Council of the City of Reedsport this day regularly called and held in the manner provided by law with W. P. Reed, Mayor, and James K. Cavers, Acting Recorder, and the following Councilmen present, to wit:-

Wm. McFarland, Clyde Chase, W. A. Lovelace, and J. R. Browne.

Minutes of previous meeting were read and approved.

Communication from A. S. Heath read, offering to back filling on pipe line at \$3.00 per 100 feet. Upon motion duly made, seconded, put and carried same was accepted and included in motion that Mr. T. N. Boon be laid off.

Upon motion duly made, seconded, put and carried the Chair appointed a committee of three to make best possible deal with Mills to procure lumber for walk from School House Hill to Schofield Bridge, the people of Wade's Plat having volunteered to construct same.

Committee: Clyde Chase, W. A. Lovelace, Wm. McFarland.

Upon motion duly made, seconded, put and carried, bids were rejected.

Bills regularly introduced and OK-d by Finance Committee were ordered paid. -Nels Peterson.

Ballot was cast for office of Recorder as follows:



Benson 4.

Whereupon W. G. Benson was declared elected.

Appointment of Marshall laid upon the table until next meeting.

Upon motion duly made, seconded, put and carried, meeting was continued until January 18th, 1921 at 7:30.

ATTEST:

\_\_\_\_\_  
MAYOR

\_\_\_\_\_  
ACTING RECORDER.

JANUARY 18, 1921.

At a continued regular meeting of the Common Council of the City of Reedsport this day regularly called and held in the manner provided by law, with W. P. Reed, Mayor, Wallace G. Benson Recorder, and the following Councilmen, to-wit:-

Wm. McFarland, W. A. Lovelace, J. R. Browne and Clyde Chase.

Election Certificates for Wm. McFarland, W. A. Lovelace, J. R. Browne and Clyde Chase, Mayor W. P. Reed and Recorder Wallace Benson were executed.

Report of Committee on purchase of lumber for walk to School house was submitted. Bids for supplying lumber were as follows:

\$17.50 per M. Hubbard Mill  
20.00 per M. McJohnson Mill  
14.00 per M. Reedsport Lumber Co.

Upon motion duly made, seconded, put and carried bid of Reedsport Lumber Company was accepted f. o. b. Mill.

Upon order from Mayor nominations for City Marshall were called for. E.E. Collins, J. A. Zachary, and F. C. Schulte nominated. Moved and carried that nominations be closed. Ballot being taken the result was announced by Recorder as follows: Schulte 2, Zachary 1, Collins 1. Whereupon the Mayor appointed F. C. Schulte City Marshall for the ensuing year.

City Recorder instructed by Mayor to secure list of City property now on hand that has been used in construction of pipe line. There being no further business the meeting adjourned.

ATTEST:

*W. G. Benson*  
\_\_\_\_\_  
RECORDER

\_\_\_\_\_  
MAYOR



February 14, 1921.

At a regular meeting of the Common Council held this date, there were present the following:

Mayor W. P. Reed, presiding, W. G. Benson, Recorder, Councilmen Hubbard, Lovelace, McFarland, Browne and Chase.

Absent, Johnson.

Minutes of previous meeting read and approved.

Finance Committee was appointed by the Mayor for the ensuing year. Chase, McFarland and Hubbard appointed.

Upon call of Mayor nominations were made for election of president of council. Chase and McFarland nominated. Whereupon the Mayor declared the nominations closed and upon election by ballot McFarland received 3 votes - Chase 2. McFarland was declared elected.

It was duly moved, seconded, put and carried that the Mayor appoint a street commission, Browne, McFarland and Chase appointed.

It was duly moved, seconded, put and carried that the City Marshal be instructed to attend all council meetings.

It was duly moved, seconded, put and carried that Ordinance No. 57 be passed at first meeting. It was duly moved, seconded, put and carried that Ordinance No. 57 be passed to second reading and it was thereupon read for the second time. Duly moved, seconded, put and carried that said Ordinance be passed to third reading and laid upon the table.

It was duly moved, seconded, put and carried that City Recorder be authorized to occupy as recorders office, room #16 in Dabney Block.

Moved and carried that this meeting be continued until Thursday evening, Feb. 17th, at 8 o'clock, at which time committee on tax and privilege ordinance shall submit said ordinance.

There being no further business the meeting was continued to Feb. 17th.

  
Recorder.

\_\_\_\_\_  
Mayor.



February 17th, 1921.

At a continued meeting of the Common Council regularly held this date, there were present Mayor Reed, Recorder Benson, Councilmen Lovelace, McFarland, Browne and Chase.

Absent, Hubbard and Johnson.

It was duly moved, seconded, put and carried that bonds of City Treasurer, City Recorder and City Marshal be accepted and filed.

Moved and carried that bill of Chapin-Staples Investment Co. for said bonds be paid.

It was duly moved, seconded, put and carried that Ordinance No. 60 (Tax and Privilege) be passed to first reading. Moved and carried that said ordinance be passed at first reading. Said ordinance being read for the second time it was duly moved, seconded, put and carried that said ordinance be passed at second reading.

There being no further business the meeting adjourned.

W. G. Benson  
RECORDER.

\_\_\_\_\_  
MAYOR.

March 14th, 1921.

At a regular meeting of the Common Council regularly held this date, there were present Mayor Reed, Recorder Benson, Councilmen Lovelace, McFarland, Browne, Hubbard, and Chase.

Absent Johnson.

The minutes of the previous meeting were read and approved.

The Recorder was instructed by Mayor to write to Pioneer Hdw. Co., Marshfield, with reference to bill for goods not received.

The following bills as O.K-d. by finance committee, were ordered paid:

J. H. Napier, City Atty.	\$100.00
W. G. Benson, " Recorder	75.00
Geo. Staples, " Treas.	25.00
Fred Schulte, " Marshall	50.00
Rent, City offices, March	32.50
W. G. Benson, stamps, telegram	1.46
Jack Connelly,	2.50
Umpqua Electric Supply House	4.40
Port Umpqua Courier	3.00
J. R. Browne,	3.60
Lloyd Harrison	6.00
Wm. Vincent	33.00
Reedsport Light & Power Co.	36.00
A. S. Heath	229.14

Resolution and agreement with S. P. Co. re crossing road. Upon motion duly made, put and carried, said resolution was adopted by vote 5 aye. 0 no. City attorney instructed to provide resolution of abandonment to be presented at next regular meeting.

Moved and carried that Mr. Schulte, City Marshall be instructed to build a city jail, with the least possible expense to city.



Moved and carried that City Ordinance #60 (Tax & Privilege) be passed to third reading. Ordinance #60 being duly read and discussed, it was duly moved, seconded and carried that said ordinance be adopted as read, the vote being Aye 4 No. 0, Mr. Hubbard present but not voting.

Moved and carried that Ordinance #61 be passed to third reading. Moved and carried that said ordinance be tabled.

There being no further business the Council adjourned.

W. P. Benson  
RECORDER.

\_\_\_\_\_  
MAYOR.

March 21, 1921.

At a Special meeting of the Common Council regularly called this date at 9.00 A.M. by Mayor W. P. Reed in the manner provided by law, to negotiate with Joseph Lyons in reference to completion of City water system, there were present:

Mayor Reed, Recorder Benson, Councilman McFarland, Hubbard, Chase, Browne, Lovelace and Johnson.

Absent None.

The following resolution was read:

Resolution No. 1

Whereas, Jos. Lyons of the City of Reedsport, Oregon, has submitted a proposal to the City of Reedsport whereby he shall complete the water system of said city by laying pipe line and laterals into said city in accordance with plans and estimates of the City Engineer, and whereby the said Jos. Lyons agrees to accept in full payment therefore the amount of \$40,000.00 in second issue City Water Bonds of the City of Reedsport, the said Jos. Lyons paying for all labor and materials entering into said system, and

Whereas, the said Jos. Lyons agrees to accept said bonds less interest accrued to date of delivery of said bonds; that is to say \$40,000.00 of said bonds with no interest except as shall accrue after delivery, and

Whereas, the said proposal of the said Jos. Lyons seems in all respects advantageous to the City of Reedsport as represented by its Common Council,

NOW, THEREFORE, Be It Resolved, that the said proposition of the said Jos. Lyons as hereinabove set out be and is hereby accepted by the Common Council of the City of Reedsport, in full council gathered this 21st day of March, 1921.

Aye - 6  
No. - 0

Motion being made that said Resolution No. 1 be adopted, it was seconded, duly put and carried by the following vote: Aye - 6. No.- 0.

There being no further business the meeting adjourned.

W. P. Benson  
RECORDER.

\_\_\_\_\_  
MAYOR.



April 1, 1921.

At a special meeting of the Common Council convened upon the call of Mayor W. P. Reed, there were present: Mayor Reed, Recorder Benson, Councilmen Lovelace, McFarland, Chase, Browne and Johnson.

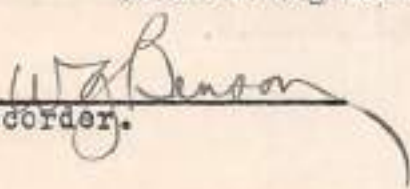
Absent, Councilman Hubbard not in City.

The following business was transacted.

Moved and carried that Ordinance #62 be read.  
 Moved and carried that Ordinance #62 be passed at 1st reading.  
 Moved and carried that Ordinance #62 be passed to second meeting and read second time. Moved and carried that Ordinance #62 be passed at second reading. Moved and carried that said ordinance be laid on table.

Moved and carried that Jos. Lyons be appointed agent of the City of Reedsport, to negotiate for the sale of \$10,000 water bonds, second issue, at the agreed price of 90 (10% below par value of bonds), interest on the said \$10,000 bonds to begin April 1, 1921, and accrue to benefit of purchaser.

There being no further business the meeting adjourned.

  
 Recorder.

\_\_\_\_\_  
 Mayor.

April 11, 1921.

At a Regular meeting of the Common Council, Mayor W. P. Reed presiding; the following Councilman were present: McFarland, Lovelace, Chase, Browne, and Johnson. Recorder Benson.

Absent, Councilman Hubbard.

Communications read from A. T. Mercier of S. P. Co., and from City Treas.

Moved, seconded, duly put and carried that City Marshall be instructed by Street Commission to have holed in board walks repaired.

Resignation of Councilman Hubbard read. Moved, seconded, duly put and carried that said resignation be accepted.

Moved, seconded, duly put and carried that Resolution abandoning certain grade crossing within City limits be adopted, and Mayor and Recorder directed to execute same.

Ordinance #62 read for third time, Upon motion, duly seconded, said ordinance was adopted by vote of 5 Aye. No-O.

Bonds of Jos. Lyons indemnifying City for proper disposal of \$10,000 bonds, and for completion of water system, read. Moved, seconded, duly put and carried that said bonds be accepted by City.

The following bills were read:

City Atty.	\$100.00
" Recorder	75.00
" Marshall	50.00
" Treasurer	25.00
" Offices	45.00
Reedsport Light & Power Co.	36.00
W. P. Reed	15.12
Coos & Curry Tele. Co.	2.95



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Upon motion, duly seconded, put and carried bills as OK'd. by Finance Committee were ordered paid by warrant.

Upon motion duly seconded, put and carried special meetings of March 21st and April 1st were ratified.

Upon motion duly seconded, put and carried the First Bank of Reedsport was redesignated custodian of City Funds.

There being no further business the meeting adjourned.

W. J. Benson  
RECORDER.

\_\_\_\_\_  
MAYOR.

May 16, 1921.

At a Regular Meeting of the Common Council held this date, the following were present: Mayor Reed, Recorder Benson, Councilmen Chase, Lovelace, Browne, Johnson.

Absent, McFarland.

Communications from S. P. Co. and State Industrial Accident Commission read. Moved, seconded, duly put and carried that warrant be drawn in favor of State Ind. Acci. Comm. for \$194.82 in payment on Sept. 1920 payrolls.

Resignation of Mayor Reed read. Moved, seconded, duly put and carried that resignation of Mayor Reed be laid on table.

Resolution #2 relative to declaring office of Councilman McFarland vacant read. Moved, seconded put and carried that resolution #2 be adopted. ~~Vote~~ Vote: of Aye - 4 - No. 0.

Resolution #3 relative to bond interest read. Moved, seconded put and carried that said resolution be adopted. Vote 4 - aye. 0 - 0.

Moved and carried that council proceed to ballot to elect two councilmen to take places of R. J. Hubbard and Wm. McFarland, F. Edwards and F. W. Varrelmann receiving 4 votes each.

Mayor declared Edwards and Varrelmann elected.

Moved and carried that Council ballot to elect president of council, Chase receiving 3 votes - Browne 1. Chase declared elected by Mayor.

Moved and carried that Recorder be instructed to write various municipalities re water rates.

Moved and carried that Recorder prepare advertisement for bids for sale of building at Winchester Bay. Bids to be filed with Recorder. Check for 10% of bid to accompany same. Bids to be filed before next regular meeting.



Moved and Carried that matter of stationery, licenses, receipts, etc., for carrying on work of City Recorder be left in hands of City Attorney and City Recorder.

Following bills O.K'd. by Finance Committee.

City Attorney,	\$100.00
" Recorder	75.00
" Treasurer	25.00
" Marshall	50.00
" Offices	45.00
Coos & Curry Tele. Co.	.80
Reedsport Light & Power Co.	8.40
Coke Tiffany	216.49



May 16, 1921.

At a Regular Meeting of the Common Council of the City of Reedsport, Wisconsin, held on May 16, 1921. The following were present: Mayor Reed, Recorder Benson, Councilmen Chase, Lovelace, Brown, Johnson.

WHEREAS, the City of Reedsport Charter provides that the absence of any elective officer, without the consent of the Council, for thirty days, shall create a vacancy in such office, and

WHEREAS Wm. McFarland, a member of the Common Council, has been absent from the City without the consent of the Council, for thirty days,

NOW THEREFORE, be it resolved by the Common Council of the City of Reedsport that the office of Common Councilman of the City of Reedsport which said office was heretofore held by the said Wm. McFarland, pursuant to the provisions of the City Charter in such cases made and provided, be and the same is hereby declared vacant.

Passed by the following vote:

Aye: 4  
No: 0.

Signed: W. P. Reed.  
Mayor.

Attest:

May 16, 1921.

W. G. Benson.  
City Recorder.



RESOLUTION #3

BE IT RESOLVED by the Common Council of the City of Reedspert that all tax money coming into the City Treasurer's hands, (except road moneys) be and the same is hereby designated as bond interest funds up to and inclusive of the sum of \$10500.00.

Passed by the following vote:

Aye 4  
No. 0

Signed: W. P. Reed  
Mayor.

Attest:

W. G. Benson  
City Recorder.

with said office and heretofore held by the said W. P. Reed, pursuant to the provisions of the City Charter in such cases made and provided,



John Krieshel

\$32.50

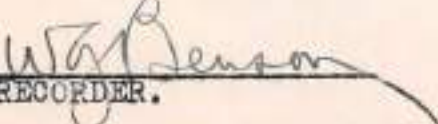
Moved and carried that said bills be ordered paid and warrants drawn for same.

Mr. A. F. Edwards sworn in as councilman.

Mr. Edwards appointed member of Street Commission.

Moved and carried that Mayor proclaim Clean Up Day. Whereupon the first Saturday in June was proclaimed Clean Up Day. Councilmen Chase & Lovelace appointed committee to superintend said day.

There being no further business the meeting adjourned.

  
RECORDER.

\_\_\_\_\_  
MAYOR.

June 9, 1921.

At a Special meeting of the Common Council held this date, there were present, Mayor Reed, Recorder Benson, Councilman, Browne, Lovelace, Chase, Johnson & Varrelmann.

Absent, Edwards.

Minutes of previous meeting read and approved.

Communications read.

Treasurer's report read.

Recorder instructed to prepare report for next regular meeting.

Ordinance #63 (Water Commissioner) proposed. Upon motion, duly seconded, put and carried said ordinance was passed to first reading. Upon motion duly seconded, put and carried said ordinance was passed to second reading. Upon motion duly seconded, put and carried said ordinance was passed to third reading. Upon motion duly seconded put, and carried said ordinance was adopted by the following vote - Aye 5 - No 0.

Ordinance #64 (Water Rates) proposed. Upon motion, duly seconded put and carried said ordinance was passed to first reading. Upon motion duly seconded put and carried said ordinance was passed to second reading. Upon motion duly seconded, put and carried said ordinance was passed to third reading. Upon motion duly seconded put and carried said ordinance was adopted by the following vote. Aye - 5 - No 0.

Upon motion duly seconded, put and carried, secret ballot was taken for the office of Water Commissioner. Tellers being appointed by the Mayor the following votes were canvassed - Harry Bowman 4 - C. C. Clark - 1. Whereupon the Mayor declared Harry Bowman elected as Water Commissioner of the City of Reedsport.

There being no further business the meeting adjourned.

  
RECORDER.

\_\_\_\_\_  
MAYOR.



June 13, 1921.

At a regular meeting of the Common Council held this date, the following were present, Mayor Reed, Recorder Benson, Councilmen Lovelace, Browne, Edwards, Varrelmann, Johnson.

Absent, Chase.

Minutes of previous meeting read and approved.

Communications read.

Recorder instructed to wire S. P. Co, regarding rates.

Moved, seconded put and carried that a committee be appointed to order supplies to complete water system. Lovelace, Benson and Bowman appointed by Mayor.

Moved, seconded, put and carried that committee be appointed to look into draining of Rainbow slough. Browne, Varrelmann and Reed appointed by Mayor.

Bids for bunk-house at Winchester Bay opened and read:

Fred Schulte	\$125.00
Harry Morris	150.00
H. G. Reeder	76.00

Moved, seconded put and carried that bid of Harry Morris be accepted and a contract be prepared by City Attorney whereby the City shall be secured from loss by fire until building is fully paid for. The bid of the said Harry Morris contained the following terms: \$25.00 down and \$25.00 each month until fully paid - total \$150.00.

The following amendment to Ordinance #64 was proposed and read. Upon motion, duly seconded, put and carried, the clause "and no interest charge shall be added to cost of said meter" was stricken out of said amendment. Upon motion, duly seconded, put and carried, said amendment was passed to first reading. Upon motion duly seconded, put and carried, said amendment was passed to second reading. Upon motion, duly seconded, put and carried, said amendment was passed third reading. Upon motion duly seconded, put and carried, said amendment was adopted by the following vote - Aye 5 - No 0.

The following bills were O.K'd. by the Finance Committee.

City Attorney -	\$100.00
" Recorder	75.00
" City Marshall	50.00
" Treasurer	25.00
" Offices	45.00
Cook & Curry Tele. Co.	7.50
Burdick & Lovelace	7.50
Ed. Franklin	143.25
Koke Tiffany	36.00
Port Umpqua Courier	2.00

Upon motion duly seconded, put and carried, said bills were ordered paid and warrants drawn.

There being no further business the meeting adjourned.

*W. J. Benson*  
 \_\_\_\_\_  
 RECORDER.

\_\_\_\_\_  
 MAYOR.



June 24, 1921.

At a Special Meeting of the Common Council held this date, the following were present: Mayor Reed, Recorder Benson, Councilmen Johnson, Lovelace, Browne, Chase.

Absent, Varrelmann and Edwards.

Discussion of fire hose. Moved, seconded, put and carried that a committee of four including the City Attorney be appointed to pick out fire hose and order same. Johnson, Lovelace, Browne and Napier appointed.

Moved, seconded and carried that Fire Commissioner be authorized to go ahead, hire Engineer and dredge Rainbow slough.

Moved and carried that City go 50/50 with residents, and that offer of Mr. Staples to take up warrant not exceeding \$150.00 to forward this project, be accepted.

There being no further business the meeting adjourned.

W. G. Benson  
RECORDER.

\_\_\_\_\_  
MAYOR.

June 29, 1921.

At a Special Meeting of the Common Council held this date, the following were present: Mayor Reed, Recorder Benson, Councilmen Lovelace, Browne, Chase, Varrelmann and Edwards.

Absent Johnson.

The following bills were read. Upon motion duly seconded, put and carried the following bills were ordered paid and warrants drawn.

Walworth Co.	\$19.50
Richard Denhoff	50.00
Schroeder & Hildenbrand	11.25
Harry Bowman	.90
S. P. Co.	11.45
John Kriechel	48.00
Paul Bernhardt	<u>111.72</u>
	253.92

There being no further business the meeting adjourned.

W. G. Benson  
Recorder.

\_\_\_\_\_  
Mayor.



July 11, 1921.

At a regular meeting of the Common Council held this date, the following were present: Mayor Reed, Recorder Benson, Councilmen Johnson, Lovelace, Browne, Chase, Varrelmann and Edwards.

Absent, None.

Minutes of previous meeting read and approved.

Communication read.

Moved and carried that resignation of F. Schulte be accepted.

Moved, seconded and carried that committee be appointed with City Attorney to make report on combination of Marshall and Water Commissioner. Chase, Edwards and Varrelmann appointed.

Moved, seconded, put and carried that resignation of Mayor Reed be accepted. Ballots on election of Mayor - Johnson 5  
Browne - 1. C. McC. Johnson declared elected and thereupon was sworn in.

Report of Committee on dredging slough by Mr. Johnson, chairman. Present committee advised to go ahead.

Fire Committee reported. Moved and carried that action of Fire Hose Committee in purchasing hose be approved.

Appointment of new councilmen. Ballot being taken, Billington 4 - Austin 1. Dr. Chas. Billington was declared elected.

Moved and carried that City advertise for bids to fix hole in 14th St., to use lumber there and such other as necessary.

Moved and carried that office hours of City Recorder be set from 3:30 to 6:30 P.M. Notice thereof to be published.

Moved and carried that City Recorder order typewriter.

Moved and carried that Report of Recorder on financial status of City be accepted.

Moved and carried that bills as O.K'd. by Finance Committee be paid and warrants drawn on proper funds.

J. H. Napier, City Atty.	\$100.00
W. G. Benson, " Recorder	75.00
F. C. Schulte, " Marshall	50.00
Geo. W. Staples " Treas.	25.00
W. G. Benson, Rent City Offices	45.00
" " Expenses, re water supplies	6.25
Harry Bowman, City Water Comm.	100.00
Reedsport Iron Wks.,	31.20
Umpqua Drug Co.,	9.50
R. Peterson	.75
Port Umpqua Courier	6.25
C. C. Clark	12.00
John R. Browne	1.40
Port Umpqua Courier	1.80
Paul Bernhardt	92.67
Peerless Pacific Co.	69.84
Pioneer Hdw. Co.	5.40

Moved and carried that city of Reedsport, through its Common Council, endorse the resolution of Chamber of Commerce relating to rebuilding of Planing Mill.

There being no further business the meeting adjourned.

*W. G. Benson*  
RECORDER.

*J. M. Johnson*  
MAYOR.



Aug. 8, 1921. \*

At a Regular meeting of the Common Council held this date, the following were present: Mayor Johnson, Recorder Benson, Councilmen Lovelace, Browne, Edwards and Varrelmann.

Absent Chase.

Minutes of previous meeting read and approved.

Dr. Chas. Billington, elected at last council meeting to fill vacancy created by election of Councilman Johnson to office of Mayor, sworn in.

Petitions of taxpayers favoring Con Allen and Ray Cuninghame read.

Letter from Treas. showing following balances received and read:

General Fund	\$ 0.23
Water Fund	78.75
Road Fund	642.91
Bond Interest Fund	1553.68
Special Water Fund	<u>505.26</u>

Total in Bank \$2780.83

Moved, seconded, duly put and carried that City Marshall be empowered to buy nails, lumber, etc. and fix holes in the streets, with the exception of the hole in 14th St.

Councilmen Edwards appointed a Committee to oversee and assist City Marshall in repairing streets.

Moved and carried that City Marshall be authorized to make estimate of repairs to 14th St. and submit same to Council.

Report of Committee on combination of offices of City Marshall and Water Commissioner, read, and upon motion duly adopted.

Moved and carried that present committee on draining slough be continued until completion of project.

Moved and carried that hereafter all bills be presented to Finance Committee before meeting and O.K'd. before presentation to Council.

Moved and carried that office house of City Recorder be from 3:00 to 6:00 P.M. instead of 3:30 to 6:30 P.M.

Moved and carried that City Recorder be instructed to write to several auditing concerns relative to cost of auditing City Recorder.

Moved and carried that the following bills as O.K'd. by the Finance Com. be paid, and warrants drawn on proper funds in payment of same.

Paul Bernhardt,	\$63.64
Wm. Vincent	7.50
Roy Peterson	2.45
Port Umpqua Courier	57.15
Chapin Staples Inv. Co.	50.00
Peerless Pacific Co.	26.35
D. O. Baird	1.00
Schroeder & Haldenbrand Co.	79.17
Rebuilt Typewriter Co.	75.00
Burdick & Lovelace	2.45
J. H. Napier, City Atty.	100.00
W. G. Benson, " Recorder	75.00
Geo. W. Staples, " Treas.	25.00
Harry Bowman, " Water Comm.	100.00
John Krieschel, Labor July	100.00
R. Denhoff, " "	88.00
Wm. Holmes " "	10.50
Stamps, City Recorder & Water Com.	7.00



Moved and seconded, duly put and carried that a committee of two be appointed to meet with Mr. Lyons, select lot, and submit estimates on jail, fire house, etc., at next meeting. Lovelace and Billington appointed.

Moved and carried that time of paying water rents be extended to fifteenth of each month.

Moved and carried that a committee of two be appointed to act with City Attorney in inspecting Water System and closing contract with Mr. Lyons. Lovelace and Varrelmann appointed.

Moved and carried that a committee of three be appointed (including Mayor) to investigate water rates and report back to council at next meeting. Browne, Lovelace appointed.

The following resolution was, upon motion duly made, seconded and unanimously carried, adopted, to-wit:

BE IT RESOLVED by the Common Council of the City of Reedsport, that the duties of Water Commissioner be added to those of the City Marshall, and that the salary of the said City Marshall is hereby fixed at \$100.00 per month, payable out of Special Water Fund.

There being no further business the meeting adjourned.

W. B. Benson  
RECORDER.

J. M. Johnson  
MAYOR.

Sept. 12, 1921.

Regular meeting called to order by Clyde Chase, President of Council, acting mayor in absence of Mayor Johnson. Present: Chase, Browne, Lovelace, Billington, Varrelmann and Edwards. Minutes of last meeting read and approved.

Letter of J. Connolly, proposal to fix washout at 14th St. read.

Letter from Supt. of S. P. Co. read and agreement ordered recorded.

Letter of State Fire Marshall read. Moved and carried that a committee of two be appointed to meet with City Atty. and draft ordinances for fire protection. Varrelmann and Lovelace appointed.

Resignation of J. H. Napier read. Moved and carried that a committee of three be appointed to go into matter of city salaries and ascertain whether city salaries should be cut, and to take up matter of resignation of City Atty. Billington, Browne and Edwards appointed.

Letters from Public accountants read. Moved and carried that matter of an audit be laid on table. City Recorder instructed to write to W. W. Wann of North Bend.

Oral report of fire hose committee made.

Report of Water Commissioner read and ordered filed.

Street committee made oral report.

Jail house and fire house committee made oral report.

Moved and carried that a committee of four, including City Atty. and City Recorder be appointed to plan for putting City on a cash basis. Billington and Browne appointed.

Moved and carried that the following men be appointed on City Budget Committee: W. P. Reed, Jos. Lyons, Wm. Burdick, Stanley Chapin, Geo. Staples, Bert Morris, and Ed. Franklin.

Moved and carried that City accept water system and discharge construction bond of Jos. Lyons.



Moved and carried that Mr. Bowman, Water Commissioner, be instructed to repair hold in 14th St. under a \$60.00 estimate.

Moved and carried that the following resolution be adopted: (Resolution to be framed after appointment or election of Fire Chief by the Volunteer Fire Dept.)

Moved and carried that Mr. Wm. Vincent be appointed road supervisor or patrolman for this road district. (67). City Recorder instructed to notify Vincent to investigate road condition on 14th St. and to repair same where needed.

Moved and carried that the following bills, as o.K'd. by Finance Committee be ordered paid, and warrants drawn on appropriate funds:

Harry Bowman,	\$100.00	J. R. Browne,	\$20.83
J. H. Napier	100.00	Courier	5.50
W. G. Benson	75.00	Marshall Wells Co.	
Geo. Staples	25.00		212.27
F. J. Kernan	65.00	Reedsport Lbr. Co.	.80
Schroeder & Hildenbrand	36.00	S. F. Co.	.71
Benson, rent, Aug.	45.00	C. McC. Johnson	10.53
" " Sept.	35.00	J. C. Klein	3.20

Adjournment.

W. G. Benson  
RECORDER.

J. M. C. Johnson  
MAYOR.

Oct. 10, 1921.

Regular meeting called to order by Dr. Billington, acting chairman. Present: Edwards, Varrelmann, Lovelace, Billington and Chase. Absent, Browne, Johnson. Present Recorder Benson.

Minutes of previous meeting read and approved. Letter of Harry Morris read, and upon motion, sale of household goods remaining in bunkhouse in Winchester Bay at \$10.00 ratified. Moved and carried that a committee of two be appointed to meet Capt. Stokes of State Fire Marshall's office on Tues., Oct. 11, Edwards and Billington appointed. Moved and carried that City Recorder be instructed to notify Insurance Rating Bureau at proper time, (after Fire Dept. is functioning). Report of City Treas. read showing moneys on hand in the amount of \$3129.34. Fire Hose Committee made oral report. Moved and carried that Fire House and Jail Com. be continued and empowered to make arrangements for building fire house and jail. Moved and carried that the action of the Road Supervisor in filling and graveling road between Schofield Bridge and 6th St. be ratified.

Moved and carried that Ordinance #71 be passed to first reading. Upon motion duly seconded, put and carried said ordinance was passed to second reading. Upon motion duly seconded, put and carried said ordinance was passed to third reading. Upon motion duly seconded put and carried, said ordinance was adopted by the following vote - Aye 4 - No 0.

Moved and carried that Ordinance #72 be passed to first reading. Upon motion duly seconded, put and carried, said ordinance was passed to second reading. Upon motion duly seconded, put and carried said ordinance was passed to third reading. Upon motion duly seconded put and carried, said ordinance was adopted by the following vote - Aye 4 - No 0.

Moved and carried that Ordinance #73 be passed to first reading. Upon motion duly seconded, put and carried, said ordinance was passed to second reading. Upon motion duly seconded, put and carried said ordinance was passed to third reading. Upon motion duly seconded put and carried, said ordinance was adopted by the following vote - Aye 4 - No 0.

Moved and carried that Ordinance #74 be passed to first reading. Upon motion duly seconded, put and carried, said



Ordinance was passed to second reading. Upon motion duly seconded put and carried said ordinance was passed to third reading. Upon motion duly seconded, put and carried, said ordinance was adopted by the following vote - Aye 4 - No 0.

Moved and carried that Ordinance #75 be passed to first reading. Upon motion duly seconded, put and carried, said ordinance was passed to second reading. Upon motion duly seconded, put and carried, said ordinance was passed to third reading. Upon motion duly seconded, put and carried, said ordinance was adopted by the following vote - Aye 4 - No 0.

Ordinance # 77 proposed, read, 3 times and passed 4 Aye, 0 No.

Moved and carried that the following bills as O.K'd. City Finance Committee be paid and warrants drawn on proper funds.

Harry Bowman, Sal. Water	100.00	Wm. Vincent (Road)	\$2.70
" " Rep. 14th St.	60.00	T. Boone, Water	38.00
F.W.Varrelmann Road	13.00	J. Browne, "	8.00
Burdick & Lovelace "	1.25	Ira Riddle, General	4.10
Reedsport Lbr. Co. "	3.11	P.L.Lawrence, Water	7.50
Union Iron Wks. "	11.15	J.H.Napier, General	100.00
Im. Vincent, "	101.00	W.G.Benson, "	75.00
L. Thornton, "	100.00	Geo. Staples, "	25.00
J. Findley, "	100.00	I. E. Staples, "	35.00
L. Dehnoff, "	35.00	Chamber Commerce"	5.00
L. Mattson, "	42.00		
His Uhde, "	42.00		
S.M.Hettege, "	36.75		
L. P. Reed, "	8.00		

#1

The following resolution was read and upon motion passed by unanimous vote. Upon motion duly seconded and carried this meeting continued to 3 P.M. Tues., Oct. 11th, 1921.

\_\_\_\_\_  
MAYOR.

W. G. Benson  
RECORDER.

Oct. 11th, 1921.

There being no quorum at continued meeting, same was not held.

\_\_\_\_\_  
MAYOR.

W. G. Benson  
RECORDER.



## Resolution # 1.

Resolved and carried that Ordinance #75 be passed to first reading. Upon motion duly seconded, put and carried, said ordinance was passed to second reading. Upon motion duly seconded, put and carried, said ordinance was passed to third reading. Upon motion duly seconded, put and carried, said ordinance was adopted by the following vote - Aye 4 - No 0.

WHEREAS certain newspapers of the State of Oregon have persisted for sometime past in publishing libelous articles concerning the City of Reedsport, its industries and citizens, without attempting to learn the truth relative to the matters published, and,

WHEREAS the Common Council of the City of Reedsport is of the opinion that it is a system of propoganda furnished by the enemies of the City of Reedsport for the purpose of damaging the city, its citizens, and enterprises, and that said publications have never attempted to verify any such matters heretofore published derogatory to this city, its enterprises and citizens, but on the contrary have seemed to be in conspiracy with Reedsport's avowed enemies to libel damage and injure this city, its enterprises and citizens. Now Therefore

BE IT RESOLVED by the Common Council of the City of Reedsport that we demand of said newspapers that all matters and things hereafter published concerning said city, its enterprises and inhabitants, derogatory in character, emanating from Gardiner or Roseburg or from or under the influence of one, Mr. A. E. Peck of Marshfield or the erstwhile Gardiner correspondent for the Portland Oregonian will be considered malicious libel.

*Chas. Dillingham*  
acting - Mayor.

Attest:

*W. G. Benson*  
City Recorder.



Nov. 14, 1921.

Regular meeting called to order by C. McC. Johnson, Mayor. Present Mayor Johnson, Recorder Benson, Councilmen Browne, Billington, Chase, Lovelace and Edwards. Absent, Varrelmann.

Minutes of last meeting read and upon motion duly approved.

Upon motion, duly seconded, put and carried, the Mayor and City Recorder were instructed to draw warrants in favor of First Bank of Reedsport for the following amounts:

Water	\$2180.00	Water	\$3000.00
Special Water	1000.00	"	1200.00

Report of City Treas. read, showing following amounts on hand in respective funds:

General	\$ .23
Water	78.75
Road	308.43
Bond Interest	4277.61
Special Water	1166.53

Moved and carried that Mayor appoint a committee of three to solicit funds to build a jail and fire house. Billington, Lovelace and Edwards appointed.

Moved and carried that City Recorder communicate with Mr. Lyons to ascertain whether he has found any market for \$10,000 bonds that he has, and if not that he turn them back to City Treas.

Moved and carried that Water Committee be instructed to make resurvey and report at earliest convenience.

Moved and carried that Ordinance #60 be published in next issue of Courier and that Marshall be instructed to collect license fees. Due Dec. 1st quarter ending April 15, 1922.

Ordinance #76 read and passed at first and second readings.

Moved and carried that bills as O.K'D. by Finance Committee be approved and warrants drawn on appropriate funds, as follows:

First Bank of Reedsport, partial payment warrant -	\$1000.00		
" " " " " "	2180.00		
" " " " " " Inst. due water bonds	3000.00		
" " " " " " " " " "	1200.00		
H. Bowman, Sal. Oct.	100.00	G. J. Thornton, S.W.	4.50
" " Wood	7.50	Jos. Lyons, "	4.00
Wm. Vincent, Spec. Water	8.00	Burdick & Lovelace, SW	.50
" " Road	8.00	Schroeder & Hildenbrand, SW	3.40
D. C. Baird, Spec. Water	1.50	Wm. Vincent, Spec. Water	2.00
" " " " " "	7.00	H. Bowman, " "	17.52
Johns-Manville Co. Gen.	58.08	Reedsport Lbr. Co. "	1.85
J. H. Napier, City Atty. Sal	100.00	W. G. Benson	75.00
I. E. Staples	35.00	Geo. Staples	25.00
		Chamber of C.	5.00

Moved and carried that city pay \$7.50 for wood.

Adjournment.

*W. G. Benson*  
RECORDER.

*C. McC. Johnson*  
MAYOR.



Nov. 25, 1921.

Meeting convened at special call of Mayor duly made.  
Meeting called to order by Mayor Johnson. Present, Mayor Johnson, Recorder Benson, Councilmen Browne, Lovelace, Billington, Edwards, Varrelmann. Absent Chase.

Upon motion duly seconded, put and carried, Ordinance #76 was taken from table and read for third time. Upon motion duly seconded said ordinance was put to vote. The result on roll call showed:

Browne -	Aye	Aye - 5
Lovelace	"	
Billington	"	No - 0
Varrelmann	"	
Edwards	"	

*Budget for 1922*

There being no further business the meeting adjourned.

*W. J. Benson*  
RECORDER.

*C. M. Johnson*  
MAYOR.

Dec. 12, 1921.

Regular meeting called to order by Mayor Johnson. Present, Mayor Johnson, Recorder Benson, Councilmen Lovelace, Edwards, Varrelmann, Chase. Absent Billington and Browne.

Minutes of meeting of Nov. 25th read and approved.

Communications read. Committees reported. Street committee rendered oral report. Water Committee rendered following report. Rates of City Meat Market \$5.00 per mo. Reedsport Lbr. Co. \$75.00 and Pac. Fish & Cold Storage Co. \$20.00, recommended while operating and \$5.00 per month non operating. Upon motion duly seconded it was carried that the Council accept report of Water Committee and that the operating rate heretofore in effect and regarding saw mills be maintained at \$75.00 and also the operating rate of Pac. Fish & Cold Storage be maintained at \$20.00 and that rate of City Meat Market be raised to \$5.00. Moved and carried that operating rate of H. K. Logging Camp be set at \$50.00.

Bills as O.K'd. by Finance Committee read and moved and carried that said bills be paid and warrants drawn on appropriate funds for the following:

J.H. Napier	\$100.00	W.G. Benson	\$75.00
Geo. W. Staples	25.00	" "	12.00
H. Bowman	100.00	J. R. Browne	11.80
Marshall Wells Co.	7.10	Courier	27.50
J.C. Klein & Son	9.15	A. F. Cook	5.00
Chamber of C.	5.00	C. McC. Johnson	10.53
I. E. Staples	35.00	Schroeder & Holdenbrand	11.75
First Bank of Rp.	493.06	American Rubber Mfg. Co.	836.00

Moved and carried that Marshall be instructed to cut walk where necessary around fire hydrants and build platforms where necessary, same to be done to satisfaction of fire chief.

Moved and carried that City Marshall be instructed to build jail not to exceed \$250.00 in cost and that a special fund be created from collection of fines and license fees. Said fund to be applied on cost of jail until same is paid for.

Moved and carried that City Recorder be instructed to get deed to lot for jail and fire house for City.



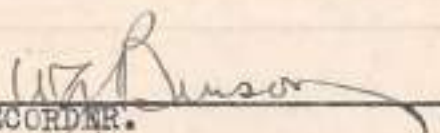
Moved and carried that meetings of City Council be hereafter held on 1st Monday of each month and that the Osborne Bldg. be hereafter designated as City Hall and that meetings of the Council be held in said hall.

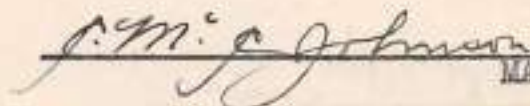
Moved and carried that a committee of three be appointed to accept complaints in writing and to draft amendments to ordinance #60. Edwards, Varrelmann and Lovelace appointed.

Communication of Fire Dept. read relative to hydrants. Moved and carried that City Fire Marshall be instructed to have two hydrant wrenches made of steel, and that City Marshall be instructed to order can of graphite and see that hydrants are graphited.

City Recorder instructed to get prices on 400 ft. of  $1\frac{1}{2}$ " hose and 2 -  $1\frac{1}{2}$ " tips, and prices of 1 shut off nozzle and 2 -  $3/4$ " nozzles for  $1\frac{1}{2}$ " hose and 2 - reducing couplings 3 to  $1\frac{1}{2}$ ".

Adjournment.

  
 \_\_\_\_\_  
 RECORDER.

  
 \_\_\_\_\_  
 MAYOR.



Jan. 3, 1922.

Regular meeting called to order, Present Mayor Johnson, Recorder Benson, Councilmen Billington, Chase, Lovelace and Varrelmann. Absent, Browne and Edwards.

Minutes read and approved. Committees reported: Committee reported on Ordinance #60. Upon motion duly seconded, put and carried, the report of Water Commissioner was accepted and that Reedsport Sash & Door Co. rate be set at \$40.00 when operating.

Moved and carried that matter of purchase of additional fire equipment be left with Fire Committee, said committee to have power to order purchase of this equipment.

Bills read and upon motion bills as O.K'd. by Finance Committee were ordered paid and warrants drawn as follows:

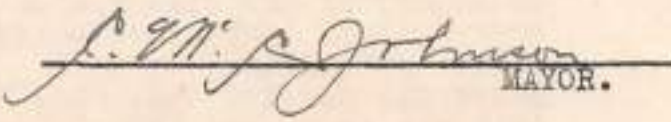
J. H. Napier	100.00	Reedsport Lbr. Co.	6.17
W. G. Benson	75.00	Winchester Bay Lbr. Co.	4.00
Geo. W. Staples	25.00	Courier	5.50
H. Bowman	100.00	Wm. Vincent	6.00
W. G. Benson	3.00	W. G. Grubb	1.75
Wm. Vincent	25.00	P. L. Lawrence	5.75
Winchester Bay Lbr. Co.	18.32	Tom Boone	48.00
I. E. Staples	40.00	S. M. Nottage	1.75
J. C. Klein & Son	2.45	Wm. Vincent	1.50

Moved and carried that City Recorder be instructed to write Fire Chief asking for his resignation.

Moved and carried that warrant #1169 - favor of First Bank of Reedsport, dated Dec. 12, 1921 in amount of \$3500.00 - General Fund, to take up general fund warrants in hands of said bank, be ratified.

Adjournment.

  
RECORDER.

  
MAYOR.



Jan. 20, 1922.

Pursuant to call of Mayor, a special meeting was duly called and held this date. All members present.

Moved and carried that offices of Fire Chief and Asst. Chief be declared vacant and that Frank L. Taylor be appointed Fire Chief and empowered to select own assistants and reorganize the dept.

Moved and carried that Mayor appoint committee of three to work with Chief - formation of rules, wards, alarm. Chase, Edwards and Lovelace appointed.

Water Committee - instructed to investigate tunnel with Pete Moran. Moved and carried that Water Committee investigate Hubbard's rates regarding camp, and partial shut down rates of industries and report at next meeting.

Ordinance #78 being proposed, was read for first time. Moved and carried that same be passed to second reading. Moved and carried that same be laid on table till next meeting.

Upon motion duly seconded, Mr. Hubbard was granted a permit to build fence across mill St. in order to enclose ball park.

Moved and carried that City Atty. be instructed to draw up dog license ordinance.

Adjournment.

W. J. Benson  
RECORDER.

L. M. Johnson  
MAYOR.

Feb. 6, 1922.

Regular meeting called to order by Mayor Johnson. All members present.

Minutes of meetings of Jan. 3 and Jan. 20 read and approved.

Communications from W. L. Carden, City Meat Market, and L. O. O. M. read. Moved and seconded that present rate of City Meat Market be maintained. Motion lost. Moved and carried that Water Committee investigate this and report at next regular meeting. Moved and carried that L. O. O. M. be granted concession to hold boxing and wrestling bouts, same to comply with State Law in every particular, rounds in boxing bouts not to exceed 4 in number.

Water Committee reported that H. K. L. Co. camp rate be set at \$37.50 a month while operating. The partial shut down rate of lumber mills to be \$20.00 per operating boiler while partially shut down. Moved and carried that report of Water Committee be accepted and said rate adopted.

Mr. Taylor reported orally for Fire Committee. Moved and carried that committee be continued and instructed to order necessary equipment for alarms and wards.

Moved and carried that Ordinance #78 be passed to third reading. Moved and carried that Ordinance #78 be adopted as read. *Bye 6-10-0.*

Ordinance #79 read for first time. Moved and carried that said ordinance be passed to second reading. Moved and carried that said ordinance be laid on table.

Moved and carried that bills as OK'd. by Finance committee be ordered paid and warrants drawn on respective funds as follows:



Winchester Bay Lbr. Co.	\$26.94	Burdick & Lovelace	\$16.89
P. L. Lawrence	47.50	Frank L. Taylor	23.30
W. G. Benson	75.00	J. R. Browne	1.60
J. H. Napier	100.00	L. Marquiss	2.00
I. E. Staples	30.00	J. C. Klein & Son	14.45
Geo. Staples	25.00	" "	17.65
Harry Bowman	100.00	Reedsport Lbr. Co.	79.60
W. G. Benson	3.00	" "	63.90
Paul Bernhardt	29.00	Wm. Vincent	10.50
" "	1.28	" "	11.00
" "	10.00	" "	1.50
Courier	1.10	" "	5.00
"	9.00	Tom Boone	5.00
"	2.20	" "	32.00
Schroeder & Hildenbrand	13.90	Geo. Johnson	32.50
" "	5.95	" "	20.00
Chapin Staples Inv. Co.	52.50	Sam Parks	45.00
First Bank of Rp.	.78	Fred Schulte	42.00
C. McC. Johnson	7.20	Frank Finley	5.00
Reedsport Lbr. Co.	3.15		

City Recorder instructed to see that bond for City Marshall be secured in amt. of \$1000.00.

Moved and carried that committee of three, including city atty., be appointed by Mayor to find Ways and Means to finance Fire House. Billington, Lovelace and Napier appointed.

Mr. Austin spoke at length regarding city expenses, with particular stress upon City Atty. and City Recorder's salaries. Mr. Napier replied to Mr. Austin.

Adjournment.

W. G. Benson  
RECORDER.

C. M. Johnson  
MAYOR.

March 6, 1922.

Regular meeting called to order by Mayor Johnson. All members present except Councilman Chase.

Minutes read and approved.

Moved and carried that city purchase a 3/4" meter.  
#79

Ordinance/read for third time. Upon motion said ordinance was put to vote and adopted by a vote of 5 to 0.

Bills as OK'd. by Finance Committee were, upon motion, duly seconded and carried, ordered paid and warrants drawn on respective funds as follows:

H. Bowman	100.00	Schroeder & Hildenbrand	26.10
W. G. Benson	75.00	I.N. McGinness	28.00
" "	3.00	W. C. Grubb	3.00
J. H. Napier	100.00	Tom Boone	16.00
Chapin Staples Inv. Co.	5.00	Frank L. Taylor	3.40
Isaac E. Staples	30.00	R. Baigley	4.00
Geo. W. Staples	25.00	S. J. Ely	4.50

Upon motion, duly seconded and carried, bond of city marshall was approved.

Moved and carried that City Atty. be instructed to draft amendment to tax and occupation ordinance.

Adjournment.  
W. G. Benson  
RECORDER.

C. M. Johnson  
MAYOR.



April 3, 1922.

Regular meeting called to order by Mayor. All members present.

Upon motion minutes duly approved.

Resignation of Harry Bowman as Water Commissioner and Marshall read. Moved, seconded, duly put and carried that said resignation be accepted. P. L. Lawrence appointed temporarily.

Lovelace reported for Fire Committee. City Recorder instructed to order new hose for chemical cart. Agreement with Menasha Wooden Ware Co. re pipe line read and discussed.

Ordinance #80 read for 1st time.

Bills as OK'd. by Finance Committee read, and upon motion duly seconded put and carried ordered paid, and warrants drawn on appropriate funds, as follows:

J. H. Napier	100.00	I. E. Staples	Inv. Co.	\$30.00
Harry Bowman	100.00	Umpqua Drug Co.		5.60
W. G. Benson	75.00	Peerless Pac. Co.		11.79
Courier	12.00	J. R. Browne		15.00
Geo. W. Staples	25.00	Winchester Bay Co.		7.36
W. G. Benson	4.00			

Matter of water meter for Edwards theatre discussed and referred to water Committee. Upon motion duly carried, City Recorder was instructed to order map made upon which to show water connections.

Moved and carried that City Atty. be instructed to take steps to secure right of way from property of Menasha Wooden Ware Co. to City Limits.

Adjournment.

*P. M. Johnson*  
MAYOR.

*W. G. Benson*  
RECORDER.

May 1, 1922.

Mayor Chase.

Regular meeting called to order by acting/ All members present with exception of Mayor Johnson.

Minutes of previous meeting read and approved.

Applications of ~~Edith Benson~~ / ~~Edith Benson~~ / ~~Edith Benson~~ / ~~Edith Benson~~ / ~~Edith Benson~~ P. L. Lawrence for position of Water Commissioner read. Also application of Alex Tate for position of City Marshall read. Report of Treasurer read.

Moved and carried that Road Committee be instructed to arrange with Mr. Chapman for establishing grade, and order necessary grading and filling done, not to exceed \$450.00 in cost.

Billington reported for committee for financing City Hall. Ordinance #80 read for second time. Moved and carried that Ordinance #80 be accepted at second reading, and passed to third reading. Upon third reading Ordinance #80 was put to vote. The result was Aye 5 - No 0.

Upon motion duly seconded, bills as O.K'd. by Finance Committee ordered paid and warrants drawn on proper funds, as follows:

S. Frederickson	\$ 9.00	W. C. Grubb	\$10.50
W. G. Benson,	75.00	" "	3.50
J. H. Napier,	100.00	Courier	6.50
I. E. Staples	30.00	Schroeder & Hildenbrand	14.33
Geo. Staples	25.00	W. G. Benson,	3.00
		P. L. Lawrence	75.00



Moved and carried that Water Committee take up matter of City's rails with Montague-O'Reilly Co. and Douglas County, and arrange for contract.

Adjournment until Wednesday, May 3, at 8:00 o'clock P.M.

W. A. Benson Recorder.  
May 3, 1922.

J. M. Johnson MAYOR.

Less than a quorum being present, Councilmen Lovelace, Browne and Billington met and adjourned to May 8th, 1922.

W. A. Benson  
Recorder.  
May 8, 1922.

J. M. Johnson MAYOR.

Continued meeting held this date and upon roll call the following members were present. Mayor Johnson, Recorder Benson, Councilmen Billington, Edwards, Lovelace and Varrelmann. Absent, Browne and Chase.

Minutes of meeting of May 1st read and upon motion approved as read. Communications read. Application of P. L. Lawrence and Paul Bernhardt for Position of Water commissioner.

Moved and carried that Water Committee be authorized to arrange for appointment of temporary night marshall and see what can be raised by subscription from merchants, and investigate applications of Water Commissioner and submit recommendation for permanent water commissioner.

Moved and carried that City Recorder be instructed to draw warrant in faovr of First Bank of Reedsport for \$3,000.00 in payment of Water Bond interest. (Bond interest Fund.)

Moved and carried that City Attorney be instructed to prepare Charter Amendment for issuing \$10,000 Funding bonds, dates and interest to be arranged later.

Moved and carried that J. H. Napier be issued building permit for construction of residence on Schofield Heights.

Adjournment.

W. A. Benson  
RECORDER.

J. M. Johnson MAYOR.

May 26, 1922.

Special meeting called to order by Mayor Johnson. Upon roll call those present were: Recorder Benson, Councilmen Billington, Browne, Lovelace, Chase. Absent Varrelmann and Edwards.

Moved and carried that a warrant be drawn on Special Water Fund for \$1200.00 for interest due on Series B, - Water Bonds, in favor of First Bank of Reedsport. Moved and carried that warrants be drawn on road fund for several amounts as O.K'd. by Finance Committee, as follows:

First Bank of Reedsport,	\$1200.00	Frank Hicks	\$33.00
John Compton	9.00	G. A. Blake	33.00
P. Hertel	55.00	C. H. Thornton	10.50
Frank York	56.00	John Tolar	22.50
C. Snell	55.00	W. C. Grubb	83.40

Adjournment.

W. A. Benson  
RECORDER.

J. M. Johnson MAYOR.



June 5, 1922.

Recorder Benson,  
Regular meeting held this date. Present, Billington, Lovelace,  
Browne and Edwards. Absent, Mayor Johnson, Chase and Varrelmann.

Upon motion, duly seconded, an adjournment until ~~Wednesday~~ <sup>WEDNESDAY</sup> night  
at 8:00 o'clock, was taken.

W. G. Benson  
RECORDER.

R. M. Johnson  
MAYOR.

June 7, 1922.

Continued meeting called to order by Mayor Johnson. Upon Roll  
call there were present: Recorder Benson, Councilmen Billington,  
Chase, Edwards, Lovelace and Varrelmann. Absent, Browne.

Reading of minutes dispensed with. Applications of Carl Schroeder,  
Paul Bernhardt and P. L. Lawrence, for position of Water Commis-  
sioner, read. Also application of Alex Tate for position of City  
Marshall read.

Moved and carried that bills as O.K'd. by finance committee be  
ordered paid and warrants drawn on respective funds, for the  
following:

P. L. Lawrence,	\$ 75.00	Frank Hicks	\$8.75
" "	25.12	Courier	8.00
G. A. Blake	3.00	P. Hertel	7.00
W. G. Benson	75.00	C. Shell	7.00
" "	8.00	W. C. Grubb	14.00
Geo. W. Staples	25.00	Wm. Lovelace	5.04
J. Hawkins Napier	100.00	J. R. Browne	1.20
I. E. Staples	30.00	L. E. Patterson Co.	9.11
Frank York	7.00	Reedsport Lbr. Co.	4.15
W. C. Grubb	3.50	Frank Hicks	3.00
John Tolar	3.00		

Adjournment till Friday, June 9th, at 7:00 P.M.

W. G. Benson  
RECORDER.

R. M. Johnson  
MAYOR.

June 9th, 1922. Continued meeting called to order by Mayor Johnson.  
Present, Recorder Benson, Councilmen Billington, Browne, Edwards,  
Lovelace, and Varrelmann. Absent Chase.

Application of F. C. Schulte read. Upon secret ballot Mr. Schulte  
was elected City Marshall and Water Commissioner by unanimous vote.  
Mr. Alex Tate appointed special night officer by Mayor. Moved and  
carried that City Marshall be instructed to notify Mr. Conger to  
vacate house within sixty days.

Upon recommendation of Water Committee the rate of the Steam  
Laundry running on present basis be set at \$10.00.

Adjournment.

W. G. Benson  
RECORDER.

R. M. Johnson  
MAYOR.



July 10, 1922.

Pursuant to a Special call of the acting Mayor, Clyde Chase, a Special Meeting of the Common Council was called this date, to consider the following matters:

**Payment of Bills.**

Consider and act in reference to matters connected with water system.

Consider and act in reference to sale of office Bldg. at Win. Bay.  
 " " " " " to appt. of Fire Chief for City.  
 " " " " " to an ordinance regarding estrays.

Meeting called to order by acting Mayor Chase. Upon roll call the following councilmen were present: Billington, Browne, Edwards, Lovelace and Varrelmann, and Recorder Benson. Absent, Mayor Johnson.

Minutes of previous meeting read and approved. Bid of Harry Morris of Winchester Bay read. Upon motion duly seconded and carried, said bid of \$25.00 accepted.

Upon motion, duly seconded and carried the Fire Committee was instructed to confer with Frank L. Taylor and report back at next regular meeting recommending the appointment of some suitable person as fire chief for the city.

Moved, seconded, duly put and carried that the Water Committee be instructed to investigate the laying of a four inch main to serve users on Wade's Flat, said Committee to report back at the next regular meeting.

Moved, seconded, duly put and carried that City Atty. be instructed to draft an ordinance prohibiting the running at large of livestock within the city limits, same to be presented to the Council at the next regular meeting. Upon motion, seconded, duly put and carried, it was ordered that all bills as O.K'D. by Finance Committee be ordered paid and warrants drawn on respective funds in payment thereof, as follows:

J. H. Napier,	\$100.00	Alex Tate,	\$25.00
W. G. Benson	75.00	" "	25.00
Geo. W. Staples,	25.00	Johns-Manville Co.	22.94
F. C. Schulte,	75.00	Reedsport Lbr. Co.	14.28
C. D. McCauley	12.05	Isaac E. Staples	30.00
C. J. Thornton,	3.50	Chapin-Staples Inv. Co.	1.65
" "	2.00	R. V. Klein	50.00
A. G. Long & Co.	22.50	" "	50.00

There being no further business the meeting adjourned.

W. G. Benson  
 RECORDER.

C. M. Johnson  
 MAYOR.

August 7, 1922.

At a regular meeting of the Common Council held this date, there were present: Mayor Johnson, Recorder Benson, Councilmen Billington, Chase, Lovelace, Edwards. Absent Browne, Varrelmann.

Minutes read and upon motion approved. Communications read. Letter of H. Morris re building read. Moved and seconded that City Recorder be instructed to notify users at Winchester Bay to organize water association and take care of own line and collect rents for same and deal with City of Reedsport for water taken at city main. Recorder instructed to ask City Treas. for report. Moved and Carried that City Atty. be authorized to secure Engineer to complete rept. to State Engineer - re water supply. Moved and carried that City Recorder be instructed to draw warrant for \$1.00 on Special Water Fund for recording assignment.



Ordinance #90 read for 1st time. Upon motion said ordinance was passed to second reading. Moved and carried that said ordinance be passed to third reading and laid on table until next regular meeting.

Moved and carried that bills as O.K'd. by Finance Committee be ordered paid and warrants drawn on respective funds, for the following:

W. G. Benson	\$75.00	Alice R. Benson	\$16.40
J. H. Napier,	100.00	J. R. Browne	5.64
I. E. Staples	30.00	Schroeder & Hildenbrand	22.50
Geo. W. Staples	25.00	Courier	8.00
F. C. Schulte	75.00	Marshall Wells Co.	77.38
Alex Tate	25.00	Paul Bernhardt	60.66
" "	25.00	F. C. Schulte	2.50
" "	25.00	Frank Finley	9.00
" "	25.00	Burdick & Lovelace	1.70
J. I. McKay	9.00	F. C. Schulte	30.00

Moved and carried that City Atty. be instructed to draw up ordinance regulating speed of all cars and taxing for hire cars and trucks.

Moved and carried that City Recorder be instructed to notify E. W. Franklin to clean up fire hazard at once.

Moved and carried that this meeting be adjourned until Monday August 14th, at 8:00 P.M.

W. G. Benson  
Recorder.

C. M. Johnson  
Mayor.

August 14th, 1922.

Continued meeting called to order by Mayor Johnson. Upon roll call those present were Councilmen Browne, Chase, Billington, Lovelace, Varrelmann, and Recorder Benson. Absent, Edwards.

Upon motion, duly seconded and carried, minutes of previous meeting read and approved. City Recorder instructed to advise S. P. relative to water rates, meter, etc.

Upon motion, duly seconded and carried, building permits issued to Jos. Lyons, Dr. Chas. Billington, W. G. Benson, Frank Taylor and Karl R. Stone.

Letter of F. C. Schulte read.

Report of City Treasurer read.

Adjournment.

W. G. Benson  
RECORDER.

C. M. Johnson  
MAYOR.



Sept. 4, 1922.

Regular meeting called to order by Mayor Johnson. Present: Recorder Benson, Councilmen Billington, Browne, Chase, Edwards, Lovelace and Varrelmann.

Minutes of meeting of Aug. 14th read and upon motion, duly seconded, put and carried, approved as read. Resignation of F. C. Schulte as City Marshall and Water Commissioner read. Proposal of P. W. Janney, to audit City Books, read. Upon motion duly seconded put and carried, said proposition was accepted, audit to be made at \$20.00 per diem, total expense not to exceed \$150.00. City Recorder instructed to notify Mr. Janney. Audit to begin with incorporation of City, i.e. when City books were opened. Moved and seconded that resignation of F. C. Schulte be accepted. Upon discussion of motion, Mr. Schulte withdrew written resignation, and offered verbal resignation. Thereupon, the motion being put, the resignation of Mr. Schulte was accepted, and the office of City Marshall and Water Commissioner was declared vacant.

Report of City Treasurer read and ordered filed.

Letter of F. J. Shorey, by A. F. Flegel, his attorney, read, requesting a franchise for electric light plant and pipe lines for fuel oil. Mr. Flegel addresses Council relative to the proposed franchise. An ordinance embodying said franchise was submitted to the council and read for first time. Upon motion, duly seconded, put and carried, said ordinance was passed to second reading. Upon its second reading, upon motion duly seconded put and carried, said ordinance was referred to a committee of three members of the Council to be appointed by the Mayor. Committee appointed, Councilmen Chase, Billington and Edwards.

*to Report at meeting of Sept 11, 1922*  
Resolution containing Charter amendment to Charter of City of Reedsport submitted by City Attorney. Said Resolution being read, it was moved and seconded that said Resolution be adopted. The motion being duly put, the Resolution was adopted by the following vote: Aye - 6, No-0. Said resolution in its entirety, follows:

PROPOSED AMENDMENT TO CHARTER FOR THE CITY OF  
REEDSPORT, DOUGLAS COUNTY, OREGON.

RESOLUTION.

BE IT RESOLVED by the City of Reedsport, that the following proposed amendments to the charter of the City of Reedsport, Douglas County, Oregon, to be known and numbered as Sections 103a and 104a, and added to the charter of the City of Reedsport, be and same are hereby proposed for submission to the legal voters of Reedsport at the general election to be held in the State of Oregon and in said City of Reedsport on Tuesday, November 7, 1922, to-wit:

CHARTER AMENDMENTS SUBMITTED TO THE VOTERS OF REEDSPORT  
BY THE COMMON COUNCIL

BE IT ENACTED BY THE PEOPLE OF THE CITY OF REEDSPORT:

That two additional sections to the Charter of the City of Reedsport, under and pursuant to which said municipality is incorporated, to be known and numbered Section 103a and Section 104a, be and the same hereby are proposed and submitted to the legal voters of said City as and for amendments to said charter, to-wit:

Section 103a -

1 - That the Common Council of the City of Reedsport be and it hereby is authorized and empowered to issue and dispose of general obligation bonds of the City of Reedsport in an amount not to exceed \$10,000.00, said bonds to be in bonds of \$500.00 and \$1000.00 each, duly signed by the Mayor and countersigned by the Recorder, under the corporate seal of the City, having semi-annual interest coupons attached thereto, bearing the fac simile engraved signatures of the Mayor and Recorder whereby the City shall be held in substance and effect to undertake and promise to pay to each of the holders of said bonds



at maturity thereof the sum named therein, in gold coin of the United States of the present standard value, with interest thereon in like gold coin at the rate of six per cent per annum, payable semi annually, each of said bonds to be a direct general obligation of the City of Reedsport to be known as "City of Reedsport Refunding Bonds", Series 1; that said bonds shall be dated at a convenient time to be fixed by the Council, maturity or maturities to be likewise fixed by the Council and not to exceed 5 years from date, and the principal and interest of said bonds shall be met at the fiscal agency of the State of Oregon in New York City.

2 - That said bonds hereby authorized shall be sold by the Common Council as in its judgment may be deemed best.

3 - The debt limitations contained in the charter of said City shall not apply to the bond issue hereby authorized.

4 - That the Council shall each year at the time of making the annual tax levy for City purposes, include in such tax levy a sum sufficient to pay interest due on the outstanding bonds of this issue and to retire the principal amount thereof at maturity.

5 - That the sums of money derived from the sale of said bonds shall be used for the purpose of retiring and paying off all present outstanding warrant indebtedness of both General and Water Construction funds.

Section 104a That upon the condition that refunding bonds of the City of Reedsport are authorized by the people and issued by the Common Council, that upon the sale of the same and the payment of the outstanding general fund and water construction warrants of the City of Reedsport, the Common Council of the City of Reedsport shall be and they are hereby authorized and instructed to cancel all of the Reedsport Water bonds, Series No. 2, now on hand and not yet sold, to-wit: not exceeding \$10,000.00 worth, and destroy same.

RESOLVED, FURTHER, that this resolution for proposed charter amendments, submitted by the Common Council to the voters, be filed with the Recorder upon its approval by the Mayor for submission to the legal voters of the City of Reedsport for rejection or approval, to be voted upon at a general election to be held in the City of Reedsport on the 7th day of November, 1922.

RESOLVED, FURTHER, that the General Election Board, appointed by the County, be and they are hereby, according to law, designated as an election board for the City of Reedsport, at the election to be held in said City for the purpose of the rejection or the adoption of the charter amendments proposed by this resolution.

RESOLVED, FURTHER, that the following is hereby adopted by the Council as and for the ballot title for said proposed charter amendments, to-wit:

CHARTER AMENDMENTS SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL  
AN ACT

Providing for Adoption or rejection of Charter Amendments to be numbered 103a and 104a and added to the charter of Reedsport, Section 103a provides for the issuance and sale of not more than \$10,000.00 general obligation bonds of the City, to provide funds to pay up all outstanding water construction and general indebtedness; Section 104a providing, in case of the paying up of said indebtedness, that the Common Council shall cancel all water bonds, second issue, not exceeding \$10,000.00 par value, now on hand.

Shall said Sections 103a and 104a be adopted?

100      Yes  
101      No.



BE IT FURTHER RESOLVED that the Recorder be and he is hereby instructed to publish the hereinabove proposed two amendments to said charter of the City of Reedsport, submitted to the voters by the Common Council in the manner by law, that is to say, by the publication of this resolution in full for two consecutive publications within the twenty days immediately preceding the general election to be held in the State of Oregon and in the City of Reedsport on the 7th day of November, A. D. 1922, and that the Port of Umpqua Courier, a newspaper of general circulation published in the City of Reedsport, be and the same is hereby designated for the purposes of said publication.

Passed by the Council on this 4th day of Sept. 1922,  
By the following vote - Aye - 6, No - 0.

Submitted to the Mayor on this 4th day of Sept. 1922.  
Approved by the Mayor on this 4th day of Sept. 1922.

C. McC. Johnson.

Mayor.

Attest: W. G. Benson.

Recorder.

Ordinance No. 90, being an ordinance entitled: "An Ordinance prohibiting the running at large of any and all livestock within the corporate limits of the City of Reedsport, and declaring all livestock running at large within the City limits in violation of this Ordinance estrays, and providing the manner of dealing with and the disposition of the same," was read for the third time. Upon motion, duly seconded, the question of the adoption of said Ordinance was put, and the ordinance was adopted by the following vote: Aye - 6, No - 0.

The following bills as O.K'd. by the Finance committee were read and upon motion duly seconded, put and carried said bills were ordered paid and warrants drawn on the several funds in payment thereof:

Reedsport Lbr. Co.	\$ 1.08	Marshall Wells Co.	\$14.33
" " "	3.96	J. H. Napier	100.00
" " "	3.45	W. G. Benson	75.00
I. E. Staples	30.00	Geo. W. Staples	25.00
A. G. Long Co.	27.87	Alex Tate	50.00
Schroeder Hildenbrand Co.	1.50	F. C. Schulte	75.00
P. S. Billington	2.25		

Ordinances #89 and #93 were read for first time. Upon motion, duly seconded put and carried, said ordinances were passed to second reading and were thereupon read for second time. Upon motion duly seconded put and carried, said ordinances were passed at second reading and referred to Street Committee. It was moved, duly seconded put and carried, that an additional member of Street Committee be appointed by the Mayor, to serve with Councilman Edwards, present Committeeman. Mr. Lovelace appointed.

It was moved, seconded, duly put and carried that the City Recorder be instructed to write to the County Court, requesting that the County pay its deputy sheriff in this community a monthly salary, the City of Reedsport to pay an equal amount, not less than \$75.00 per month to its City Marshall, one man to serve in both capacities, thus enabling said officer to give his full time to the matter of Law enforcement.

It was moved and seconded, duly put and carried that the District Attorney for Douglas County be requested to investigate the matter of violations of the Prohibition Law in this City and community, using as a basis, data already obtained by the City. There being no further business, the meeting adjourned.

W. G. Benson  
RECORDER.

C. McC. Johnson  
MAYOR.



Sept. 11, 1922.

A special meeting was regularly held this date. Meeting called to order by Mayor Johnson. Present Recorder Benson, Councilmen Edwards, Billington, Lovelace, Varrelmann, Chase and Browne. Absent: None.

Minutes read and approved upon motion. Committee to whom Ordinance #91 was referred, reported. Ordinance as amended by Committee discussed. Moved and carried that said ordinance be referred back to Committee.

Moved and carried that a recess be taken until 8 P.M.  
Sept. 12th.

W. J. Benson  
RECORDER.

C. M. Johnson  
MAYOR.

Sept. 12, 1922.

Council reconvened pursuant to recess taken, and called to order by Mayor Johnson. Upon roll call the following Councilmen were present: Browne, Billington, Chase, Edwards, Lovelace and Varrelmann, and Recorder Benson.

The committee to whom Ordinance #91 was referred, reported. Moved and carried that report of committee be adopted and ordinance passed to final reading. Moved and seconded, duly put and carried that Ordinance #91 be adopted as amended. The question being put, "Shall Ordinance #91 be passed as read", a poll of the votes was taken: Aye - 6, No - 0.

Moved and carried that ballot be taken on election of Water Commissioner. Upon ballot Mr. W. C. Grubb received 5 votes - Mr. Edwards not voting. Mr. Grubb elected and was thereupon appointed City Marshall by Mayor. Upon motion, duly seconded put and carried, Council confirmed appointment of Mr. Grubb as City Marshall.

Moved and carried that a committee of two be appointed by Mayor to confer with Mr. Janney re audit of city books - Billington and Varrelmann appointed.

Adjournment.

W. J. Benson  
RECORDER.

C. M. Johnson  
MAYOR.



October 9, 1922.

Regular meeting called to order by Mayor Johnson. Upon roll call there were present, Recorder W. G. Benson, Councilmen Billington, Browne, Lovelace, Edwards and Varrelmann.

Minutes of last meeting read and approved.  
Report of City Treasurer read.

Letter of acceptance of F. J. Shorey, of Ordinance 91, read. Moved and carried that said letter be accepted and ordered filed.

Letter of R. J. Hubbard offering plank roadway near under-grade crossing at West Railroad Ave. Moved and carried that said street be accepted by the City.

Committee on appointment of Fire Chief reported. Mr. Chas. McCauly appointed by mayor and confirmed by council by motion duly seconded, put and carried.

Ordinance #92 read for first time. Upon motion duly seconded, put and carried, said ordinance was passed to second reading and read for second time. Upon motion duly seconded put and carried, said ordinance was passed to third reading and read for third time. Upon its third reading said ordinance #92 was put to final passage. Upon roll call the vote on said Ordinance #92 stood: Aye 5 - No 0. The ordinance was thereupon signed by the mayor.

Bills as O.K'd. by Finance committee read. Upon motion duly seconded, put and carried said bills were ordered paid and warrants drawn on the respective funds in payment thereof, as follows:

Warrant in amount of \$50.00 on Special Water Fund, dated Sept. 15, 1922, duly authorized by Finance Committee and upon motion, duly made, seconded, put and carried, issuance of said warrant to P. W. Janney was ratified by Council.

Courier	\$11.40	Paul Bernhardt	\$24.40
"	8.00	Reedsport Lbr. Co.	20.90
Reedsport Lbr. Co.	5.62	Marshall Wells Co.	77.35
W. G. Benson	75.00	W. F. Holbert	7.00
Geo. W. Staples	25.00	W. C. Grubb	7.00
W. C. Grubb	75.00	Macomber, Walter	14.00
Alex Tate	25.00	Frank York	51.65
"	25.00	J. H. Napier	100.00
Courier	27.50	I. E. Staples	30.00
Geo. Stoner	15.00		
Reedsport Dairy & Supply	2.50		
Phillip W. Janney	100.00		

Moved, seconded, duly put and carried that City Treas. be instructed to pay current bond interest when due, and the City Recorder be instructed to draw warrant therefore upon request of Treas.

Moved and carried that Budget Committee be appointed for the year 1923. The following citizens were appointed: Jos. Lyons, R. J. Hubbard, W. A. Burdick, Geo. W. Staples, J. W. Mackintosh, J. H. Austin and S. D. Chapin.

There being no further business the meeting adjourned.

W. G. Benson  
RECORDER.

J. M. Johnson  
MAYOR.



November 11, 1922.

At a special meeting of the Common Council of the City of Reedsport, regularly called and held in the manner provided by law, in the City Hall in said City, on this the 11th day of November, 1922, there were present: Acting Mayor Clyde Chase, Recorder W. G. Benson, and Councilmen Browne, Lovelace, Billington and Varrelmann. Absent: Johnson and Edwards.

Pursuant to call therefore the matter of the canvas of the votes cast at the General Election held in the City of Reedsport, on the 7th day of November, 1922, for the purpose of electing:

1 Mayor  
1 Recorder  
1 Treasurer  
6 Councilmen

and for the rejection or adoption of special measure submitted to the legal voters of said city, was taken up.

Upon a canvas of the votes cast at said election and of the returns made by the Judges and Clerks of said election, to this body, it is found that there were cast at said election for Mayor, 289 votes, of which number 271 were cast for C. McC. Johnson, 14 for R. J. Hubbard, 2 for W. E. Brewer, 1 for J. R. Browne, and 1 for Al Hass.

For Recorder there were cast 290 votes of which 194 were cast for Glen Caley and 96 for W. G. Benson.

For Treasurer there were cast 159 votes, of which 76 were cast for W. A. Burdick, 29 for E. E. Williams, 28 for Geo. W. Staples, 14 for Frank Morris, 5 for Karl R. Chapman, 3 for J. H. Roper, 2 for Fred Earl and 1 for each of the following: C. G. Allen, J. R. Collins, Joseph Lyons and Bill Rackleff. For Councilmen the following is a list of candidates with the votes cast for each set opposite their names:

J. H. Austin,	198
F. C. Bartlett,	154
Paul Bernhardt,	204
Chas. Billington,	80.
J. R. Browne,	170
Clyde Chase,	95
A. F. Edwards,	188
W. A. Lovelace,	136
J. C. Mohler,	170
H. C. Morris	115
F. W. Varrelmann,	258

And for the special measure submitted to the legal voters of said City of Reedsport, there were cast 225 votes, of which number 162 votes were cast in favor of the adoption of said measure and 63 votes cast for the rejection of said measure.

Whereupon C. McC. Johnson was declared elected Mayor, Glen Caley Recorder, W. A. Burdick Treasurer, and the following Councilmen elected:

J. H. Austin,	A. F. Edwards,
Paul Bernhardt,	J. C. Mohler,
J. R. Browne,	F. W. Varrelmann,

and the special measure, entitled "AN ACT, Providing for adoption or rejection of Charter Amendments to be numbered 103a and 104a and added to the Charter of the City of Reedsport, Section 103a provides for the issuance and sale of not more than \$10,000.00 general obligation bonds of the City to provide funds to pay up all outstanding water construction and general indebtedness; Section 104a providing, in case of the paying up of said indebtedness, that the Common Council shall cancel all water bonds, second issue, not exceeding \$10,000.00 par value, now on hand.

Shall said sections 103a and 104a be adopted?



100  
101Yes  
No."

was declared adopted.

Upon motion, duly made, seconded, put and carried, the foregoing was declared the result of the canvass of said votes, and an abstract of same spread on the minutes and filed with the recorder.

Moved and carried that bills as O.K'd. by Finance Committee be ordered paid and warrants drawn on respective funds for the following:

Schroeder & Hildenbrand	\$ 8.55	L. R. Racklett	\$ 2.50
Frank Pinley	16.00	First Bank of Rp.	3.20
H. Bowman	27.50	Continental Pipe	
Geo. A. Mills	2.50	Mfg. Co.	52.20
Lessie McKay	2.50	W. L. Carden	12.32
Della S. Clarke	2.50	Courier	61.10
Sadie B. Henderson	2.50	Paul Bernhardt	29.52
Lucile Slattery	2.50	Frank York	25.00
Frank Norris	2.50	J. K. Gill Co.	3.07
J. W. Wilson	2.50	J. Hawkins Napier	100.00
Forrest Owens	2.50	W. G. Benson	75.00
Hazel Diehl	2.50	I. E. Staples	30.00
Alice R. Benson	2.50	Geo. W. Staples	25.00
J. A. McCully	2.50	W. C. Grubb	75.00
Geo. McHarg	2.50	Alex Tate	25.00
Edith De Merritt	2.50	" "	25.00
H. Etta Ziebig	2.50	W. G. Benson	3.00
Rena McHarg	2.50	First Bank of Rp.	3000.00

Adjournment.

W. G. Benson  
Recorder.

C. M. Johnson  
Mayor.

November 27, 1922.

Pursuant to call of Mayor Johnson, a Special Meeting was called to consider and act upon the following questions:

1. Contract re lighting City, with F. J. Shorey.
2. Payment of bond interest, due Dec. 1st.

Meeting called to order by Mayor Johnson. All members present. Minutes of special meeting of Nov. 11th read and upon motion duly seconded, put and carried, were approved as read.

Upon motion duly seconded, put and carried, Recorder was instructed to draw warrant in amount of \$1200.00 in payment of Int. due on water bonds, second issue, as follows:

First Bank of Reedsport, \$1200.00

Letter of F. J. Shorey read. After discussion it was moved and seconded that a committee of four, including the Mayor, be appointed to take up matter with Shorey Co. and report tomorrow night. Messrs. Chase, Lovelace and Varralman appointed

Adjournment until Tues. night at 8:00 P.M.

W. G. Benson  
RECORDER.

C. M. Johnson  
MAYOR.



November 28, 1922.

Continued Special Meeting called to order by Mayor Johnson. Upon roll call those present were, Recorder Benson, Councilmen Billington, Browne, Chase, Lovelace and Varrelmann. Absent Edwards.

Committee appointed by Mayor submitted no report. Mayor called on individual citizens for opinions. Proposition made by Shorey Co. of \$2,000.00 a year and make replacements of lights. This proposition put to citizens present by vote. Those in favor 18. Opposed 4. A general discussion was held. Mr. Edwards now present.

Moved and seconded that Resolution #1 be adopted. Upon a poll of the Councilmen said Resolution #1 was unanimously adopted.

Adjournment.

*W. G. Benson*  
RECORDER

*F. M. Johnson*  
MAYOR.

December 4, 1922.

Regular meeting called to order by Mayor Johnson. Upon roll call there were present, Recorder Benson, Councilmen Billington, Browne and Lovelace. Absent, Edwards, Chase and Varrelmann.

Minutes of previous meeting read and approved.

Ordinance #95 read for first time. Upon motion duly made, seconded, put and carried said ordinance was passed to second reading and read for second time. Upon motion duly made, seconded put and carried said ordinance was passed to third reading. Moved and carried that said ordinance #95 be laid on table until next meeting.

Moved and carried that City Recorder be instructed to advertise bids for bonds and order bonds printed, bids to be called for Dec. 16, 1922.

Moved and carried that bills as O.K'd. by Finance Committee be paid and warrants drawn on respective funds for the following:

H. Bowman	\$108.00	Alex Tate	\$25.00
Geo. Williams	4.12	" "	25.00
W. G. Benson	75.00	W. G. Benson	9.50
J. R. Browne	4.62	W. L. Carden	5.00
W. C. Grubb	22.82	" "	21.40
W. C. Grubb	75.00	Burdick & Lovelace	3.36
Chas. Snell	44.00	Marshall Wells Co.	274.78
R. I. Hertel	27.00	J. I. McKay	.50
Pete Hertel	45.00	B. C. Weaver	6.19
Reedsport Lbr. Co.	2.48	Wm. Dewar	5.00
J. H. Napier	100.00	Schroeder & Hildenbrand	3.85
Chapin Staples Inv. Co.	30.00	Courier	22.80
Geo. W. Staples	25.00	J. H. Napier	75.00
First Bank of Reedsport			3.26

Adjournment.

*W. G. Benson*  
RECORDER

*F. M. Johnson*  
MAYOR.



Resolution #1.

BE IT RESOLVED by the Common Council of the City of Reedsport, that the Mayor and City Recorder of said City, execute for and on behalf of the City of Reedsport, a contract with F. J. Shorey, substantially as follows: The City of Reedsport to pay \$166.00 per month for street lights to the number of 50 - 100 watt lights or a proportionate greater number of lesser wattage lights, for a period of five years, the said F. J. Shorey to make all replacements of said lights during said five year period.

C. McC. Johnson.

Mayor.

W. G. Benson.

Recorder.



Dec. 11, 1922.

Meeting called to order by Mayor Johnson. Present Recorder Benson, Councilmen Chase, Lovelace, Edwards, Browne, Billington. Absent Varrelmann.

Upon motion duly made, seconded, put and carried Ordinance #95 was taken from the table and read for the third time. Thereupon said ordinance was put to a vote. Upon a poll of the Council the vote stood, Aye 5 - No 0.

Moved and carried that warrant be drawn in favor of the First Bank of Reedsport for interest on warrants held by bank, as follows:

First Bank of Reedsport, \$379.93

Adjournment.

W. J. Benson  
RECORDER.

J. M. Johnson  
MAYOR.

Dec. 18, 1922.

Special Meeting called to order by Mayor Johnson. Upon roll call there were present, Recorder Benson, Councilmen Billington Lovelace, Edwards and Varrelmann. Absent Chase and Browne.

Moved and carried that Ordinance #60 be repealed. Moved and carried that Mr. Edwards and Recorder be appointed a committee to receive bids on fixtures.

Moved and carried that resignation of Alex Tate, effective Jan. 1, 1923, be accepted.

Moved and carried that warrants be drawn in payment of bills O.K'd. by Finance Committee, as follows:

The Oregonian	\$ 2.10	Frank L. Taylor	\$ 3.00
News Review Co.	.85	P. L. Lawrence	10.65
Frank York	15.75	Reedsport Dairy & Supply	
Paul Bernhardt	5.60	" "	12.50
Schroeder-Hildenbrand Co.	3.85	" "	4.00

Adjournment.

W. J. Benson  
RECORDER.

J. M. Johnson  
MAYOR.

Amendment to minutes of Dec. 18, 1922.

The matter of receipt of bids being considered and it appearing that there were no said bids received, upon motion duly made, seconded, put and unanimously carried, it was ordered that said Refunding Bonds, Series 1, in the amount of \$10,000.00 be ordered sold at private sale, under authority of the Charter and Amendments and Ordinances of the City of Reedsport.

W. J. Benson  
Recorder

J. M. Johnson  
Mayor.



Jan. 12. 1923.

Special meeting called to install the Mayor, six Councilmen and Recorder.

Roll Call the following were installed as of roll call.  
Mayor C. McC. Johnson, Councilman, J. R. Browne, F. W. Varrelmann,  
J. H. Austin, Paul Burnhardt and J. C. Mohler. Recorder Glen Caley.

The following Business transacted.

Moved 2nd. So Ordered .

J. R. Browne Elected President of the council.

Following Committees were appointed.

Water Committee

Paul Burnhardt, Jon. R. Browne and A. F. Edwards.

Finance Com.

J. H. Austin, J. R. Browne and F. W. Varrelmann.

Street Com.

F. W. Varrelmann, J. C. Mohler and Paul Burnhardt.

Light Com.

A. F. Edwards, J. H. Austin and J. C. Mohler/

Moved 2nd So Ordered to Adopt the first monday of each month for regular meeting night.

Moved 2nd So Ordered that the Recorder make Semianual report to the Council including Trespures report. as of June 30th and Dec. 31.

Moved 2nd So Ordered that trespures report as read be approved.

The Following is an account of the various funds of the City and the amount of money in each fund.

Special Water . . . . .	\$1,308.61
Bond interest . . . . .	3,200.00
General . . . . .	16.51
Water Fund . . . . .	78.75
Road Fund . . . . .	592.95
Jail Fund . . . . .	70.55
	<u>\$5,267.37</u>

Out Standing warrents General	\$ 11,133.61
" " " " Water	4,026. 45

Moved 2nd So Ordered that the Appointment of City Officers be laid on the Table untill next monday night.

Ajourned untill monday Night. Jan. 15. 23.

*C. McC. Johnson*  
Mayor

*Glen Caley*  
Recorder



SPECIAL MEETING called this 15. day of Jan. 1925. by Mayor C. McC. Johnson to consider and act upon the following matters.

1. Organization of new Council.
2. Election of President of Council.
3. Appointment of City Officers.
4. Appointment of standing and Special Committees.
5. Payment of Bills.
6. Purchasing of Fixtures for City Lights.
7. Designation of City Hall.

Roll Call, Present Mayor C. McC. Johnson Councilman, J. R. Browne, F. W. Varrelmann, J. H. Austin, Paul Burnhardt, and J. C. Mohler. Recorder Glen Caley. Absent A. F. Edwards.

Moved 2nd So Ordered that the Organization as of Friday Night be Approved.

Minutes of last Regular meeting were read and Approved.

Moved 2nd. So Ordered that the Bonds of City Recorder and Tresure Be approved.

Moved 2nd. So Ordered that the Appointment of City Marshall be laid On the table untill next Reggular meeting.

Moved 2nd. So Oredred that the Appointment of City Attorney be laid on the Table.

Moved 2nd. So Oredred that the Council appoint A night Marshall Nominees were Wm. Wilson and Geo. McHargue. the vote was McHargue-4- Wilson-1- the Mayor declaired McHargue Elected.

Moved 2nd so ordered the Following bills as O.K. by Finance committee be Paid.

Rainbow Cafe	\$ 2.15	W.G. Benson	\$ 1.40
F.L. Lawrence	1.50	Harry Bowman	8.50
Contanental Pipe Co.	14.05	F.L. Lawrence	2.00
Continental Pipe Co.	6.10	Paul Burnhardt	10.00
Cocs & Curry Tels. Co.	3.60	L.E. Patterson	2.00
J.H. Napier	1100.00	E.M. Dewer	5.00
W.G. Benson	75.00	Winchester Lum. Co.	45.80
Geo Staples	25.00	Reedsport Lum. Co.	14.58
Axel Tate	50.00	Wm. Carden	2.50
We C. Grubb	75.00	Chapin Staples Inv. Co	67.50

Moved 2nd so ordered that the light committee be authorized to purchase th the light Fixtures for Fifty streetlights.

A. F. Edwards, A. H. Austin and J. C. Mohler.

Moved 2nd so ordered the Mayor appoint A Committee of three to secure a suitable quarters for city hall. they are F. W. Varrelmann, J. H. Austin and J. R. Browne,

Night Marshall Geo. McHargue Being duely sworn began his duties at once

Moved to Ajourn

*C. M. Johnson*  
Mayor

*Glen Caley*  
Recorder



Regular meeting of the common Council of the City of Reedsport Ore

This meeting was held in the I.O.O.F. hall which will be known as the City Hall as designated by the Mayor and Council of the City of Reedsport Douglas, County Ore.

Roll CALL Those Present Mayor C.McC.Johnson.Councilman, J.R.Browne F.W.Varrelmann, A.F.Edwards, J.H.Austin, J.C.Mohler and P.Burnhardt. Recorder Glen Caley.

Minutes of last meeting were read and approved.

Communication of State Industrial Accident Commission Considered as Follows Recorder instructed to send in balance Workmens Compensation as of May 31,21 to Dec. 31,22 and advise the Commission that warrent No.1037 will be taken up as soon as present Bonds are sold.

Pertition Carring twenty four names of Property owners of Rainbow street The street Commission instructed to meet with A committee of Rainbow Street and see what could be done to build a street.

Light Comm. Reported that they had purchased light Piktures.

Moved and So Ordered that the City except the offer of mr. Elyof \$ 12.50 for five months delinquent water rent old cannery building.

Moved and so ordered that the appointment of City Marshall be as Marshall, Street and Water Commissioner. Salary fixed at \$ 125.00 Per month. And to receive applications for the Office to be considered at the continued of Feb. 19.23

Moved and so ordered that an Ordinance to make the Property Owner responsible for water rents.

Moved and so Ordered that the Mayor appoint the Fire Chief Al Slattery being appointed. Salary at \$ 10.00 Per Month.

Recorder Given permission to exchange Books baught by City for New Water book.

Moved and so ordered that Tresures Report as read for Jan. be Excepted.

Following is an account of the various funds of the City and the amount of money in each fund.

Special Water Fund	\$ 1,088.58
Bond Interest Fund	3,200.00
General Fund	16.51
Water Fund	78.75
Road Fund	588.95
Jail Fund	77.55
Total	\$ 5,050.34
Warrents outstanding General Fund	\$ 11,404.91
Warrents outstanding Water Fund	4,026.45
Total	\$ 15,431.36

Respt. Submitted  
W.A.Burdick.Tres.

Water Comm. to make report on water used by Dairy & Supply Co. at next meeting.

It was duely Moved and So Ordered. that the infomnal bid of/Goos Bay National Bank of Marshfield Ore. for full issue of Ten Thousand Dollars.(\$10,000.00) Refunding Bonds, Series One, at Par, Plus Accrued Interest from Dec.15.22 .to be Excepted. Subject to legal Opinion of Attorneys ofor said Bank as to legality of Proceedings, and Mayor and Tresure of said City are hereby authorized to deliver said Bonds to the Representative of said Bank upon the payment of the purchase price, at said City.

Moved and so ordered that:



Moved 2nd so Ordered. that the Finance Comm. be authorized to Take whatever action they see fit on bond warrents held by Bank of Reedsport

Moved 2nd so Ordered the following bills as O.K. by Finance be Paid.

Winchester Lumb.Co.	\$ 21.25	Glen Caley	\$ 37.50
Paul Burnhardt	4.15	Geo McHargue	26.56
Port Umpqua Courier	8.00	W.A.Burdick	6.25
Sam Yendall	4.40	I.O.O.F.	15.00
The Irwin Hudson	51.22	Geo Staples	6.25
W.C.Grubb	75.00	W.G.Benson	37.50

The Bill of the Umpqua Courier being held for the fire Chiefs Approval.

Ajournment untill Feb. 19.23.

*Glen Caley*  
Mayor Recorder

*C. McC. Johnson*  
Mayor

Continued Meeting Called to Order Feb. 19.23 Mayor C.McC.Johnson Presiding.

ROLL CALL Those Present, Mayor C.McC.Johnson Councilmen J.R.Browne A.F.Edwards, F.W.Varrelmanp, Ben Mohler, J.H.Austun, and Paul Burnhardt Rec. Glen Caley.

Minutes of Previous meeting were read and approved.

Communication of Coos Bay National Bank, for assessed Valuation and outstanding Warrents.

Recorder instructed to give assessed Valuation of 1921. at \$435,510. Outstanding Warrents as of Jan. 31.23. General Fund. at \$11,404.91

Communication of Southern Pacific Co, in regard to street crossing of O. street No action was taken.

Moved 2nd so ordered that the Council go on record as favoring the Vacation of Streets and Alleys as put before the Council by Jos. Lyons as Reedsport Co. And R.J.Hubbard Owners of the affected Property.

Street Comm. Reported no plans had been agreed upon in regard to Rainbow Street.

Water comm. reported favorable on the extension of pipe line up the river bank.

Moved 2nd so ordered Water Comm. be authorized to make the necessary extension of river pipe line.

Finance Comm. Advised the City Council to take up water Fund Warrents held by First Bank of Reedsport to the amount of \$3,000.00 Moore or less.

Moved 2nd so Ordered the Trespere be authorized to transfer from the Necessary Funds to the Water Fund and take up Water Fund Warrents held by First Bank of Reedsport.

Of the seven Applications for Marshall, Street and Water Commissioner resulted the following by Vote of the Council, A.G.Renn 4 W.M. Grubb 1. Al Slattery, L.Mayor Declairing A.G.Renn. Elected. Appointed.

Moved 2nd So Ordered that the Appointment of Marshall, Street and Water Commissioner be approved.



February 19.23. Continued

Ordinance No.97. was introduced and read for the first time.

Moved 2nd So Ordered. Ordinance No.97. be passed to second reading and read for the second time.

Moved 2nd So Ordered, that Ordinance No.97. be passed to third reading.

Glen Caley  
Recorder

J. M. Johnson  
Mayer

March 5 - 1923

This Meeting was called to order at the regular time and place with Jno.R. Browne President PPresiding.

ROLL CALL. those present, Councilman, Jno.R.Browne, J.H.Austin, and Paul Burnhardt. Recorder Glen Caley.

Minutes of last meeting were read and approved.

Water Committee- Reported that the pipe line up the river bank was heldup waiting for fittings.

Moved 2nd so Ordered. that the question as to the amount to be paid by the City for lights now in use, be laid on the table untill next meeting.

Moved 2nd. So Ordered. that the following bills as O.K. by Finance Committee be paid.

Umpqua Drug Co.	\$ 12.90	Jno.R.Browne	\$14.60
Paul Burnhardt	99.47	W.C.Grubb	53.55
Umpqua Courier	13.25	W.A.Burdick	12.50
Reedsport Lumb.Co.	1.58	Glen Caley	75.00
Peerless Pacific Co.	82.11	A.G.Renn	35.70
H.C.West	14.27	Geo McHargue	50.00
Frank York	11.37	I.O.O.F.	15.00
C.A.Swatman	1.00	Al Slattery	10.00
Umpqua Courier	11.80		

Moved 2nd. So Ordered. that the Tresures report be approved.

Following is an account of the City and the amount of money in each Fund.

Special Water Fund.	\$ 1,159.75
Bond Interest Fund	1,264.16
General Fund	16.51
Water Fund	78.75
Road Fund	785.23
Jail Fund	77.55
	<u>\$ 3,391.95</u>

Warrents Outstanding on General Fund (Registered)	\$11,524.77
Warrents Outstanding on Water Fund	1,108.35

Respectfully Submitted.

W.A.Burdick  
Tresure.

Moved 2nd So Ordered. that the Tresure be instructed to transfer Money from the Necessary funds to the Water Fund and takeup Water Fund Warrents to the amounting to \$1,108.35.

Moved 2nd So Ordered. That the Council go on Record as favoring the Vacation of the Track of land as of Boacks 94 to 97. and 114 to 118 inclusive and streets as shown on Vaction Map, Presented by W.P.Reed Sole Owner.



March 5.23 . Continued

The Map of the Pole line of the Shorey Light and Power Co was Received and placed on File.

Moved 2nd So Ordered that Ordinance No. 97. Be removed from the table and read for the third time.

Moved 2dn So Ordered. that Ordinance No. 97. Being read for the third time be adopted.

## ORDINANCE NO. 97

AN ORDINANCE amending Ordinance No. 64. of the Ordinances of the City of Reedsport, Providing for the method of collecting of Water Rents for the City of Reedsport, placing the responsibility for payment of same, and declaring an emergency:

## THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS

SECTION 1. All water rents for the current month when the same shall become due, shall be assessed against the Property where taps for the use of said water shall be located, and the Owner of said Property shall be liable for the prompt Payment of same.

SECTION 2. That in the event any water rent shall become delinquent and unpaid, and said water shall be shut off by the City Water Commissioner as provided in Section 2. of Ordinance No. 64. of the City of Reedsport, then and in that event said Delinquent water rent in the Amount as shown by the records of the City Recorder shall become a charge against the property where said taps are located, and the Water Commissioner shall turn on water for use on said property upon Written notice of the City Recorder that said Delinquent water rent is paid in full, and not otherwise,

SECTION 3. All Ordinances and parts of Ordinances of the City of Reedsport in conflict herewith are hereby repealed.

SECTION 4. Inasmuch as the City of Reedsport is losing revenue from the City water system under the present system of Collection of water rents, and the said revenue is necessary for the immediate peace, health and safety of the inhabitants of the City of Reedsport, AN EMERGENCY is hereby declared to exist and this Ordinance shall take effect and be in force immediately upon its adoption by the Council and Approved by the Mayor.

Passed by the Council of the City of Reedsport, this 5 day of March 1923 By the following Vote:

Aye 4

May 0

Attest

Glen Coley  
Recorder

Approved:

J. M. Johnson  
Mayor

AJOURNMENT

ATTEST

Glen Coley  
RECORDER

J. M. Johnson  
MAYOR



Reedsport Ore. April 2/1923

This meeting was opened in regular form with Mayor C. McC. Johnson presiding

Roll Call- Those Present, Mayor C. McC. Johnson Councilmen John R. Browne, A. F. Edwards, J. H. Austin, Ben Mohler and Paul Burnhardt, ABSENT F. W. Varrelmann. Recorder Glen Caley

Minutes of last Regular meeting read and approved.

Moved 2nd so Ordered that Ordinance no. 98 be read for first reading,

Moved 2nd so ordered that Ordinance No. 98 be passed to second reading and read for second reading, *Reversing amount Co.*

Moved 2nd so ordered that Ordinance No. 98 be laid on the table until next regular meeting.

Moved 2nd so ordered that Ordinance No. 99 be read for first time.

Moved 2nd so Ordered, that Ordinance no. 99 be passed to second and read for second reading.

Moved 2nd so ordered that Ordinance No. 99 be laid on the table until next regular meeting.

Moved 2nd so ordered, that the bills as O.K. by the finance comm. be paid.

A. G. Renn	\$ 125.00	Nels Peterson	\$ 2.00
Frank York	46.50	Raymond Hartel	12.75
Frank Gomers	19.00	Kilham Stationary Co.	3.07
Frank Gomers	25.50	Port Umpqua Courier	18.95
Paul Burnhardt	72.40	Reedsport Lumber Co.	5.46
Schroeder Hilderbrand	3.65	Dunham Grocery	5.00
H. D. Benson	6.43	Shorey Light & P. Co.	90.00
Schroeder & Hilderbrand	1.25	Geo. McHargue	50.00
Walworth Mfg. Co.	65.16	W. A. Burdick	12.50
Sam Yendahl	3.30	Glen Caley	75.00
Shorey Light & P. Co.	1.50	Al Slattery	10.00
I. O. O. F.	15.00	Pacific Fish. & C. S. Co.	41.20
Crane Co.	41.20	* W. G. Benson	85.00

The latter being put to a record vote at the request of J. H. Austin and the result is as follows.

Yes- J. R. Browne, J. C. Mohler, and Paul Burnhardt.

No- J. H. Austin

Mr. Edwards Not Voting. The Mayor ordering the bill Paid.

Moved 2nd so ordered that the treasure be instructed to barrow from the special water fund to take up One thousand dollars General Fund warrants.

Moved 2nd so ordered that the treasures report for march be approved as read.

Following is an account of the City and the amount of money in each fund.

Special Water Fund	\$ 1,643.23
Bond Interest "	2,092.39
General Fund	16.51
Water Fund	674.93
Road Fund	763.96
Jail Fund	75.40
Total	\$ 5,266.42

Warrants Outstanding on general Fund	\$ 11,767.22
Warrants outstanding on Water Fund	557.45

Respectfully Submitted

W. A. Burdick Tres.

Moved 2nd so ordered ~~that/this~~ to refer the draw Bridge on 16th Street to the street Comm. for investigation for cost of Completing Bridge so it can be raised for Mr. Zaherys Driver.



Continued March 31. 1923.

Mr. J.A.Zacherty notified the Council that he wanted through the 15th Street Bridge in ten days.

Recorder instructed to write the Contential pipe Co as to what pressure the 4-6-8 pipe was made to stand.  
Referred the water rate of Light Plant to the water Committee.

Ajournment;

Attest

Glen Caley  
Recorder

C.M. Johnson  
Mayor

Reedsport Ore.

May, 7. 1923

This meeting was opened in regular form with Mayor C.McC. Johnson Presiding.

Roll Call- Those present Mayor C.McC. Johnson Councilmen J.R. Browne, F.W.Varrelmann, J.H.Austin, F.C.Mohler, and Pual Burnhardt, Recorder Glen Caley, Absent A.F.Edwards.

Communication of the American Rubber Co. Prices on 500ft of 1½" hose Cpld.P.C. Thread @.60¢ Two Shut off Nozzles.\$15.00  
Three 2x1½" Reducers at \$2.00 Total \$ 336.00

Recorder instructed to write the American Rubber Co., as to date delivery could be made on hose and Fixtures.

Recorder Instructed to write the following firms for prices on Hose Carts and be referred to the water Committee.

Water Committee Authorized to purchase Hose and Carts together.

Moved 2nd so Ordered that the fire Chief make the necessary repairs to the Hose Carts and see that they are kept in shape.

Moved 2nd so ordered that the street Committee lok up the blue prints of the Bridge on 16th Street and ,Petition the Pott of Umpqua for a rightaway across Rainbow Slough.

Moved 2nd so ordered that the water rate for the Shorey Light and P. Plant be fixed at \$15.00 per Month.

Moved 2nd so Ordered that Ordinance No.98 be removed from the table and read for the third time.

Moved 2nd so Ordered Ordinance No. 98. Be Passed

ORDINANCE NO 98

AN ORDINANCE PROVIDING FOR THE LICENSING AND REGULATING OF POOL HALLS, CARD ROOMS, AND LIKE PLACES OF AMUSEMENTS IN THE CITY OF REEDSPORT, OREGON, AND PROVIDING PENALTIES FOR THE VIOLATION THEREOF.

Movwd 2nd so ordered that Ordinance No 99 be removed form the table and read for the Third Time.

Moved 2nd So Ordered that Ordinance No.99 Be passed.

ORDINANCE NO 99

AN ORDINANCE PROVIDING FOR THE LICENSING AND REGULATION OF HOTELS, ROOMING HOUSES, and LODGING HOUSES WITHIN THE CITY OF REEDSPOER, DOUGLAS COUNTY, OREGON. AND PROVIDING PENALTIES FOR THE VIOLATION WHEREOF, AND DECLAIRING AN EMERGENCY.

Moved 2nd so Ordered that the Recorder be instructed to issue warrants to the first bank of reedsport for thre e Thousands Dollars and One for Twelve Hundred Dollars For Bond Interest on Water Bonds.

Moved 2nd so Ordered that the following Bills as O.K.By finance Committee. be Paid.



May 7.123

A.G.Renn	\$ 125.00	Union Iron Wks.	\$ 6.65
Geo. McHargue	25.00	Shorey Light & P.Co.	91.50
Geo. McHargue	25.00	Crain & Co.	45.50
Glen Caley	75.00	Peerless Pacific Co.	13.22
Al Slattery	10.00	Sam Yendahl	22.20
I.O.O.F.	15.00	Union Iron Wks.	6.00
Frank Gomers	31.50 m	Umpqua Courier	19.50
Frank Gomers-	9.00	First Bank Of Reesport	5,000.00
Schroeder & Hilerbrand	5.25	" " " " " "	1,800.00
Frank York	3.75	Paul Burnhardt	17.15
A.G.Renn	3.50	A.G.Renn	2.00
D.H.Benson	1.50		

Moved 2nd so Ordered That the tresures report be excepted as read

Following is an account of the City and the amount of Money in each fund.

Special Water Fund	\$ 557.29
Bond Interest Fund	m 748.39
General Fund	14.93
Water Fund	674.93
Road Fund	691.96
Jail Fund	125.40

Total \$ 2,832.90

Warrants Outstanding on General Fund	\$ 11,027.70
Warrants Outstanding on Wqter Fund	557.45

11,585.15

Respectfully Submitted

W.A.Burdick Tresure.

Ajourment

Attest;

Glen Caley  
Recorder

A. M. C. Johnson  
Mayor

SPECIAL MEETING

Reesport Ore. June 5.1923

This meeting was held in due form with Mayor C.McC.Johnson Presiding  
ROLL CALL- Those present Mayor C.McC.Johnson Councilmen J.R.Browne,  
F.W.Varrelmann, J.H.Austin and Paul Burnhardt. Recorder Glen Caley.  
Absent A.F.Edwards and J.C.Mohler.

Moved 2nd so ordered that the following bills as O.K. By finance  
Committee be paid.

Shorey Light & P. Co.	\$ 91.50	John R.Browne	\$ 22.63
Shorey Light & P. Co.	621.17	A.G.Renn	125.00
Peerless Pacific Co.	1.30	Geo McHargue	50.00
Winchester L.Co.	5.76	Glen Caley	75.00
" B " " "	16.80	W.A.Burdick	12.50
F.L.Taylor	3.00	Al Slattery	10.00
A.G.Renn	4.05	I.O.O.F.	15.00
Schroeder & Hilerbrand	4.65	Paul Burnhardt	11.00

Acting upon each application individully it was moved 2nd so  
prdered that the following applicants be granted a license to  
operate a rooming and lodgeing House as required by Ordinance  
No. 99

M.M.Roberts	License No. 153
M.L.France	151
Steve Ely	152

Acting upon each application individully it was moved 2nd so  
Ordered that the following applicants be granted a license to opp-  
erate a pool and card Room as required by Ordinance No. 98

Holcomb, Werner & Ware, No 201



June 5, 1923  
 Johnson & Meagher No. 202  
 E.W. Franklin 203  
 G.A. Bunn 204

Moved 2nd so Ordered that the tresures report be approved as read  
 Following is an account of the City and the amount of money in each fund

Special Water fund	\$ 563.97
Bond Intere st Fund	48.39
General Fund	14.93
Water fund	84.20
Jail Fund	121.90
Road Fund	879.24

	\$ 1,712.63
Warrants outstanding General fund	\$ 11,142.69
Warrants Outstanding Water fund	36.00

Marshal Renn Reported that the road work on Pacific aves West  
 Would cost about \$ 50.00

Mayour Recommended A speed limit on all cars and Trucks.

Moved 2nd so Ordered that the Recorder have an Ordinance drawn  
 regulating the speed, parking, lighting and heavy loading of  
 atos and Trucks, A committee of three appointed to Ordinances  
 are J.H.Austin, F.W.Varrelmann and Paul Burnhardt.

Moved 2nd so Ordered that the Marshall A.G.Renn be authorized  
 to mak arrangrments for live stock pound, that the pound be  
 self supporting and without cost to the City.

Moved 2nd so Ordered that the Committee of three draft an Ordinance  
 regulating Dance Halls Closing at Midnight Saturday Nights  
 and setting an age Limit.

Moved to ajourn;

attest;

Glen Caley  
 Recorder

J.M. Johnson  
 Mayor

Reedsport Gr<sup>o</sup>  
 July 2nd 1923

This meeting was opened in due form with ~~W.H.C. / J.P.A.~~  
 Presiding President J.R.Browne

ROLL CALL-Those Present ~~M.H.C. / J.P.A.~~ Councilmen J.R.  
 Browne, F.W.Varrelmann, A.F.Edwards, and J.C.Mohler. Redorder  
 Glen Caley, Absent Mayor Johnson and Paul Burnhardt.

~~W.H.C. / J.P.A.~~ Minuets of previous Meeting read and approved.

Moved 2nd so Ordered the Matter of over reading the the water  
 meter of the Southern Pacific Co. be refered to the Water  
 Committee to write the S.P.Co. and Peerless Pacific Co,  
 For ajustment.

Ordinance No.100 was interduced and read for first reading  
 Moved 2nd so Ordered that ordainance No.100 be read for second  
 Reading

Moved 2nd so Ordered that tOrdinance No.100 be placed  
 on the table for third Reading.

Ordinance No.101 was interduced and read for first reading  
 Moved 2nd so ordereds- be read for second reading  
 Moved 2nd so Ordered that Ordinance No.101be place on the table  
 For third reading

Ordinance No.102 was interduced and read for first reading  
 Moved 2nd so Ordered that Ordinance No.102 be read for 2nd reading  
 Moved 2nd so Ordered Ordinance No.102 be laid on the table for  
 second reading.



July 2nd. 1923

Moved

Ordinance No. 103. was introduced and read for first reading.  
 Moved 2nd So Ordered Ordinance No.103 be read for 2nd, reading.  
 Moved 2nd so Ordered Ordinance No.103 be placed on the table for  
 third reading.

Moved 2nd so Ordered that Dr. H.C.Eastland be appointed secty.  
 of board of Health.

The application of Hans P. Sornes For Rooming house License  
 read and approved.

Moved 2nd so Ordered Hans P. Sornes be granted a License to  
 operate a rooming House in the City of Reedsport. License No.154

Moved 2nd So Ordered that the following bills as O.K. by  
 finance Committe be Paid.

Peerless Pacific Co.	\$ 47.12	Paul Burnhardt	\$ 12.26
Reedsport L.Co.	10.06	O.K. Transfer Co	5.16
F.L.Taylor	7.50	Lessie MCKay	5.00
Snell & Hartel	64.00	A.G.Rennn	125.00
W.A.Burdick	12.50	Al Slattery	10.00
I.O.O.F.	15.00		

Moved 2nd so Ordered tha the Street Committee get the additional  
 Fire Hydrants and arrange for fire protection for wades Flat.

Moved 2nd so ordered that the City Marshal take one of the  
 Cimical carts to Wades Flat untill after the Fourth of July.

Moved 2nd so Ordered that the streets be repaired by binding one  
 plank on each end to prevent flopping.

Moved to ajourn.

attest

Glen Caley  
 Recorder

C. M. C. Johnson  
 Mayor

SPECIAL MEETING CALLED JULY 9th 1924.

This meeting was held due form with Mayor C.McC.Johnson presiding

ROLL CALL- Those Present- Mayor C.McC.Johnson Councilmen J.R.Browne,  
 F.W.Varrelmann, J.H. Austin, Ben Mohler Recorder Glen Caley,  
 Absent A.F.Edwards and Paul Burnhardt.

Moved 2nd so Ordered that Ordinances No. 100,101,102,&103. Be  
 removed form the table and read for the Third Reading each  
 Ordinance acted upon seperatly.

Ordinance No 104 heldfor Correction.

Ordinance No. 100

AN ORDINANCE REGULATING AND LICENSING HEAVELY VEHICLES IN THE  
 CITY OF REEDSPORT, OREGON, AND DECLARING AN EMERGENCY.

Passed by the Council on this 9th day of July, 1923 by the  
 following Vote.

Yeas 4

No. 0

Submitted to the Mayor the 9th day of July, 1923  
 Approved by the Mayor the 9th day of July 1923

attest:

Glen Caley  
 Recorder

C. M. C. Johnson  
 Mayor



July, 9th, 1923

## ORDINANCE NO.101

AN ORDINANCE LICENSING AND REGULATING A BOND OF MOTOR BUS DRIVERS AND REGULATING THE OPERATION OF MOTOR BUSES WITHIN THE CITY OF REEDSPORT, OREGON. AND DECLARING AN EMERGENCY.

Passed by the Council the 9th day of July 1923. by the following vote

yeas, 4

nays 0 -

Submitted to the Mayor the 9th day of July, 1923.

Approved by the mayor the 9th day of July, 1923.

attest:

How Caley  
Recorder

L. M. Johnson  
Mayor

## ORDINANCE NO.102

AN ORDINANCE REGULATING TRAVEL AND TRAFFIC UPON THE PUBLIC STREETS OF REEDSPORT, OREGON. PROVIDING A PENALTY AND DECLARING AN EMERGENCY.

Passed by the Council the 9th day of July, 1923 by the following vote

Yeas 4 -6

Nays 0 -

Submitted to the Mayor the 9th day of July, 1923.

approved by the Mayor the 9th day of July, 1923

Attest:

How Caley  
Recorder

L. M. Johnson  
Mayor

## ORDINANCE NO.103

AN ORDINANCE LICENSING AND REGULATING DANCES AND DANCE HALLS IN THE CITY OF REEDSPORT, OREGON . AND PROVIDING PENALTIES FOR THE VIOLATION THEREOF::AND DECLARING AN EMERGENCY.

Passed by the Ciuncil the 9th day of July, 1923 by the following Vote

Yeas 4

Nays 0

Submitted to the Mayor the 9th day of July, 1923

Passed by the Mayor the 9th day of July, 1923

Attest:

How Caley  
Recorder

666 L. M. Johnson  
Mayor

Moved 2nd so Ordered that all motor bus drivers be given five days to file their bond.

Ajournment.

Attest:

How Caley  
Recorder

L. M. Johnson  
Mayor



Special Meeting Called Aug.13.1923

This meeting was opened in due form with Mayor C.McC.Johnson presiding

Roll Call- Mayor C.McCJohnson, Councilmen, J.R.Browne, J.H.Austin, Paul Burnhardt, Ben Mohler, and A.F.Edwards, Reco Wlen Caley. Absent F.W.Varrelmann.

Minutes of previous Meeting were read and approved.

Moved 2nd so Ordered that permission be granted to the Winchester bay lumber Co. to fence north of Blocks 9,10,11,&12 in rainbow add. crossing 8th,9th,and 10th, Streets.

Moved 2nd so Ordered- that the over charge due the Southern Pacific Co. for water, of \$ 1,022.19 Be paid. according to summary statement of Mr.U.S.Attix and terms of One third in three monthly payment, less water rent for July and August.

Moved 2nd so Ordered-That the City purchase Two No. 10, Hose Carts with 44" wheels and carrying capacity of 600ft. 1 1/2" hose at \$ 70.00 each.

Moved 2nd So Ordered-That the emergency water system of Mr. R.J. Hubbard be refered to the water committee and mr. Hubbard, to report at a special meetin of the Council Friday Aug. 17th 1924.

Moved 2nd so Ordered that the matter of R.C.Dunham tearing out Street for pile driver be refered to the street Committee.

Move 2nd so Ordered that the following bills as O.K.by finance Committee be paid.

E.D.Frost	\$ 48.00	Chandler & Nasburg	\$ 5.00
C.Sprickler	39.85	Paul Burnhardt	23.14
H.C.Snell	22.50	J.I.McKay	105.00
Southern Pacific Co.	337.39	Walter Johnson	255.00
A.G.Renn	125.00	Jas, Kelley	4.50
Geo McHargue	50.00	Roy Darnille	2.25
Glen Caley	75.00	L.Childs	8.45
W.A.Burdick	12.50	R.Macbeth	13.50
Al Slattery	10.00	Reedsport L.Co.	7.73
I.O.O.F.	15.00	H.D.Benson	1.75
Schreeder &Hildenbrand	29.33	P.L.Lawerence	4.75
D.H.Benson	55.70	W.T.Dewar	10.25
J.R.Browne	6.75	John Fairchild	3.00
Crane & Co.	52.70	Port Unpqua Courier	11.75
Peerless Pacific Co.	115.04	W.R.Buck	3.36
Eugene Concrete Pipe Co	267.50	Mrs. A.Perksoj	10.00
Shorey Light & P.Co.	259.66	American Rubber Co.	336.00
Shorey Light & P. Co.	338.10		

Moved 2nd So Ordered- that a Committee of three be appointed to investigate sewerage and garbage conditions of Rainbow Slough. They are F.W.Varrelman, J.R.Browane and Paul Burnhardt. to report at Special meeting Aug 17th, 23

Acting upon each application individually it was moved 2nd so Ordered that the following were granted a Truck License of the City of Reedsport. Towit; J.I.McKay, Walter Johnson, O.K.Transfer Co. H.P.Sornes and Geo. Johnson

Moved 2nd so Ordered- That the taxes received from the County be placed to there respective Funds, Effective as of July 2nd 1923

Moved 2nd so Ordered that the City expend \$1600.00 for lumber and labor for repairs to Streets.

Ajournment.

Attest;

Glen Caley  
Recorder

J.M.C. Johnson  
Mayor



Special Meeting of the Common Council Called Aug. 15th 1923  
For the purpose of designation of the spur of the Umpqua Mills  
and Timber Co.

This Meeting was opened in due form with Mayor C. McC. Johnson  
Presiding.

Roll Call- These present Mayor C. McC. Johnson, Councilmen  
J. R. Browne, A. F. Edwards, F. W. Varrelmann, J. H. Austin, Ben Mohler,  
Paul Burnhardt and Recorder Glen Caley.

Moved 2nd So Ordered that the water Commissioner put a 2" Line  
for water Main to Block 4, Rainbow Add. No. 2

Moved 2nd so Ordered that a committee of three business men  
be appointed to assist in the designation of the spur and  
right of way for the Umpqua Mill's and Timber Co.  
They are- Jos. Lyons, Geo. Staples and J. W. Mackintosh.

Ajournment.

Attest

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor

SPECIAL MEETING OF THE COMMON COUNCIL CALLED AUG. 22. 1923  
For the purpose of Organization of committee and Council.

Roll Call- Those present, Mayor C. McC. Johnson, Councilmen  
J. R. Browne, F. W. Varrelmann, J. H. Austin, Ben Mohler, A. F. Edwards,  
Paul Burnhardt, and Recorder Glen Caley.

The Committee instructed to confer with all property owners  
affected by the survey of spur and make new survey of new line.

Recorder instructed to write County Health Officer to make  
investigation of Small Pox so as to get control of the disease  
before School starts.

Ajournment;

Attest;

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor



Regular meeting of the Common Council held Sept. 6th, 1923.

Meeting called to order by President J. R. Browne. Present, Clmn., F. W. Varrelman, J. H. Austin and Paul Bernhardt and Rec. Glen Caley.

Minutes of previous meeting were read and approved.

It was duly moved, seconded and carried that the marshall notify all persons throwing garbage and rubbish in Rainbow Slough that same must be stopped for the peace and health of the City.

It was duly moved, seconded and carried that the bills as O.K'D. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts. The bills are:

F. J. Kendrick	\$36.00	Paul Bernhardt	\$ 7.17
J. I. McKay	135.00	O.K. Transfer	31.99
Ed. Frost	18.00	O.K. Transfer	4.14
Joe Manning	18.00	Continental Pipe Co.	11.76
F. C. Bond	6.20	Union Iron Wks.	11.35
J. J. Donnohue	54.00	Southern Pacific Co.	337.40
A. G. Renn	5.69	A. G. Renn	125.00
Port U. Courier	1.20	Geo. McHargue	50.00
Shorey Light & P.	168.16	W. A. Burdick	12.50
Schroeder & Hilden.	2.30	Glen Caley	75.00
Peerless Pacific Co.	296.20	Al Slattery	10.00
Electric Welding Co.	24.00	I. O. O. F.	15.00
Reedsport Lbr. Co.	4.62	Geo. E. Johnson	2.00
Paul Bernhardt	37.64		

It was duly moved, seconded and carried that the Treasurer's Report be approved as read. Following is an account of the various funds of the City and the amount of money in each fund.

Special Water Fund	\$447.32
Bond Interest Fund	778.63
General Fund	446.31
Street Fund	679.30
Water Fund	84.20
Road Fund	648.96
Jail Fund	206.90
<b>Total</b>	<b>3347.62</b>

Warrants out-standing on General Fund	\$12,926.69
Warrants out-standing on Water Fund	86.00
	<u>\$12,962.69</u>

Respectfully Submitted,

W. A. Burdick, Treasurer.

It was duly moved, seconded and carried that the quotation of the Umpqua Mills & Timber Co. for lumber of long lengths for the streets be accepted, providing delivery of same can be arranged to suit.

38,000 ft. 3 x 8 - 40 or better @ \$24.00 per M.

The appointment of a Budget Committee coming before the Council, the following city officers appointed the men whose names are listed opposite, to serve as members of the Committee.

John H. Browne	-	R. J. Hubbard
A. P. Edwards	-	W. R. Buck
F. W. Varrelman	-	Joe Lyons
Paul Bernhardt	-	H. C. Morris
J. H. Austin	-	W. P. Reed
J. E. Mohler	-	J. W. Mackintosh
Mayer Johnson	-	S. D. Chapin



It was duly moved, seconded and carried that a license be granted to H. Hogeli to conduct a card and pool room within the limits of the City of Reedsport.

Mr. Meyers of the S. P. Co. read communication regarding a street crossing on Winchester Ave. Answer referred to Mr. Meyers.

There being no further business the meeting adjourned.

Attest:

Glen Caley

Recorder.

J. M. C. Johnson

Mayor.

Special meeting of the Common Council held Sept. 10th, 1923, for the purpose of meeting the County Health Officer Dr. Wade.

Meeting called to order by Mayor C. McC. Johnson. Those present were: Councilmen John R. Browne, F. W. Varrelmann, Paul Bernhardt and J. C. Mohler, Mayor Johnson and Recorder Caley.

It was duly moved, seconded and carried that a committee of five be appointed to act as a Health Board, the following men being appointed: Mayor C. McC. Johnson, Drs. Billington and Eastland, Marshall A. G. Renn and Geo. W. Staples. The committee was empowered to take care of matters relating to the health of the community.

There being no further business the meeting adjourned.

J. M. C. Johnson

Mayor.

Attest:

Glen Caley

Recorder.

Special Meeting of the Common Council was called by Mayor Johnson of Sept. 24, 1923, to consider and act upon the following matters:

1. Employment of Engineer to make estimates of Clear Lake.
2. Deed of Clear Lake Water Co.
3. Matter of street lights.
4. Sale of \$10,000.00 Refunding Bonds.
5. Repairs on jail.

Meeting called to order by Mayor Johnson. Those present were: Councilmen, J. R. Browne, F. W. varrelmann, Paul Bernhardt and J. C. Mohler. Recorder Glen Caley. Absent J. H. Austin and A. F. Edwards.

It was duly moved, seconded and carried that the City employ the services of Engineer D. I. Buckingham, to make the necessary survey and estimates on Clear Lake and the Water System.

It was duly moved, seconded and carried that the deed of the Clear Lake Water Co. to the City of Reedsport be spread upon



the minutes of this meeting, and that \$30.00 in Revenue Stamps be attached thereto and cancelled and that this deed be recorded, of which the following is a copy, to-wit:

THIS INDENTURE, MADE AND ENTERED INTO THIS THE 17th DAY OF JANUARY, 1920, BY AND BETWEEN CLEAR LAKE WATER COMPANY, AN OREGON CORPORATION, AND W. P. REED AND MARGERY H. REED, HIS WIFE, AS THE FIRST PARTIES, AND THE CITY OF REEDSPORT, A MUNICIPAL CORPORATION ORGANIZED AND EXISTING UNDER AND BY VIRTUE OF THE LAWS OF THE STATE OF OREGON, WITNESSETH, That,

WHEREAS, the Clear Lake Water Company owns and controls water rights, tunnels, certain other properties and rights of way, which said water right and properties it is necessary for the City of Reedsport to acquire as a water supply for said city, and which said property and rights the said Clear Lake Water Company has heretofore entered into contract with said city to sell and convey same to said city, And,

WHEREAS, W. P. Reed is the owner in his own right to the water right of those ten certain springs located on the S. 1/2 of N. W. 1/4 and S. 1/2 of Section 35 Tp. 21 S. R. 12 West W. M. and certain easements necessary for the beneficial use of said water and water right, which said water and water right under Permit No. 1165 was confirmed unto the said W. P. Reed by the State Water Board on the fourth day of June, 1919, And,

WHEREAS, the said W. P. Reed is the owner of the lands in Section 7 and 8, Tp. 22 S. R. 12 West W. M., over and across which the proposed pipe line leading from said Clear Lake into the City of Reedsport has been located, and over and across which it is necessary to run said pipe line for the purpose of bringing into said city the said waters of Clear Lake, which said property, as well as all other property of which the said W. P. Reed is possessed, owns or controls pertaining to said water rights, the said W. P. Reed heretofore joined in a proposal with the Clear Lake Water Company to the said City of Reedsport, to sell, convey, and transfer all of said property to said city and joined said Clear Lake Water company in a contract agreeing to convey unto the said city, by proper deeds of conveyance as well as other and proper written instruments, all of said property so owned and controlled by both of said parties in any way or any ways belonging to said Water Company or the said W. P. Reed, necessary for the proper development of said water supply and the bringing of the same into the said City of Reedsport.

NOW, THEREFORE, in consideration of the premises and the sum of \$10.00, lawful money of the United States of America cash in hand from second party to said first parties paid, the receipt whereof is by said first parties hereby acknowledged and confessed, said first parties have bargained and sold, and by these presents do bargain, sell, convey, transfer and set over unto said second party all the following described property located and situated in the County of Douglas and State of Oregon, to-wit:

All of our right, title and interest in two (2) certain waters of Clear Lake heretofore acquired by us through Application No. 2270, Permit No. 1149 issued by the State Engineer of the State of Oregon and heretofore regularly assigned, transferred and set over unto the said second party, Also,

The right to the use of the waters of those certain ten (10) springs located in the S. 1/2 of N.W. 1/4 and S. 1/2 of Section 35 Tp. 21 S. R. 12 West W.M. heretofore confirmed unto said W. P. Reed by the State Water Board of the State of Oregon under Permit No. 1165 and recorded in State Record of Water Right



Certificates, Vol. 3, page 2312, and recorded in the record of Proceedings of the State Water Board at Salem, Oregon, in Vol. 1, page 320, and further recorded in Vol. 1 of Water Records of Douglas County, Oregon, together with the easements and rights appurtenant to said water right and to the use of the same, Also,

A right of way ----- ft. wide, onto, over and across Sections 7 and 8, Tp. 22 S. R. 12 West W.M. Douglas County, Oregon, for the purpose of the building and installation, repair and maintenance of a pipe line or pipe lines necessary, or which may become necessary for the conveying of water onto, over and across said lands last described, from Clear Lake to the City of Reedsport, said right of way as to location, to be that selected by the city for its water line from said Clear Lake to said City, separate deeds of conveyance for same to be executed by said first parties upon request of said second party when permanently surveyed and located; said right of way to run from a point hereafter to be designated by said second party on the lands hereinbefore last described, and across the same, along the pipe line or pipe lines hereinafter to be located and built across said lands in as direct a line as is possible and feasible toward the City of Reedsport, also a right of way 50 ft. wide along the line of said pipe line or pipe lines hereinafter to be located by the second party, onto, over and across the S. 1/2 of S. E. 1/4 of Section 5 Tp. 22 S. R. 12 West W.M.; said right of way or rights of way hereinabove granted are subject, however, to an easement and right for the building and operation of a logging road or railroad onto, along, or over or across the said right of way, as well as the maintenance of the same, but said easement and right for the building, operation and maintenance of said logging road or railroad shall extend only so far as is necessary for the proper building, operation and maintenance of the same and shall in no way interfere with the proper building, re-building, maintenance or operation of said pipe lines for the conveyance of water of the party of the second part, or of the said city to properly look after, build or rebuild or care and maintain said pipe line or said pipe lines; Also,

All rights, work, tunnels, rights of way or other property heretofore acquired and now held by said Clear Lake Water Company, of, through or in any wise pertaining to or appurtenant unto Application 2270, Permit 1149 relative to the water right of the Clear Lake Water Company in and to the waters of Clear Lake, and the beneficial use of the same; Also,

All and singular in, and all other rights in and to easements or rights of ways heretofore owned and now owned or reserved by either or all of said first parties for the use and purpose of the development and bringing of said waters of said Clear Lake into the said City of Reedsport, whether specifically in this instrument described or not, together with all and singular the tenements, hereditaments and appurtenances unto said property above described, belonging or in any ways appurtenant, and also all our estate, right, title and interest in and to the same, including dower and claim of dower.

To HAVE AND TO HOLD, the above described and granted property unto the said second party or its assigns forever. And said first parties grantors above named, do hereby covenant to, and with said second party, said grantee and its assigns, that it and they are lawfully seized of said



property above described and that the same is free and clear of all encumbrance, that the said water rights hereby and hereinabove conveyed, transferred and assigned, are the only legal valid and existing water rights with reference to such waters hereinabove set over to second party, and that said first parties will, and their heirs, executors and administrators, and its successors and assigns, shall, warrant and forever defend the above granted property and every part thereof against the lawful claims and demands of all persons whomsoever.

IT IS MUTUALLY AGREED, all additions, corrections, alterations or interlineations made and entered herein, were made and agreed to before the execution of this instrument.

IN WITNESS WHEREOF, the said Clear Lake Water Company, in pursuance of a resolution adopted by its Board of Directors, by its President, has caused this instrument to be signed, attested by its Secretary with its corporate seal attached, the said City of Reedsport, in pursuance of a resolution adopted by its Common Council by its Acting Mayor, has caused this instrument to be signed, attested by its Secretary, and its municipal seal attached and the said W. P. Reed and Margery H. Reed have hereunto set their hands and seals, all in duplicate, and of the day and year first above written.

CLEAR LAKE WATER COMPANY

By W. P. REED  
President

Attest: Belle Wade  
Secretary

Executed in the  
presence of

W. A. Lovelace

CITY OF REEDSPORT

By Wm. McFarland  
Acting Mayor

Clyde Chase

Attest: James K. Cavers  
Recorder

SEAL  
City of Reedsport  
Reedsport, Oregon.

W. P. REED (SEAL)

Corporate Seal  
Clear Lake Water  
Company, Oregon.

MARGERY H. REED (SEAL)

It was duly moved, seconded and carried that the question of additional street lights be referred to the Light Committee.

It was duly moved, seconded and carried by unanimous vote that the City of Reedsport accept the offer made by the First Bank of Reedsport, as follows:

To the Mayor and Council of the City of Reedsport,  
Gentlemen:

We will pay you for Ten Thousand (\$10,000.00) Dollars, par value, your "Series 1 Bonds" Dated December 15th, 1922. Provided you will redeem in cash at the time we pay for said bonds the warrants we hold on all funds of the City.

First Bank of Reedsport,  
Geo. W. Staples, Cashier.

Approved by the Common Council of the City of Reedsport, this



24th day of September, 1923, by unanimous vote:

Preamble and Resolution

WHEREAS, First bank of Reedsport has filed its offer of par, plus accrued current interest, for Ten Thousand (\$10,000.00) Dollars "Series 1" Reedsport Bonds, provided the Council would redeem in cash, at time of receiving payment for said Bonds, all warrants of the City on all funds, now held by said bank, and

WHEREAS, the Council is of the opinion that said offer is fair and should be accepted,

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of Reedsport, that the offer of the First Bank of Reedsport of par plus accrued current interest, for Ten Thousand (\$10,000.00) Dollars par value its entire issue of its Series 1" Bonds be and the same is hereby accepted and that the Mayor and City Recorder be and they are hereby authorized and instructed to deliver said Bonds to the First Bank of Reedsport upon payment of amount of said bid, and

BE IT FURTHER RESOLVED, that the Mayor and Recorder be and they are hereby ordered, authorized, and directed to pay off in full and draw a warrant therefor, for a sum sufficient for doing so of all warrants of the City of Reedsport on all funds now held and owned by the First Bank of Reedsport, regardless of serial numbers of said warrants and accrued interest, and that said warrants be taken up and cancelled in the proper city records.

Passed by the Common Council of the City of Reedsport this 24th day of September, 1923, by unanimous vote.

It was duly moved, seconded, and carried that the Marshall be authorized to line the Jail with galvanized sheet iron and concrete the floor in order to make the building fire-proof.

There being no further business, the meeting adjourned.

Ann Calley  
RECORDER.

L. M. Johnson  
Mayor.



Regular meeting of the Common Council held Oct. 4th, 1923.

Meeting called to order by Mayor G. McC. Johnson. Present, Councilmen J. R. Browne, F. W. Varnelmann, J. H. Austin, Paul Bernhardt, J. C. Mohler and Recorder Glen Caley. Absent, A. F. Edwards.

Minutes of previous meeting were read and approved.

It was duly moved, seconded and carried that the City Treasurer and C. W. Staples write all companies holding warrants against the City for their approval before completing the sale of bonds to the First Bank of Reedsport.

It was duly moved, seconded and carried that the bills as O.K'd. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts, as follows:

J. I. McKay	\$70.00	Paul Bernhardt	\$24.57
W. Burnett	133.25	W. T. Dewar	2.50
Dan Patch	70.00	W. T. Dewar	10.75
Louis Childs	42.50	Shorey Light & Power Co.	195.97
Robert Johnson	30.00	First Bank of Reedsport	1.45
Dan Patch	2.50	O. K. Transfer	8.23
Ed. Frost	12.50	Port Umpqua Courier	17.20
J. J. Donohue	20.00	Shorey Light & Power Co.	1.95
A. G. Renn	125.00	Peerless Pacific Co.	68.70
Geo. McHargue	50.00	Reedsport Lbr. Co.	3.97
W. A. Burdick	50.00	Umpqua Cash Market	8.65
Glen Caley	75.00	G. McC. Johnson	8.00
Al Slattery	10.00	Southern Pacific Co.	337.40
I. O. O. P.	15.00	W. S. Burnett	123.75
Marcott Cafe	5.50	Dr. Chas. Billington	2.00
		TOTAL	1,488.82

It was duly moved, seconded and carried that the bid of S. J. Singleton for planking the streets be accepted at \$6.40 per M. and the bidder furnish the nails.

It was duly moved, seconded and carried that the Street Committee be instructed to look into the matter of building a street to the proposed new Depot sight.

It was duly moved, seconded and carried that the Treasurer's Report be approved as read. Following is an account of the various funds of the City and the amount of money in each fund.

Special Water Fund	\$593.68
Bond Interest Fund	1078.63
General Fund	466.31
Street Fund	674.68
Water Fund	84.20
Road Fund	406.55
Jail Fund	206.90

\$ 3,510.95

Warrants Out Standing - General Fund	\$13,066.19
Warrants Out Standing - Water Fund	36.00
	<u>\$13,102.19</u>

Respectfully Submitted,

W. A. BURDICK, Treas.

There being no further business the meeting adjourned.

*Glen Caley*  
RECORDER.

*G. M. C. Johnson*  
MAYOR.



Regular meeting of the Common Council held Nov. 5, 1923.

Meeting called to order by Mayor C. McC. Johnson. Present, Councilmen John R. Browne, F. W. Varrelmann, J. H. Austin, J. C. Mohler and Paul Bernhardt, Recorder Caley.

Minutes of previous meeting were read and approved.

Communication of the Local Post, American Legion, requesting an extension of time for dancing November 12th, 1923, read and granted.

It was duly moved, seconded and carried that the Mayor appoint a member of the Council to meet with the Budget Committee at Roseburg, Nov. 15th, 1923.

Question of the street to be constructed to the new depot was referred to Street Committee to make written report at next meeting.

Water Committee instructed to fix Creamery water rate with Karl Stone.

It was duly moved, seconded and carried that the City install a bypass at Johnson's Mill on the City Water Main to receive service of the large pump installed by Mr. Johnson for Fire Protection.

Messrs. Johnson and Meaher were notified to appear before City Council for a hearing in regard to their license to operate a pool and card room. It was moved, seconded and carried that this matter be laid on the table to await the trial now pending in Recorder's Court, City of Reedsport VS Walter Meaher.

Mr. Johnson of the Rainbow Pool Room proposed that an Ordinance be passed to close all pool rooms at 12 o'clock, midnight. Moved, seconded and carried that the Mayor appoint a committee of three to draft the 12 o'clock closing Ordinance. They are J. H. Austin, F. W. Varrelmann and J. R. Browne.

It was duly moved, seconded and carried that the bills as O.K'd. by the Finance Committee be paid and that warrants be drawn on the respective funds for the several amounts. The bills are:

Southern Pacific Co.	\$337.40	L. O. Green	\$ 2.00
S. J. Singleton	300.70	D. L. Buckingham	50.00
Shorey Light & Power Co.	169.66	John R. Browne	14.15
Dan McCarthy	40.00	Dan McCarthy	10.00
Dan Patch	7.50	A. G. Long	153.68
John Kerrigan	12.50	Winchester Lbr. Co.	29.83
Lee Medsalf	5.00	Reedsport Bakery	2.70
A. G. Renn	125.00	Schroeder Hildenbrand	7.30
Geo. McHargue	50.00	Vaupell's Phar.	2.00
Glen Caley	75.00	Crane & Co.	7.32
W. A. Burdick	12.50	H. C. West	14.73
I. O. O. F. No. 245	15.00	Peerless Pacific	48.05
Umpqua Courier	29.00	Reedsport Lbr. Co.	9.41
F. W. Varrelmann	31.77	Paul Bernhardt	169.55
City Treasurer	3,000.00	Paul Bernhardt	61.10
First Bank of Reedsport	1,143.35	Umpqua Mills & Timber	5.62

It was duly moved, seconded and carried that the Treasurer's Report be approved as read. Following is an account of the various funds of the City and the amount of money in each fund.

Special Water Fund	\$1,118.99
Bond Interest Fund	2,478.00
General Fund	466.31
Street Fund	782.88



Water Fund	84.20
Road Fund	56.80
Jail Fund	<u>394.40</u>

Total in all Funds - \$5, 385.58

Respectfully Submitted,

W. A. BURDICK, City Treasurer.

It was duly moved, seconded and carried that the Treasurer be authorized to care for the Bond Interest Fund, and to draw on the various funds of the City for the amount necessary to cover same.

There being no farther business the meeting adjourned.

How Colby

Recorder.

J. M. Johnson  
MAYOR.



Regular meeting of the Common Council held Monday,  
December 3rd, 1923.

There being no quorum present, the meeting was continued  
until Monday, December 10th, 1923.

*Heru Calry*

Recorder.

Continued Regular meeting of the Common Council, con-  
tinued from December 3rd, 1923, held, December 10th, 1923.

There being no quorum present, the meeting was continued  
until Monday, December 17th, 1923.

*Heru Calry*

Recorder.



Continued Regular Meeting of Dec. 3rd, 1923, , continued this 17th day of December, 1923, Mayor C. McC. Johnson presiding.

Present: Councilmen, John R. Browne, F. W. Varrelmann, J. H. Austin, J. C. Mohler, Paul Bernhardt and Recorder Caley.

Minutes of previous meeting read and approved.

The following Report of D. L. Buckingham, Civil Engineer, was read.

Marshfield, Oregon. Nov. 23, 1923.

To the City Recorder of the City of Reedsport, Ore.

This is to certify that I have investigated the use of water by the City of Reedsport.

As far as I can determine from the size of the pipe and the relative water pressure on the system at Reedsport at the time of Minimum consumption in the night and the time of Maximum consumption in the day-time hours, I place the minimum consumption at 2 to 2-1/2 second feet and the maximum consumption at 4 second feet.

In the absence of meters on this line this is the only way I can calculate this amount.

(Signed) D. L. Buckingham.

Clear Lake Gaugings; Sept. 6, 1910 to July 25, 1911.

Sept.	1910	404,300 cu. ft.
Oct.	1910	49,095.800 " "
Nov.	1910	230,947.200 " "
Dec.	1910	219,947.200 " "
Jan.	1911	326,656.800 " "
Feb.	1911	245,508.200 " "
March	1911	140,486.400 " "
April	1911	83,452.400 " "
May	1911	92,472.800 " "
June	1911	52,021.800 " "
July	1911	16,207.000 " "

The daily run-off for the minimum month of July under this table would be 540,000 cu. ft. of 6-1/4 second feet, which is only one and one half times the estimated maximum consumption of Reedsport at present.

The estimated run-off for a minimum year according to the weather records, will be 2,500,000 cu. ft. per month if all water which falls is saved.

15 second feet is 1,296,000 cu. ft. or half of the total estimated monthly amount for a minimum year.

(Signed) D. L. Buckingham, Engineer.

Communication of John G. Mullen, attorney for the Wanacha Wooden Ware Co., read, in regard to certain right-of-way for City Water Pipe Line, and Recorder instructed to write Mr. Mullen in regard to articles of agreement drafted by this City and forwarded to his company for approval.

Request of the American Legion to dance after midnight on the night and January 1, 1924, read. It was duly moved, seconded and carried that the American Legion be granted three hours additional dancing after 12 o'clock on the night of January 1, 1924.



A Committee appointed by the Chamber of Commerce, consisting of Dr. J. C. Price, F. L. Taylor, A. Murdock, Dr. Chas. Billington and W. G. Benson, appeared before the Council and requested that Ordinance No. 90 in regard to live stock running at large, be enforced. It was moved, seconded and carried that the Street Committee work in conjunction with the Marshal and impound all stock running at large.

Dr. J. C. Price spoke with reference to drainage of rainbow slough, suggesting that City Council take action to drain the slough before the summer months.

It was moved, seconded and carried that the Street Committee prepare estimate on the building of a street from Dabney or "L" Street to the new Depot Site, 16 foot drive way and 6 ft. side walk, 3 inch decking for drive way.

Recorder instructed to write the District Attorney to ascertain if County Court designates the County Road through the City or if the City can designate the County Road.

It was moved, seconded and carried that Al Green be appointed Fire Chief.

Recorder instructed to purchase three sacks of coal for City Hall.

Ordinance No. 105, providing certain closing hours for certain business and calling, and providing a penalty, was introduced and read for the first time.

It was moved, seconded and carried that Ordinance No. 105 be passed to second reading and read for the second time. Ordinance No. 105 tabled for third reading at next regular meeting. It was moved, seconded and carried that the bills as O.E'd. by the Finance Committee be paid and that warrants be drawn on the respective funds for the several amounts. The bills are :

Shorey Light & Power Co.	\$169.68	Walworth Mfg. Co.	\$83.48
A. G. Renn	125.00	Geo. McHargue	50.00
Glen Caley	75.00	W. A. Burdick	12.50
I. O. O. F.	15.00	Dan McCarthy	50.00
C. W. Johnson	3.00	W. M. Dewar	2.50
M. L. Kline & Co.	55.17	O. K. Transfer	10.29
Umpqua Cash Market	4.70	Paul Bernhardt	20.76
F. L. Taylor	11.51	Port Umpqua Courier	3.90

There being no further business the meeting adjourned.

*Glen Caley*

RECORDER.

*C. M. Johnson*  
MAYOR.



Regular meeting of the Common Council held January 7th, 1924, Mayor E. McC. Johnson presiding. Present: Councilmen John R. Browne, F. W. Varrelmann, J. H. Austin, Paul Bernhardt and Recorder Glen Caley.

Minutes of Previous Meeting were read and approved.

It was moved, seconded and carried that the City allow the Creamery Co. all water rent up to January 1st, 1924, for the Creamery Co's. pipe used by the City, water rate fixed at \$20.00 per month to start January 1st, 1924.

It was moved, seconded and carried that the Fire Marshal make an inspection of all tin chimneys and all fire hazards and report at next regular meeting.



Applications of W. T. Dewar Motor Bus license and Reedsport Fuel and Transfer Co. Truck license presented. It was duly moved, seconded and carried that a license be issued to each of the above named applicants.

It was moved, seconded and carried that Ordinance No. 105 be taken from the table and read at third reading.

ORDINANCE NO. 104

AN ORDINANCE PROVIDING CERTAIN CLOSING HOURS FOR CERTAIN BUSINESS AND CALLING: AND PROVIDING A PENALTY, AND DECLARING AN EMERGENCY.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. It shall be unlawful for any billiard or pool room, shooting gallery or bowling alley, card room or any public room where cards, billiards or games of any kind or sort, are played, to keep open or allow games of any kind or sort, pool, billiards, or exhibition to be played between the hours of 12 o'clock midnight and 6 o'clock in the morning of the following day or any day.

Section 2. Any person, firm or corporation violating any of the provisions of this Ordinance shall be punished by a fine of not less than Ten Dollars nor not more than One Hundred Dollars.

Section 3. Inasmuch as it is difficult to enforce law and order and to prevent unlawful gaming, and for the reason that this Ordinance is necessary for the immediate preservation of the Peace, Health and Safety of the City of Reedsport and its inhabitants, AN EMERGENCY is hereby declared to exist and this Ordinance shall be in full force and effect immediately upon its passage by the Council and approval by the Mayor.

Passed by the Common Council this 7th day of January, 1924.

Approved by the Mayor this 7th day of January, 1924.

(SIGNED) C. McC. JOHNSON  
MAYOR.

Nays 0  
Yeas 4

Attest:

(Signed) Glen Caley  
RECORDER.

It was duly moved, seconded and carried that the bills as O.K'd. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts. The bills are:

Shorey Light & Power Co.	\$86.33	Dan McCarthy	\$25.00
Roy King	5.00	Crane Co.	46.66
J. R. Browne	2.65	Dan McCarthy	46.90
Port Umpqua Courier	2.50	A. G. Renn	125.00
Geo. McHargue	50.00	Glen Caley	75.00
W. A. Burdick	12.50	A. Green	10.00
I. O. O. F.	15.00	J. H. Napier	65.00

Street Committee authorized to investigate 16th Street advise that Mr. Kernan may use same in building of a ship yard.

Report of Attorney J. H. Napier on certain conditions of the water system read and placed on file.



Proposed Budget of the City of Reedsport, for the year 1924, as follows:

In accordance with the provisions of Chapter 118 of the General Laws of the year 1921, the City of Reedsport, acting through its City Council, (and Budget Committee) by virtue of the powers vested in them by law, do hereby propose for the consideration of the tax payers of the City of Reedsport, the following Budget and estimate of receipts and expenditures for the year 1924. Estimated expense for the year 1924, together with the amounts proposed to be raised in Dollars and Cents for the City purpose as provided by Section 4304 Oregon Laws, also taking into account balances of several funds of the 30th day of June, 1923, together with the estimated revenue from different sources;

PROPOSED BUDGET OF THE CITY OF REEDSPORT,  
YEAR 1924.

ITEM	<u>EXPENDITURES.</u>	ESTIMATE
<b>PERSONAL SERVICES</b>		
City Attorney		\$ 600.00
City Recorder		900.00
City Marshal		600.00
City Treasurer		150.00
	Total -	<u>\$2,250.00</u>
<b>MATERIAL AND SUPPLIES</b>		
Stationery and Stamps		\$ 50.00
Street Lights & Fixtures		2,500.00
Lights & Heat		50.00
Fire Apparatus		500.00
	Total -	<u>\$3,100.00</u>
<b>MISCELLANEOUS</b>		
Rent City Hall		\$ 180.00
Printing and Publishing		150.00
Salary Fire Chief		120.00
Insurance		57.50
Repairs of Streets		3,000.00
		<u>\$2,507.50</u>
Interest on General Fund Warrants		\$ 600.00
Interest on Water Bonds		3,400.00
Salary Water Commissioner		1,800.00
Sinking Fund Bonds		200.00
Maintenance of Water System		3,000.00
Emergency Water Fund		1,000.00
	Total -	<u>\$15,500.00</u>
<b>GRAND TOTAL OF DISBURSEMENTS -</b>		<u><u>\$23,357.50</u></u>
<b><u>ESTIMATED RECEIPTS.</u></b>		
Water		\$15,000.00
Fines		300.00
Delinquent Taxes		3,000.00
	Total -	<u>\$16,300.00</u>
<b>TOTAL ESTIMATED EXPENDITURES -</b>		<u>\$23,357.50</u>
<b>LESS TOTAL ESTIMATED RECEIPTS</b>		<u>16,300.00</u>
<b>TO BE RAISED BY TAXATION</b>		<u><u>\$ 7,057.50</u></u>

Notice is hereby given that the foregoing estimates will be discussed by the City Council of the City of Reedsport, with the taxpayers at a Special Meeting of the City Council,



to be held in the City Hall at Reedsport, Oregon, on the 11th day of October, 1923, at the hour of 8 o'clock P.M., on said day, when and where any taxpayer subject to the above tax levy when made, may be heard in favor of or against any of the said taxes proposed to be made.

By Order of the City Council, dated Sept. 18th, 1923.

GLEN CALEY,  
City Recorder of the City of  
Reedsport.

The matter of purchasing an adding machine was postponed until the next regular meeting.

There being no further business the meeting adjourned.

Glen Caley  
Recorder.

J. M. C. Johnson  
Mayor.

Special Meeting of the Common Council was called by Mayor C. McC. Johnson on January 23rd, 1924, to consider and act upon petitions for filling certain sections of the City.

Meeting was called to order by Mayor Johnson. Those present were: Councilmen, J. R. Browne, P. W. Varrelmann, J. H. Austin, Paul Bernhardt, J. C. Mohler and Recorder Glen Caley.

Petition presented by W. A. Lovelace with 27 names of property owners, together with pledges amounting to \$87.00, for the filling of east side of S. P. railroad track.

Petition also presented by H. C. Morris with 40 names of property owners, and pledges amounting to \$227.00, for the filling of west side of S. P. railroad track.

It was moved, seconded and carried that a Committee consisting of four property owners and three members of City Council employ an engineer to make preliminary survey of yardage and estimates of cost of filling, collect all data and report to the council at regular or special meeting called for that purpose. The Committee consists of Mayor Johnson, John R. Browne, J. H. Austin, W. A. Lovelace, Jos. Lyons, H. C. Morris and W. P. Reed.

There being no further business the meeting adjourned.

Glen Caley  
RECORDER.

J. M. C. Johnson  
MAYOR.



Feb 11 1924

Meeting called to order by Mayor C. McC. Johnson. Present, Councilmen F. W. Varrelmann, J. H. Austin, John R. Browne, J. C. Mohler, Paul Bernhardt and Recorder Glen Caley.

Minutes of previous meeting were read and approved.

Report of Attorney John D. Goss in regard to filling of certain sections of the city read and placed on file.

Recorders report of receipts and expenditures read and approved. Moved, seconded and carried that Recorders Report be published in the Port Umpqua Courier, one issue.

It was duly moved, seconded and carried that the bills as O.K'd. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts. The bills are:

Dan McCarthy	\$31.25	Frank York	\$19.40
A. M. Blevins	18.15	Pete Hartel	10.00
A. M. Blevins	20.00	M. Buss	10.00
A. G. Kierce	12.50	Rainbow Cafe	5.00
M. Buss	15.30	Mascott Cafe	1.25
C. Froling	15.30	S. P. Co.	25.19
M. C. Manning	7.80	First Bank of	
A. M. Blevins	7.80	Reedport	.70
A. G. Kierce	8.75	Union Iron Wks.	17.25
R. Kinney	7.80	Continental Pipe	
C. W. Johnson	1.50	Co.	115.34
C. Tully	7.80	Reedport Fuel &	
E. Lent	5.00	Transfer Co.	3.75
A. S. Heath	6.00	Winchester Bay	
Harry Morris	4.60	Lbr. Co.	30.89
E. Lent	10.00	F. W. Varrelmann	5.60
P. Bernhardt	40.00	Howard Bernhardt	11.25
D. L. Buckingham	56.50	I. O. O.F.	15.00
J. R. Browne	8.70	Port Ump. Courier	27.00
A. G. Renn	125.00	Paul Bernhardt	28.55
Geo. McHargue	50.00	Dan McCarthy	25.00
W. A. Burdick	12.50	Goss & Murphy	50.00
Glen Caley	75.00	Goss & Murphy	32.75
Al Green	10.00	Umpqua Mills &	
W. H. Clancy	25.30	Timber Co.	8.95

It was duly moved, seconded and carried that the Treasurers Report be approved as read. Following is an account of the various funds of the City and the amount of money in each fund.

Special Water Fund	\$737.97
Bond Interest Fund	93.96
General Fund	957.65
Street Fund	458.85
Water Fund	84.20
Road Fund	229.97
Jail Fund	190.85

Total - \$2,763.45

Warrants Outstanding - General Fund	\$3,496.47
Warrants Outstanding - Water Fund	36.00

\$3,532.47

Respectfully Submitted,

W. A. Burdick, Treasurer.

It was moved, seconded and carried that the Water Commissioner's



salary be raised to One Hundred Fifty (\$150.00) Dollars per month, beginning February 1st.

There being no further business the meeting adjourned.

J. M. C. Johnson  
Mayor.

Glen Caley  
RECORDER.

Regular meeting of the Common Council held March 3, 1924.

Meeting called to order by Mayor C. McC. Johnson, Present, Councilmen J. R. Browne, F. W. Varrellmann, J. H. Austin, Paul Bernhardt, Ben Mohler and Recorder Glen Caley.

Minutes of previous meeting were read and approved.

Communication of District Attorney Guy Corden read in regard to designation of County Road through the City, and placed on file.

It was duly moved, seconded and carried that the bills as C. K'd. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts. The bills are:

B. A. Duffy	\$3.75	D. L. Buckingham	\$115.20
A. G. Kierce	4.40	R. Kinney	2.50
Dan McCarthy	11.90	A. G. Kierce	2.50
Union Iron Wks.	2.90	Dan McCarthy	23.41
Union Iron Wks.	5.35	A. G. Renn	150.00
Shorey Light & Power Co.		W. A. Burdick	12.50
	169.66	Geo. McHargue	50.00
Paul Bernhardt	21.45	Glen Caley	75.00
F. L. Taylor	25.55	Al. Green	10.00
O. K. Transfer	1.50	L. O. O. F.	15.00
Fort Umpqua Courier	8.80	Chapin Staples Inv. Co.	52.50

Matter of Right-of-Way for Pipe Line from the Menasha Wooden Ware Co. referred to a committee of four to investigate legal phase of agreement and to employ an engineer to make survey and give location of pipeline. The Committee consists of F. W. Varrellmann, John R. Browne, J. H. Austin and Mayor C. McC. Johnson.

There being no further business the meeting adjourned.

J. M. C. Johnson  
MAYOR.

Glen Caley  
Recorder.



Special Meeting of the Common Council called March 14th, 1924, by Mayor Johnson to consider and act upon the following matters:

1. Franchise of Umpqua Mills & Timber Co.

Meeting called to order by Mayor C. McC. Johnson. Those Present were, Councilmen, J. R. Browne, F. W. Varrelmann, J. H. Austin, A. F. Edwards, Paul Bernhardt, and Recorder Caley.

Mr. Hardy, attorney for the Umpqua Mill's & Timber Co. introduced Ordinance No. 106, or Franchise granting to the Umpqua Mills & Timber Co. the right-of-way for spur on "E" Street.

It was moved, seconded and carried that Ordinance No. 106 be read for first time.

It was moved, seconded and carried that Ordinance No. 106 be passed to second reading and read for second time.

It was moved, seconded and ordered that Ordinance No. 106 be laid on the table until next regular meeting.

It was moved, seconded and carried that the Recorder notify all property owners along right-of-way to make their objections in writing to the City Council before April 1st, 1924.

There being no further business the meeting adjourned.

*Glen Caley*  
RECORDER.

*C. M. C. Johnson*  
MAYOR.

Regular Meeting of the Common Council held April 7th, 1924.

Meeting called to order by Mayor C. McC. Johnson.

Those present were: Councilmen J. R. Browne, F. W. Varrelmann, J. H. Austin, Ben Mohler, Paul Bernhardt and Recorder Caley.

Minutes of previous meeting read and approved.

It was duly moved, seconded and carried that the following bills as O. K'd. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts.

Shorey Light & Power Co.	\$169.66	McCarthy & Farnham-	\$10.00
Wm. Dewar	8.00	Umpqua Drug Co.	2.30
O. K. Transfer	1.00	Umpqua Courier	.55
Roy Peterson	5.28	Paul Bernhardt	40.40
Dan McCarthy	42.50	Frank York	7.50
J. R. Browne	2.40	Reedsport Lbr. Co.	.50
Peerless Pacific Co.	30.91	Winchester Bay Lbr. Co.	1.88
Pete Hartel	7.50	A. G. Henn	150.00
Glen Caley	75.00	Geo. McHargue	50.00
W. A. Burdick	12.50	Al. Green	10.00
I. O. O. F.	15.00		

It was moved, seconded and carried that the Water Commissioner take inventory of tools and property of the City.



Objections to the building of a spur on "H" Street were filed by the following persons: Mrs. L. L. Connolly, J. D. Craig, Maud Craig, James C. McAdams, H. Anderson, W. S. Gates, C. S. Benson, G. O. Walker, Echo Walker and E. W. Franklin, together with a petition carrying the names of thirty-one property owners.

Petition presented by Jos. Lyons of the Reedsport Garage Co. to close ally in block 81 owned by the Reedsport Garage Co. , which expects to build on the entire block.

It was moved, seconded and carried that the Reedsport Garage Co. be granted permission to close alley in Block 81 of the City of Reedsport, Oregon.

It was moved, seconded and carried that the City expend the amount of \$50.00 for repairing roads in the City of Reedsport.

It was moved, seconded and carried to continue this meeting until April 14th, 1924 in order to furnish more data in regard to Umpqua Mills & Timber Co. Spur Track on 16th St.

Alvin Oakes  
Recorder.

C. M. Johnson  
Mayor.

Continued Meeting of April 7th, 1924, held April 14th, 1924.

Meeting called to order by Mayor C. McC. Johnson. Present, Councilmen J. R. Browne, F. W. Varrelmann, J. H. Austin, Ben Mohler, Paul Bernhardt and Recorder Glen Caley.

Mr. F. A. Feigart, Division Engineer of the Southern Pacific Co. appeared in person before the Council and Citizens of the City of Reedsport, and stated that his office would not permit a greater degree of curve than 14 degrees.

Mr. Hardy, attorney for the Umpqua Mills & Timber Co., stated that if there would still be objections to the Spur Track that Company would prefer to withdraw the application from the City and make application to the Public Service Commission.

It was moved, seconded and carried that Ordinance & Franchise No. 106 be taken from the table.

It was moved, seconded and carried that Ordinance and Franchise be rejected.

Opinion of Attorney John D. Goss read and placed on file.

Resolution introduced by J. H. Austin, granting to the Umpqua Mills & Timber Co. the license and privilege to place, construct, erect, maintain and operate a single track of standard gauge railway over and upon "H" Street and other streets in the City of Reedsport, Oregon.

It was moved, seconded and carried that the Resolution be accepted as read, placing the matter in the hands of the Public Service Commission.

It was moved, seconded and carried to collect data and get specifications for putting in a tide gate and box in the dyke at Rainbow Slough and 14th Street.



There being no further business the meeting adjourned.

Glen Caley  
RECORDER.

F. M. J. Johnson  
MAYOR.

Regular Meeting of the Common Council held May 5, 1924.

Meeting called to order by President J. R. Browne. Present, Councilmen F. W. Varrelmann, Paul Bernhardt, Ben Mohler, J. H. Austin (late) and Recorder Glen Caley.

Minutes of previous meeting were read and approved.

Communication of W. C. Belt, County Health Officer, read and ordered filed.

Mr. R. J. Hubbard appeared before the Council in regard to connecting the City Water Line with the pump of the Winchester Bay Lbr. Co. for emergency water supply. It was moved, seconded and carried that the Water Committee investigate the matter of connecting of Mr. Hubbard's pump with the City pipe line and report at earliest possible date.

It was moved, seconded and carried that a committee be appointed to be known as the Sewage Committee, consisting of the six members of the Council and the Mayor as Chairman, to make plans for the draining of Rainbow division, the establishing of a dumping ground for all waste and the drafting of Ordinances for that purpose.

Matter of cancellation of the \$50,000 Electric Light Plant bonds discussed.

Street Committee instructed to make survey of the street in Rainbow No. 1.

It was duly moved, seconded and carried that the following bills as O. K'd. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts.

Shorey Light & Power Co.	\$169.66	Winchester Bay Lbr. Co.	\$5.05
S. A. Weeks	14.00	J. R. Browne	2.24
A. G. Renn	150.00	Dan McCarthy	31.25
Geo. McHargue	50.00	Guy Granger	2.50
Glen Caley	75.00	Reedsport Lbr. Co.	7.80
W. A. Burdick	18.25	Umpqua Mills & Tbr. Co.	.90
Al. Green	10.00	Paul Bernhardt	105.85
I. O. O. F.	15.00	Goss & Murphy	53.55
Port Umpqua Courier	3.50	Peerless Pacific Co.	29.22
Wm. Dewar	5.00		

There being no further business, the meeting adjourned.

Glen Caley  
Recorder.

F. M. J. Johnson  
Mayor.



Regular Meeting of the Common Council held June 2nd, 1924.  
Meeting called to order with Mayor C. McC. Johnson presiding.  
Present: Councilmen J. R. Browne, F. W. Varrelmann, J. H. Austin, Paul Bernhardt, A. F. Edwards, J. C. Mohler and Recorder Glen Caley.

Minutes of previous meeting were read and approved.

The following petition was introduced:

To the Honorable Mayor and Common Council of the City of Reedsport, Douglas County, Oregon.

We, the undersigned, residents, and citizens and tax payers of the City of Reedsport, Douglas County, Oregon, hereby petition your honorable body for the creation of a Boxing Commission under and pursuant to the General Laws of Oregon, Chapter 344, 1919, and that such commission consist of five citizens of the City of Reedsport, to be appointed by the Mayor of the City of Reedsport.

Dated at Reedsport, Douglas County, Oregon, this 2nd day of June, 1924.

(Signed) Maurice Richards, Frank Norris, W. A. Lovelace, R. C. Stevens, F. L. Taylor, R. G. Woodruff, Geo. W. Staples, and A. D. Thomas.

It was moved, seconded and carried that a commission of five citizens be appointed. W. A. Lovelace, Chairman, F. L. Taylor, Lou Schilling, Harry Johnson and L. A. Reeves were appointed as such Commission by the Mayor.

Committee reported favorable on the connection of the city pipe line with the pump of Mr. R. J. Hubbard.

It was moved, seconded and carried that the City accept the offer of Mr. Hubbard for 564' of 4" wood pipe at \$33.10 per 100 ft. for the connection of the pump for emergency water supply.

It was moved, seconded and carried that the matter of road between the City ~~limits~~ and the new road from Scottsburg be referred to the Street Committee to confer with the County Court.

It was moved, seconded and carried that the sidewalk across Rainbow Street be removed.

It was duly moved, seconded and carried that the following bills O.K'd. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts.

Rainbow Cafe	\$10.45	Roy Smith	\$48.13
Chas. Brancorot	48.13	Glen Husted	38.75
Chas. Froling	28.13	J. A. Casperson	28.13
H. W. McKnight	28.13	Ralph Ownes	28.88
John Ford	26.88	J. C. Franklin	7.50
W. Pegram	7.50	R. Richards	7.50
O. M. Pond	7.50	Ed. Park	2.50
Robert Bunch	2.50	A. C. Renn	150.00
Geo. McHargue	50.00	Glen Caley	75.00
W. A. Bardick	12.50	Al. Green	10.00
I. O. O. F.	15.00	P. Bernhardt	38.25
Claud Nasberg	5.00	Reedsport Lbr. Co.	9.95
Dan McCarthy	15.00	Port Umpqua Courier	1.75
W. T. Dewar	33.50	W. T. Dewar	5.25
Winchester Bay Lbr. Co.	11.44	Rainbow Cafe	5.00
W. T. Dewar	5.00	Shorey Light & Power	169.66

It was moved, seconded and carried that the Mayor be authorized



to take up the matter of building the street from "L" Street to the New Depot.

Al. Green, Fire Chief, asked permission to establish a fire alarm and organize a volunteer fire dept. and make chart of city, which was moved, seconded and unanimously carried.

It was moved, seconded and carried that a committee be appointed to draft an ordinance amending Ordinance No. 75 (Building of Garages) specifying the construction of a fire proof building. J. H. Austin, F. W. Varrelman, and John R. Browne were appointed a committee of three councilmen to confer with Stanley D. Chapin and Jack Diehl as to the preparation of such an ordinance.

It was moved, seconded and carried that the Recorder authorize the State Fire Marshal to standardize all fire equipment owned by the City.

It was moved, seconded and carried that the Water Commissioner be authorized to make a survey of all water users of the City.

It was moved, seconded and carried that the Umpqua Creamery Co. be asked to appear before the Council and show reasons why they should not pay \$20.00 per month for water.

There being no further business the meeting adjourned.

Glen Caley  
Recorder.

J. M. C. Johnson  
Mayor.

Special Meeting of the Common Council was called by Mayor Johnson on June 27th, 1924, for the purpose of considering and acting upon the following matters:

1. Street to Depot.
2. Purchase of Fire Hydrants.

Meeting was called to order with Mayor C. McC. Johnson presiding. Present, Councilmen J. R. Browne, F. W. Varrelmann, J. H. Austin, Ben Mohler and Recorder Glen Caley.

In regard to street to new depot, it was decided to have all petitions presented at the next regular meeting.

It was moved, seconded and carried that the Water Committee purchase six Long Fire Hydrants.

There being no further business the meeting adjourned.

Glen Caley  
Recorder.

J. M. C. Johnson  
Mayor.



Regular meeting of the Common Council held July 7, 1924,

Meeting called to order by Mayor C. McC. Johnson. Present, Councilmen J. R. Browne, F. W. Varrelmann, J. H. Austin, Ben Mohler and Recorder Glen Caley.

Absent Councilmen A. F. Edwards and Paul Bernhardt.

Minutes of previous meeting were read and approved.

Communication of Mr. Walter McKay favoring the sewer, fill and the construction of a street to the new Depot, read and ordered filed..

It was duly moved, seconded and carried that the report of the Water Committee be approved, fixing the water rate for the Anderson Packing Company as follows: January \$10.00, Feb. \$20.00, Mar. \$20.00, April \$20.00, May \$20.00, June \$20.00, July \$20.00, Aug. \$20.00, Sept. \$35.00, Oct. \$35.00, Nov. \$35.00, Dec. \$10.00.

It was duly moved, seconded and carried that the Umpqua Creamery Co. be allowed additional compensation for the use of their water pipe until July 1st, 1924, and that the water rate for said company be fixed at \$20.00 per month. Bill of Sale received and placed on file.

It was moved, seconded and carried that the following bills O. K'D. by the Finance Committee be paid and that warrants be drawn on the respective funds for the several amounts.

O. B. Walker,	\$20.00	Port Umpqua Courier	\$3.75
Winchester Bay Lbr. Co.	20.15	Reedsport Lbr. Co.	1.92
Winchester Bay Lbr. Co.	6.61	Umpqua Mills & Timber	3.60
A. G. Remm	150.00	Glen Caley	75.00
W. A. Burdick	12.50	Dan McCarthy	48.75
A. Green	10.00	I. O. O. F.	15.00
Geo. McHargue	50.00	Bill Dewar	10.25
Bill Dewar	6.25	Paul Bernhardt	83.93
Port Umpqua Courier	15.00	F. L. Taylor	9.95
F. L. Taylor	5.50	J. I. McKay	1.00
J. I. McKay	1.60	Koke Tiffney Co.	56.75
Shorey Light & Power	171.50		

It was moved, seconded and carried that J. H. Austin be appointed to compile all data in District No. 1 and No. 2 with reference to the sewer and fill.

There being no further business the meeting adjourned.

Glen Caley  
RECORDER.

C. M. C. Johnson  
MAYOR.



Regular meeting of the Common Council held August 4th, 1924.

Meeting was called to order by President J. R. Browne.  
 Present: President J. R. Browne, Councilmen F. W. Varrelmann,  
 J. H. Austin, Paul Bernhardt, Ben Mohler, A. P. Edwards and  
 Recorder Glen Caley.  
 Absent, Mayor C. McC. Johnson.

Minutes of previous meeting were read and approved.

The following communication was read:

City of Reedsport,  
 C/o Councilmen

Gentlemen:

We, each for himself, hereby make application  
 for the improvement of "L" Street and East Railroad Ave.  
 from Twelfth Street to Winchester Avenue.

Respectfully Yours,

Jos. Lyons  
 W. P. Reed  
 Walter McKay  
 Reedsport Realty Co.,  
 By W. P. Reed, Pres.

Approved and placed on file.

The report of J. H. Austin on collection of data for fill  
 and sewer was approved and ordered filed.

It was moved, seconded and carried that the matter of street  
 to School House be referred to the Street Committee for re-  
 port at the next meeting of Council.

It was moved, seconded and carried that the bid of Mr.  
 H. C. West of \$60.00 for moving planked street off his  
 property on West Railroad Ave. be accepted.

It was moved, seconded and carried that the Street Committee  
 make report on the grading of Winchester Ave. from the  
 Bridge to First Street and make specifications for same.

J. H. Austin moved that an Engineer be appointed in order  
 that all reports could be legally signed. Motion seconded  
 and carried that an Engineer be appointed.

Mayor appointed D. L. Buckingham. Moved by J. H. Austin,  
 seconded by F. W. Varrelmann that appointment of D. L. Buck-  
 ingham be confirmed City Engineer. Approved by the follow-  
 ing vote: Varrelman, Austin, Bernhardt, Edwards - Yes. Nays 0.

It was moved, seconded and carried that the resolutions  
 for Sewer Improvement Districts No. 1 and No. 2 be read for  
 the second time.

It was moved, seconded and carried that resolutions be laid  
 on the table.

It was duly moved, seconded and carried that the following  
 bills O. K'd. by the finance committee be paid, and that  
 warrants be drawn on the respective funds for the several  
 amounts.



Rainbow Cafe	\$5.00	A. G. Renn	\$150.00
Geo. McHargue	50.00	Glen Caley	75.00
W. A. Burdick	12.50	A. L. Green	10.00
I. O. O. F.	15.00	J. H. Austin	50.00
Shorey Light & Power	174.50	Paul Bernhardt	98.31
Winchester Bay Lbr. Co.	24.10	Umpqua Mills & Timber	12.85
Dan McCarthy	27.50	Dan McCarthy	42.50
Wm. Dewar	18.75	Peerless Pacific Co.	66.88
Peerless Pacific Co.	78.15	S. P. Co.	12.08
J. R. Browne	15.10	Reedsport Machine Co.	1.80
Umpqua Courier	.95	Reedsport Fuel & T. Co.	4.00

It was duly moved, seconded and carried that Resolution for District No. 1 be ammended to include alleys in Blocks 51, 75 and 76.

Meeting continued subject to call of the Mayor.

Regular meeting of the Common Council held September 9th, 1924.

Meeting called to order by Mayor C. McC. Johnson.

Upon roll call, those present were: Mayor Johnson, Councilmen J. R. Browne, F. W. Varrelmann, J. H. Austin, Ben Mohler and A. F. Edwards and Recorder Glen Caley.  
Absent: Paul Bernhardt.

Minutes of the previous meeting read and approved.

Continued meeting not having been called before next regular meeting, said continued meeting was adjourned by motion made and duly carried.

W. G. Benson was appointed City Attorney by the Mayor and salary fixed at \$50.00 per month. Appointment approved by unanimous vote of the Council.

It was duly moved, seconded and carried that the City furnish 3,000 lin. ft. of lumber to build street to School House, and that the Board of Directors of School District be responsible for the labor.

It was duly moved, seconded and carried that the City Engineer make survey for the easiest and cheapest temporary street to new depot on either side of track, together with a survey and estimate on grading Winchester Ave. between First Street and Schofield Bridge to be not over 5% grade and 16 ft. wide.

It was moved, seconded and carried that the City Attorney make ammendment to Ordinance No. 90 Impounding Stock to least number of days according to law.

It was duly moved, seconded and carried that the following bills as O. K'd. by the finance committee, be paid and that warrants be drawn on the respective funds for the several amounts:

W. T. Dewar	\$2.75	D. L. Buckingham	\$103.00
A. G. Renn	150.00	G. McHargue	50.00
Glen Caley	75.00	W. A. Burdick	12.50
Al. Green	10.00	I. O. O. F.	115.00
G. W. Melville	5.95	C. R. Keenan	5.95
J. L. Dodson	5.95	J. L. Dodson	11.25
Coos & Curry Tale. Co.	6.15	Port Umpqua Courier	.80
F. L. Taylor	1.00	Coos Bay Iron Wks.	288.00
S. P. Co.	62.28	Continental Pipe Co.	354.00



M. L. Kline	94.52	Paul Bernhardt	100.48
C. H. West	60.00	J. R. Browne	14.40
W. G. Benson	13.60	Reedsport Fuel Co.	2.25
Reedsport Fuel Co.	1.50	Winchester Bay Lbr.	11.71
Umpqua Mills & Timber	13.70	Shorey Light & Power	176.33

Mr. Jos. Lyons, representing the Reedsport Co., stated that the Reedsport Co. would donate to the City, the following: Lot 7 in Block 49 and Lots 4 and 16 in Block 77, with the provision that the City would build a street on said lots connecting 15th street and Rainbow Slough.

Meeting continued until Friday, Sept. 5th, 1924, at 6 o'clock.

Continued meeting of Sept. 2nd, 1924, held Sept. 5th, 1924.

Meeting called to order by Mayor G. McG. Johnson.

Upon Roll Call those present were, Mayor Johnson, Councilmen J. R. Browne, F. W. Varrelmann, A. F. Edwards, J. H. Austin, Ben Mohler and Recorder Glen Caley. Absent, Paul Bernhardt.

Engineer Buckingham's report on street to New Depot read and placed on file.

It was moved, seconded and carried that the City adopt the street from "L" Street to new depot along West Railroad Ave., as location for new construction. It was moved, seconded and carried that a committee of three be appointed with power to build street to new depot according to plans and specifications on file. F. W. Varrelmann, J. R. Brown and J. H. Austin were appointed.

It was moved, seconded and carried that the Mayor be named a fourth member of the Street Committee to build street.

Upon motion, duly seconded Resolution No. 1 was adopted as read by unanimous vote of the Council. Said Resolution follows:

#### RESOLUTION:

Whereas, the City Council of the City of Reedsport deems it expedient and necessary to construct a sewer in said City, to be laid as follows:

(A) Beginning at the Umpqua River in Lot 4, Block 47, thence through the alley in Block 46, to 14th St., and along 14th St. and East Railroad Ave., also along 16th St. to East RR. Ave., also through the alley in Block 51 and along 13th St. and East RR. Ave. and H. St.

(B) Beginning at the Umpqua River on L. St., thence along L St. and 15th St., M St., 14th St., the alley in Block 80, the alley in Block 82, 13th St. the alley in Block 83, 12th St., L. St., M. St., 11th St., and Winchester Ave., also along 16th St., Rainbow Basin, the alley in Block 77, the alley in Block 75, all in the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon.

(C) Beginning at the Schofield River and 6th St., thence along the alley adjoining Rainbow Slough and Block 6, thence along 7th St., G. Ave., H. St., 8th St., 9th St., 10th St., the alley adjoining Rainbow Slough and Blocks 2, the alley in Block 3 and the alley in Block 5, all in Rainbow Addition Number Two to Reedsport, Douglas County, Oregon.



Also the alley in Block 37, the alley in Block 57, the alley in block 58, the alley in Block 69, the alley in Block 70, the alley in Block 71, the alley in Block 72, the alley in Block 73, the alley in Block 86, the alley in Block 87, the alley in Block 88, the alley in Block 89, all in the Amended plat of Railroad Addition to Reedsport, Douglas County, Oregon, and all according to the maps for said improvement on file in the office of the City Recorder of the City of Reedsport, Douglas County, Oregon.

And Whereas, the City Council has heretofore required from the City Engineer, and the City Engineer, has pursuant to such requirement, surveyed out the location, and filed with the City Recorder for such purpose, plans, and specifications and profile for an appropriate sewer, with all necessary catch basins, lamp holes, manholes, branches and all things necessary and convenient for a complete sewer, together with estimates of the work to be done, and the probable total cost thereof; also the proportion of the cost of said work to be charged against each lot, part of lot, and parcel of land benefitted hereby.

And Whereas, the City Council, after a careful examination of the same finds such plans, specifications, profile and estimates satisfactory in all respects, therefore

IT IS RESOLVED BY THE CITY OF REEDSPORT,

That the City of Reedsport, through its Common Council, does hereby declare its purpose to construct a sewer, with all necessary catch basins, lamp holes, manholes and branches to be laid as follows:

(A) Beginning at the Umpqua River in Lot 4, Block 47, thence through the alley in Block 46, to 14th St., and along 14th St. and East RR. Ave., also along 16th St. to East R.R. Ave., Also through the alley in Block 51, and along 13th St., and East RR. Ave., and H. St.

(B) Beginning at the Umpqua River on L. St., thence along L. St. and 15th St., M. St., 14th St., the alley in Block 80, the alley in Block 82, 13th St., the alley in Block 83, 12th St., L. St., M. St., 11th St., and Winchester Ave., also along 16th St., Rainbow Basin, the alley in Block 77, the alley in Block 76, and the alley in Block 75; all in the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon.

(C) Beginning at the Schofield River and 6th St., thence along the alley adjoining Rainbow Slough and Block 6, thence along 7th St., G. Ave., H St., 8th St., 9th St., 10th St., the alley adjoining Rainbow Slough and Blocks 1 and 2, the alley in Block 3 and the alley in Block 5, all in Rainbow Addition Number Two, Reedsport, Douglas County, Oregon. Also the alley in Block 37, the alley in Block 57, the alley in Block 58, the alley in Block 69, the alley in Block 70, the alley in Block 71, the alley in Block 72, the alley in Block 73, the alley in Block 86, the alley in Block 87, the alley in Block 88, the alley in Block 89, all in the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon, and all according to the Maps for said improvement on file in the office of the City Recorder of the City of Reedsport, Douglas County, Oregon.

That the probable total cost of said sewer is estimated to be \$34,884.05, including five percent of said estimate for advertising, engineering and superintendence.

That an assessment district of the property to be benefited and assessed for the cost of the Construction of said sewer is hereby declared and made, defined and determined to be as follows:

(A) Beginning at the Umpqua River in Lot 4, Block 47, thence through the alley in Block 46, to 14th St., and along 14th St. and East RR. Ave. also along 16th St. to East RR. Ave., also through



the alley in Block 51, and along 13th St. and East RR. Ave., and H. St.,

(B) Beginning at the Umpqua River on I St, thence along I. St. and 15th St., M. St., 14th St., the alley in Block 80, the alley in Block 82, 13th St., the alley in Block 83, 12th St., L. St., M. St., 11th St., and Winchester Ave., also along 16th St. Rainbow Basin, the alley in Block 77, the alley in Block 76, and the alley in Block 75, all in the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon.

(C) Beginning at the Schofield River and 6th St., thence along the alley adjoining Rainbow Slough and Block 6, thence along 7th St., G. Ave., H. St., 8th St., 9th St., 10th St., the alley adjoining Rainbow Slough and Blocks land 2, the alley in Block 3, and the alley in Block 5, all in Rainbow Addition Number Two to Reedsport, Douglas County, Oregon. Also the alley in Block 37, the alley in Block 57, the alley in Block 58, the alley in Block 69, the alley in Block 70, the alley in Block 71, the alley in Block 72, the alley in Block 73, the alley in Block 86, the alley in Block 87, the alley in Block 88, the alley in Block 89, the alley in Block 87, the alley in Block 88, the alley in Block 89, all in the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon, and all according to the Maps for said improvement on file in the office of the City Recorder of the City of Reedsport, Douglas County, Oregon,

And the whole cost of the construction of said sewer shall be borne by and shall be assessed to the lots, parts of lots and acreage property liable therefore and benefitted by the construction thereof in proportion to the benefits accruing to each lot, part of lot, or acreage property as shall be ascertained and determined by the City Council.

That the plans, specifications, estimates and profile for the construction of said sewer filed with the Recorder is in all things ratified and approved.

That the City Recorder is hereby directed to publish this resolution and to post notices containing the same as required by the Charter of the City of Reedsport.

Passed by the Common Council, this

5th day of September, 1924.

  
 Recorder



It was duly moved, seconded and carried that Resolution No. 2 be taken from the table and read for third time.

Upon motion duly seconded Resolution No. 2 was adopted as read by unanimous vote of the Council, to-wit:

#### RESOLUTION NO. 2

##### IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council deem it expedient and necessary to improve certain streets and parts of streets in the City of Reedsport, described as follows, to-wit:

Beginning East RR. Ave. from 16th St., to Winchester Ave., all of G. St., all of Rainbow Basin, H. St., from East RR. Ave., to 16th St., L. St., from East RR. Ave., to Umpqua River, M. St., from East R.R. Ave., to 16th St., Winchester Ave., from East-RR. Ave., to the easterly line of Block 101, all in the Amended Plat of Railroad Addition to Reedsport.

All of 16th St., from East R.R. Ave., to a point 60 ft. northerly from Winchester Ave., all of 15th St., from the Umpqua River to Winchester Ave., 14th St. from East RR. Ave. to Winchester Ave., 13th St., from East RR. Ave., to Winchester Ave., 12th St. from East RR. Ave., to M. St., 11th St. from East RR. Ave., to Winchester Ave., the alley in Block 46, the alley in Block 51, the alley in Block 75, the alley in Block 76, the alley in Block 77, the alley in Block 79, the alley in Block 80, the alley in Block 81, the alley in Block 82, the alley in Block 83, the alley in Block 84, the alley in Block 85, all in the Amended Plat of Railroad Addition to Reedsport.

#### DISTRICT NO. 2

Beginning 7th St. from Rainbow Slough to L. St., 8th St. from Rainbow Slough to the Southerly Line of Winchester Ave., 9th St. from Rainbow Slough to L. St., 10th St., between Blocks 1 and 2, of Rainbow Addition.

G Ave., from 7th St., to 8th St., H St., from 7th St. to West RR. Ave., L. Ave., from 7th St. to West RR. Ave., Winchester Ave. from 8th St., to West RR. Ave., West RR. Ave., from Rainbow Slough to Winchester Ave.,

The alley in Block 3, Rainbow Addition, the alley in Block 56, Amended Plat of Railroad Addition, the alley in Block 71, the alley in Block 72, the alley in Block 73, the alley in Block 86, that portion of the alley in Block 87 fronting lots 1 and 2, and 11 and 12, all in the Amended Plat of Railroad Addition of Reedsport.

That Street in Rainbow Addition No. 2 fronting Rainbow Slough from West RR. Ave. to 7th St., All in Rainbow Addition No. 2 and the Amended Plat of Railroad Addition to Reedsport.

And the City Engineer is hereby required and directed to survey out the location, and to prepare and file with the City Recorder, plans and specifications for an appropriate improvement, and estimates of the work to be done and the probable cost thereof, together with a statement of the lots, parts of lots and parcels of land to be benefitted by such proposed improvement, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.

Passed by the Common Council this 5th day of September, 1924.



Ordinance No. 107 was introduced and read for the first time, said Ordinance No. 107 being entitled "AN ORDINANCE TO PROHIBIT Horses, mules, cattle, sheep, goats and swine from running at large within the corporate limits of the City of Reedsport, and declaring an emergency.

It was duly moved, seconded and carried that Ordinance No. 107 be passed to the second reading and read for the second time.

Upon motion duly made, seconded and carried Ordinance No. 107 was ordered laid on table.

It was duly moved, seconded and carried that the Council authorize the Shorey Light & Power Co. to order on approval One - Electric Siren costing \$250.00 plus freight.

There being no further business the meeting adjourned subject to the call of the Mayor.

Alvin Calley  
RECORDER.

J. M. Johnson  
MAYOR.

Continued meeting of Sept. 5th, subject to call of Mayor, was adjourned by Mayor, no call having been made.

Regular Meeting of the Common Council held October 6th, 1924.

Meeting called to order by Mayor.

Upon roll call the following were present: Mayor Johnson, Councilmen Bernhardt, Browne, Varrelmann, Austin and Recorder Calley. Absent, Mohler and Edwards.

Minutes of last meeting were read and approved.

Resignation of A. F. Edwards as Councilman read.

Upon motion, duly made and seconded the resignation of A. F. Edwards was accepted.

Upon call by the Mayor for nominations for election of councilmen to fill vacancy caused by the resignation of A. F. Edwards, H. L. Chapin was nominated. There being no further nominations, nominations were declared closed, tellers were appointed and the council proceeded to ballot upon the election of a councilman. H. L. Chapin received 4 votes. The Mayor thereupon declared H. L. Chapin elected to fill the unexpired term of A. F. Edwards, resigned. H. L. Chapin took oath of office and was seated as councilman.

Communication of D. L. Buckingham was read on matter of grading Winchester Ave. between Schofield River and 1st Street. Upon motion duly made, seconded and carried, said report was accepted and ordered filed.

Street Committee reported on construction of street to Depot. Upon motion duly made, seconded and carried said report was accepted and ordered filed.

Ordinance No. 107 was, upon motion, taken from the table and read for the third time.

Upon motion duly made, seconded and carried Ordinance No. 107



was put to a vote and was adopted by the following vote:

Aye 5.

No. 0.

Upon motion duly made seconded and carried, Ordinance No. 107 was ordered published one time in the Port Umpqua Courier and three copies ordered posted.

Upon motion duly seconded and carried, City Marshall was instructed to build and place three bulletin boards for city use in appropriate places.

Upon motion duly seconded and carried, Ordinance No. 108, entitled: "AN ORDINANCE providing for the construction of a sewer in the City of Reedsport, according to the plans and specifications adopted and approved by resolution of the Common Council on the 5th day of September, 1924, and on file with the City Recorder", was read for the first time. Upon motion said ordinance was passed to second reading and read for the second time. Upon motion said ordinance was passed to third reading and read for third time. Said Ordinance No. 108 was then, upon motion duly made and seconded put to its final passage. A poll of the votes being taken said ordinance was passed by the following vote: Aye 5. No 0.

The following resolutions were submitted to the Council and read:

Resolution No. 1.

IT IS RESOLVED BY THE CITY OF REEDSPORT, that that certain street within the City of Reedsport lying between Block 77 and Block 50, and between Block 49 and Block 78 and extending from the intersection of 15th Street and L Street Easterly to the Umpqua River, all in Railroad Addition to Reedsport, as per the Amended Plat of said Addition, be hereafter designated and known as L Street; and that street lying between Blocks 50 and 80 and extending from the intersection of L Street and 15th Street, Easterly to the Umpqua River be known hereafter as "N" Street.

Resolution No. 2.

BE IT RESOLVED BY THE CITY OF REEDSPORT, that all persons desiring a copy of plans and specifications for sewer construction, be required to deposit the sum of \$5.00 with the City Recorder for each set of such plans so withdrawn from the office of the said Recorder, said sum to be returned to depositor upon return of plans in good condition.

Passed this 6th day of October, 1924.

(Signed) Glan Caley  
Recorder

(Signed) C. McC. Johnson  
MAYOR.

Upon motion duly made, seconded and carried said Resolutions were adopted as read and ordered filed with City Recorder.

Upon motion duly made, seconded and carried the City Attorney was instructed to prepare an ordinance to be submitted at next regular meeting of the Council regarding the disposal of garbage.

Upon motion duly made, seconded and carried it was ordered that the City Attorney prepare form of ballot for City Election, to include repeal of Charter Amendment referring to electric



light bonds.

Upon motion duly made, seconded and carried, City Attorney was instructed to take up matter of opening of Winchester Ave., to traffic, opposite present depot.

The matter of appointing a Budget Committee being brought to the attention of the Council, the following men were appointed to serve as such committee:

S. D. Chapin, W. P. Reed, R. J. Hubbard, John W. Reeder, E. W. Franklin and W. A. Burdick.

(Amendment to minutes) It being found that W. A. Burdick was unable to serve, H. E. Kennedy was later appointed on said committee by Mayor Johnson.

Upon Motion duly made, seconded and carried, October 10th, 1924, was set as first meeting of Budget Committee, at 8 o'clock P.M.

Moved, seconded and carried that a committee of three be appointed to make report at next meeting for proposed parking ordinance. Messrs. Austin, Chapin and Varrelmann appointed by Mayor to serve as said committee.

Upon motion duly made, seconded and carried, City Attorney was instructed to submit a form of dog licencing ordinance at next meeting.

It was duly moved, seconded and carried that the following bills as C. K'd. by the Finance committee be paid and warrants be drawn on the respective funds for the various amounts:

A. G. Renn	\$150.00	Al. Green	\$10.00
Geo. McHargue	50.00	I. O. O. F.	15.00
Glen Caley	75.00	W. G. Benson	50.00
W. A. Burdick	12.50	J. L. Dodson	43.75
E. J. Brooks	4.50	Christ Jergerson	37.50
Steve Nolan	13.50	Geo. Blake	12.50
E. M. Roberts	2.50	W. A. Baker	16.90
O. Wickstrom	20.00	P. N. Peterson	17.50
J. L. Dodson	68.75	J. Krischel	5.00
Paul Bernhardt	20.45	Winchester Bay Lbr. Co.	6.30
Peerless Pacific Co.	29.77	Port Umpqua Courier	41.10
Winchester Bay Lbr. Co.	4.33	Wm. Dewar	134.25
Wm. Dewar	14.00	Reedsport Fuel Co.	2.00
Umpqua Mills & Timber Co.	19.88	O. K. Transfer	22.04
Union Iron Wks.	2.90	F. L. Taylor	9.56
D. L. Buckingham	71.50	Winchester Bay Lbr. Co.	153.47
Winchester Bay Lbr. Co.	1,194.28	F. L. Taylor	33.40
Rainbow Cafe	10.00	Shorey Light & Power	179.66

There being no further business the meeting was, upon motion, continued, subject to the call of the Mayor.

Glen Caley  
Recorder.

E. M. Johnson  
Mayor.



Continued meeting of October 6th, 1924, for the purpose of opening Bids for Sewer, held on October 20th, 1924.

Meeting called to order by Mayor C. McC. Johnson.

Present: Mayor Johnson, Councilmen J. E. Browne, F. W. Varrelman, J. H. Austin, H. L. Chapin, J. C. Mohler, Paul Bernhardt and Recorder Glen Calley.

Meeting called to order and City Attorney W. G. Benson explained that the plans and specifications did not correspond with the Bidding Blanks, therefore would not recommend continuing with same.

Bids of five contractors were placed on the table.

It was moved, seconded and carried that the City Council reject all bids and return bids unopened to bidders.

It was moved, seconded and carried that the City employ the services of Teal, Winfree, Johnson & McCulloch, Bond Attorneys of Portland, to pass upon the legal proceedings of sewer improvement.

City Attorney authorized to go to Portland to confer with Bond Attorneys.

There being no further business the meeting adjourned.

Glen Calley  
RECORDER.

C. M. C. Johnson  
Mayor.



Regular meeting of the Common Council held Nov. 3rd, 1924.

This meeting was duly and regularly held with Mayor C. McC. Johnson presiding.

Those present were, Mayor Johnson, Councilmen J. R. Browne, H. L. Chapin, J. C. Mohler and Recorder Caley.

Minutes of previous meeting read and approved.

Petition of the property owners of Rainbow Addition No. 1, asking for improvement district for sewer, read and placed on file.

City Attorney Benson stated that the Southern Pacific Co. had agreed to move the fence in the Street at Winchester Ave. and East RR. Ave.

Ordinance No. 109 was introduced and read. It was moved, seconded and carried that said Ordinance No. 109 be passed by the Council.

ORDINANCE NO. 109.

BE IT ORDAINED BY THE CITY OF REEDSPORT,

Section 1. Ordinance No. 108 of the Ordinances of the City of Reedsport, is hereby repealed.

Section 2. Whereas said Ordinance No. 108 relates to the creation of Sewer Improvement Districts within said City and provides for certain work to be done, and whereas the work as outlined in said ordinance and the proceedings relative to the creation of said improvement district have been found to be illegal, and whereas there is contemplated that new proceedings be immediately begun, and whereas it is necessary for the peace, health and safety of said city that this ordinance go into immediate effect, an emergency is hereby declared to exist and this ordinance shall be in effect immediately upon its passage by the council and approval by the Mayor.

Passed by the Common Council this 3rd day of November, 1924, by the following vote:

Aye	<u>4.</u>
Nay	<u>0.</u>

Submitted to the Mayor this 3rd day of Nov. 1924.  
Approved by the Mayor this 3rd day of Nov. 1924.

Attest:

(Signed) C. McC. Johnson  
Mayor.

(Signed) Glen Caley  
Recorder.

It was duly moved, seconded and carried that Resolution No. 1a be passed.

RESOLUTION NO. 1a

BE IT RESOLVED BY THE CITY OF REEDSPORT,

That all resolutions heretofore passed relative to sewer construction be, and the same are hereby declared void and of no effect.

Passed by the Council this 3rd day of Nov. 1924.

(Signed) Glen Caley  
Recorder.



It was duly moved, seconded and carried that Resolution No. 1, for sewer district No. 1, requiring City Engineer to make and file estimates for improvement be adopted as read.

It was duly moved, seconded and carried that Resolution No. 2 for sewer district No. 2, requiring City Engineer to make and file estimates for sewer improvement, be adopted as read.

It was duly moved, seconded and carried that Resolution No. 3, for sewer district No. 3, requiring City Engineer to make and file estimates for sewer improvement, be adopted as read.

Resolution No. 4, giving notice to all property owners within sewer districts as to amount of proposed assessments and setting day for remonstrances, was, upon motion, duly made and seconded, adopted as read.

Resolution No. 5, approving plans filed by City Engineer and giving notice of sewer improvement, was, upon motion duly made and seconded, adopted as read.

Resolution No. 6, approving plans filed by City Engineer and giving notice of sewer improvement for District No. 2, was, upon motion duly made and seconded, adopted as read.

Resolution No. 7, approving plans filed by City Engineer and giving notice of sewer improvement for District No. 3, was, upon motion duly made and seconded, adopted as read.

Permission granted to the American Legion for dancing until 2:30 o'clock A.M., Wednesday, November 12th, 1924.

It was duly moved, seconded and carried that the following bills, O. K'd. by the finance committee, be paid and that warrants be drawn on the respective funds for the several amounts.

John R. Browne	\$36.75	Port Umpqua Courier	\$51.80
Shorey Light & Power	183.18	A. G. Renn	150.00
Geo. McHargue	50.00	Glen Caley	75.00
W. A. Burdick	12.50	W. G. Benson	50.00
Al. Green	10.00	W. O. O. F.	15.00
Winchester Bay Lbr. Co.	61.76	Umpqua Mills & Timber	11.33
M. L. Kline Co.	281.59	Coos & Curry Tel. Co.	10.25
Crane & Co.	15.00	Peerless Pacific Co.	6.60
Paul Bernhardt	106.57	W. M. Dewar	9.25
Wm. Dewar	10.50	Reedsport Fuel Co.	2.18
J. L. Dodson	28.15	J. L. Dodson	46.90
D. L. Buckingham	125.50	W. G. Benson	40.75
Goss & Murphy	25.45		

It was duly moved, seconded and ordered that a Committee of two be appointed to make and inspection of the Dyke, together with the Marshall, H. L. Chapin and Paul Bernhardt having been appointed.

~~Upon motion duly made, seconded, and carried, the foregoing was declared the result of the canvass of said votes and an abstract of same spread on the minutes and filed with the Recorder.~~

~~Ordinance No. 110 Levying a Tax was introduced and read for the first time. It was moved, seconded and carried that Ordinance No. 110 be accepted as read and read for second time. It was moved, seconded and carried that Ordinance No. 110 be laid on the table until next meeting.~~

Meeting continued until November 17th, 1924.

*C. M. Johnson*  
Mayor.

*Glen Caley*  
Recorder.



Special Meeting of the Common Council was called by Mayor Johnson on November 10th, 1924, for the purpose of the canvass of votes cast at the General Election held in the City of Reedsport on the 4th day of November, 1924, for the purpose of electing certain officers of the City of Reedsport.

Those present were: Mayor C. McC. Johnson, Councilmen J. R. Browne, F. W. Varrelmann, H. L. Chapin, Ben Mohler and Recorder Glen Caley.

Pursuant to call therefor, the matter of the canvass of votes cast at the General Election held in the City of Reedsport on the 4th day of November, 1924, for the purpose of electing

1	Mayor
1	Recorder
1	Treasurer
6	Councilmen

was taken up.

Upon a canvass of the votes cast at said election and of the returns made by the Judges and Clerks of election, to this body, it is found that there were cast at said election for Mayor 434 votes, of which number 366 were cast for C. McC. Johnson, 53 for S. D. Chapin, 11 for W. P. Reed, 1 for W. A. Lovelace, 1 for W. G. Benson, 1 for Jos. Lyons, and 1 for Lew Reeves.

For Recorder there were cast 491 votes, of which 355 were cast for Glen Caley, and 136 for Mrs. C. C. Clarke.

For Treasurer there were cast 404 votes, of which 393 were cast for W. A. Burdick, 4 for Geo. Staples, 1 for F. W. Varrelmann, 1 for E. W. Franklin, 1 for Jim Johnson, 2 for Pal Harrison, 2 for Frank Norris.

For Councilmen the following is a list of candidates with the votes cast for each set opposite their names:

J. H. Austin,	287
Paul Bernhardt	395
J. R. Browne	414
H. L. Chapin	396
W. A. Lovelace	411
Frank L. Taylor	399
J. H. Meyers	192

Whereupon C. McC. Johnson was declared elected Mayor, Glen Caley Recorder, W. A. Burdick, Treasurer, and the following Councilmen elected: John R. Browne, H. L. Chapin, Frank L. Taylor, Paul Bernhardt, W. A. Lovelace and J. H. Austin.

Upon motion duly made, seconded, put and carried, the foregoing was declared the result of the canvass of said votes and an abstract of same spread on the minutes and filed with the Recorder.

~~Ordinance No. 110 levying a Tax was introduced and read for the first time. It was moved, seconded and carried that Ordinance No. 110 be accepted as read and read for second time. It was moved, seconded and carried that Ordinance No. 110 be laid on the table until next meeting.~~

There being no further business the meeting adjourned.

*C. McC. Johnson*  
Mayor.

*Glen Caley*  
Recorder.



Continued Regular Meeting of November 3rd, 1924, held November 17th, 1924.

Meeting called to order by Mayor C. McC. Johnson.

Those present were: Mayor Johnson, Councilmen J. R. Browne, J. H. Austin, H. L. Chapin, J. C. Mohler, Paul Bernhardt and Recorder Caley.

This meeting was held for the purpose of hearing objections to the proposed sewer assessments. No written objections being filed and no oral objections being made at this meeting, it was moved, seconded, passed and so ordered that proposed assessments as published be declared, the proposed assessments to be levied upon the property listed in said notice. x

Resolution No. 18 calling for a special election of the legal voters of the City, to be held on the 16th day of December, 1924, for the adoption or rejection of Charter Amendment No. 109, was, upon motion, duly made and seconded, adopted as read.

Ordinance No. 110, being an ordinance entitled: "AN ORDINANCE LEVYING A TAX on all of the property situate within the corporate limits of the City of Reedspert, for all purposes, in the sum of \$7,527.50" was introduced and read for first time.

Ordinance No. 110 was, upon motion duly made and seconded, passed to second reading and read for second time.

Upon motion duly made, seconded and carried Ordinance No. 110 was laid on table until next meeting.

Ordinance No. 111 entitled: "AN ORDINANCE imposing a license tax upon dogs, providing for its collection, prohibiting dogs from running at large in the City of Reedspert without a license, and imposing penalties for the violation of this ordinance", was introduced and read for first and second readings.

Upon motion duly made, seconded and carried Ordinance No. 111 was laid on table until next meeting.

Ordinance No. 112 entitled: "AN ORDINANCE to provide for the prevention and removal of nuisances and to punish those who allow them", was introduced and read for the first time.

It was moved, seconded and carried that Ordinance No. 112 be laid on the table for further discussion.

There being no further business the meeting adjourned.

Paul Bernhardt  
Recorder.

C. M. Johnson  
Mayor.



Special Meeting of the Common Council was called by President John R. Browne on November 24th, 1924, for the purpose of the Passage of Ordinance No. 110 levying a tax for the year 1925.

Upon roll call those present were: President John R. Browne, Councilmen J. H. Austin, Paul Bernhardt, H. L. Chapin, J. C. Mohler, and Recorder Caley.

It was moved, seconded and carried that Ordinance No. 110 be taken from the table and read for the third time.

It was moved, seconded and carried that Ordinance No. 110 be adopted as read.

Upon motion duly made, seconded and carried Ordinance No. 110 was put to a vote and was adopted by the following vote:

Aye	4
Nay	<u>0</u>

There being no further business the meeting adjourned.

Her Caley  
Recorder.

J. M. S. Johnson  
Mayor.



Regular meeting of the Common Council held December 1st, 1924.

Meeting called to order by Mayor G. McC. Johnson.  
Those present were: Mayor Johnson, Councilmen J. R. Browne,  
F. W. Varrelmann, J. H. Austin, J. C. Mohler, H. B. Chapin,  
and Recorder Glen Caley.

Minutes of previous meeting were read and approved.

Communications of the State Board of Health approving the  
outlets of the sewer were read and placed on file.

D. L. Buckingham called attention to the Roosevelt Highway  
survey running along the edge of Clear Lake.

The question of a light at 14th and M. Streets, and at the  
corner of 12th and Winchester Ave., was referred to the Light  
Committee.

Committee on parking Ordinance asked for more time to report  
which was allowed.

It was moved, seconded and carried that Ordinance No. 111  
be taken from the table and read for third time.

It was moved, seconded and carried that Ordinance No. 111,  
"An Ordinance imposing a license tax upon dogs", be put to a  
vote and was adopted by the following vote:

Yeas, 4  
Nays, 0

Resolution No. 8 requiring all persons to deposit a fee of  
\$5.00 before receiving sewer plans, was, upon motion duly  
made, seconded and carried.

It was duly moved, seconded and carried that the bills  
as o. K'd. by the finance committee be paid and that warrants  
be drawn on the respective funds for the several amounts,  
as follows:

A. G. Remm	\$50.00	Geo. McHargue	\$50.00
Glen Caley	75.00	W. G. Benson	50.00
W. A. Burdick	12.50	A. Green	10.00
I. O. O. F.	15.00	J. L. Dodson	2.50
H. Fonville	24.75	H. Fonville	23.40
H. Fonville	9.00	Ruby L. Taylor	3.00
Dorothy Getty	3.00	Ruby Slattery	3.00
Frances Williams	3.00	Geo. Miles	3.00
C. C. Clark	135.00	Umpqua Drug Co.	26.40
Irwin Hodson Co.	132.00	Schroeder & Hildenbran	16.50
W. M. Dewar	6.00	M. L. Kline	45.21
Peerless Pacific Co.	34.76	Reedsport Fuel Co.	11.25
Reedsport Fuel Co.	3.74	Reedsport Fuel Co.	3.00
W. M. Dewar	1.00	Paul Bernhardt	29.08
D. L. Buckingham	25.00	Chas. A. Hardey	100.00
Shorey Light & Power Co.	183.00	Port Umpqua Courier	48.65
Umpqua Mills & Timber Co.	8.62	Winchester Bay Lbr. Co.	8.40

Bills of F. L. Taylor, J. S. Price, Election board of East  
Precinct, laid on table for further discussion.

It was moved, seconded and carried that the City Attorney  
W. G. Benson prepare the ballots and get pole books for  
special election to be held December 16th, 1924 on Charter  
Amendment No. 109.

There being no further business the meeting adjourned, subject  
to call of the Mayor.

Recorder. Glen Caley Mayor. G. M. Johnson



Special Meeting of the Common Council held December 22, 1924, for the purpose of considering and acting upon the following matters:

1. Umpqua Mill & Timber Co. spur;
2. Canvass of votes cast at Special Election;
3. Passage of Ordinances No. 113, 114 and 115.

Meeting called to order by Mayor C. McC. Johnson.

Those present were: Councilmen J. R. Browne, J. H. Austin, H. L. Chapin, Paul Bernhardt, J. C. Mohler and Recorder Glen Caley.

The matter of franchise for the spur of the Umpqua Mills & Timber Co. was read.

Upon motion duly made, seconded and carried Franchise Ordinance No. 117 was read for first time.

It was moved, seconded and carried that Ordinance No. 117 be laid on the table.

Pursuant to call therefor the matter of the canvass of votes cast at the Special Election held in the City of Reedsport on the 16th day of December, 1924, for the purpose of adopting Charter Amendment No. 109, was taken up.

Upon a canvass of the votes cast at said election and of the returns by the Judges and Clerks of election to this body, it was found that there were cast for the amendment 23 votes, and against the amendment 2 votes.

Upon motion duly made, seconded and carried the foregoing was declared the result of the canvass of said votes and an abstract of same ordered spread on the minutes and filed with the Recorder.

Ordinance No. 113, providing for the construction of a sewer in District #2, was introduced and read for the first time.

Upon motion duly made, seconded and carried, Ordinance No. 113 was passed to the second reading.

Upon motion duly made, seconded and carried Ordinance No. 113 was passed to the third reading, and read for the third time.

Upon motion duly made, seconded and carried Ordinance No. 113 was put to a vote and was adopted by the following vote:

Aye	5
Nay	<u>0</u>

Ordinance No. 114, providing for the construction of a sewer in District No. 3, was introduced and read for the first time.

Upon motion duly made, seconded and carried, Ordinance No. 114 was passed to the second reading.

Upon motion duly made, seconded and carried Ordinance No. 114 was passed to the third reading, and read for the third time.

Upon motion duly made, seconded and carried Ordinance No. 114 was put to a vote and was adopted by the following vote:

Aye	5
Nay	<u>0</u>

Ordinance No. 115, providing for the construction of a sewer



in District No. 1, was introduced and read for the first time.

Upon motion duly made, seconded and carried, Ordinance No. 115 was passed to the second reading.

Upon motion duly made, seconded and carried, Ordinance No. 115 was passed to the third reading and read for the third time.

Upon motion duly made, seconded and carried, Ordinance No. 115 was put to a vote and was adopted by the following vote:

Aye	<u>5</u>
Nay	<u>0</u>

J. H. Austin was authorized to meet with State Highway Commission in regard to the Roosevelt Highway passing along the edge of Clear Lake, as Council deems it necessary for a new survey of Roosevelt Highway along the Lake on account of sanitary conditions affecting City Water Supply.

There being no further business the meeting adjourned.

Gene Casey  
Recorder.

C. M. Johnson  
Mayor.



Regular Meeting of the Common Council held January 5th, 1925.

Meeting called to order by Mayor C. McC. Johnson.

Those present were: Mayor Johnson, Councilmen J. R. Browne, F. W. Varrelman, J. H. Austin, H. L. Chapin, Paul Bernhardt, J. C. Mohler and Recorder Glen Caley.

Minutes of previous meeting were read and approved.

J. H. Austin, Committee of One appointed to confer with the State Highway Commission, reported that he had attended the meeting of State Highway Commission at Portland and had requested a new survey for Roosevelt Highway around Clear Lake, and that the Highway Commission had appeared disposed to accede to the City's request.

It was moved, seconded and carried that the City Engineer go over the Clear Lake country to find a new location for the Roosevelt Highway.

It was moved, seconded and carried that the bill of the Shorey Light and Power Company be taken from the table for further consideration.

It was moved, seconded and carried that the bill of the Shorey Light & Power Company, for siren and installation of same in the amount of \$369.63, be paid.

It was moved, seconded and carried that the bills as O. K'd. by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts. The bills are:

A. G. Renn	\$150.00	Geo. McHargue	\$50.00
W. G. Benson	50.00	Glen Caley	75.00
W. A. Burdick	12.50	Al. Green	10.00
I. O. O. F.	15.00	Dan McCarthy	6.00
Bill Harris	6.00	Frank Norris	3.00
E. O. Green	3.00	Mabel Kennedy	3.00
Hattie Traylor	3.00	Elsie Traylor	3.00
J. A. McCully	3.00	H. E. Kennedy	3.00
H. Etta Zeibig	3.00	Leona Green	3.00
Herman Thiel	3.00	Frank Norris	3.00
Mabel Kennedy	3.00	Hattie Traylor	3.00
Elsie Traylor	3.00	West Coast Power Co.	183.00
Loyal Order of Moose	5.00	Wm. Bell	3.00
Lillian Brooks	3.00	Mrs. Geo. Divalbliss	3.00
Mr. Wm. Dewar	3.00	Nell Napier	3.00
Umpqua Drug Co.	1.05	Umpqua Drug Co.	2.10
Port Umpqua Courier	7.40	Port Umpqua Courier	59.10
Union Iron Works	1.20	Jake Rush	2.00
Reedsport Meat Co.	2.45	Winchester Bay Lbr. Co.	8.37
Reedsport Lbr. Co.	1.92	Wm. Dewar	10.00
F. J. Kernan	18.00	Umpqua Mills & Timber	8.15
J. H. Austin	35.00	Reedsport Machine Wks.	2.00
J. L. Dodson	11.65	I. Vrem	16.23
J. McCoy	13.50	Umpqua Mills & Timber	14.20
Paul Bernhardt	28.13	D. H. Benson	6.25

There being no further business the meeting adjourned.

Glen Caley  
Recorder.

C. M. Johnson  
Mayor.



Special meeting of the Common Council held January 12th, 1925, for the purpose of opening and considering bids for sewer improvement.

Meeting called to order by Mayor C. McC. Johnson.

Those present were: Councilmen J. R. Browne, F. W. Varrelman, J. H. Austin, H. L. Chapin, Paul Bernhardt, Ben Mohler and Recorder Glen Caley.

Call for bids read.

Bids of five bidders received at nine o'clock, as follows: Hugh McClain, Inland Construction Co., John Keating, Eck & Lind and the United Construction Co.

Resolution No. 9 introduced and read. After careful consideration, it was duly moved, seconded and carried that Resolution No. 9 be put to a vote and was adopted by the following vote:

Yeas	<u>5</u>
Nays	<u>0</u>

#### RESOLUTION NO. 9

BE IT RESOLVED BY THE CITY OF REEDSPORT,

The common Council of the City of Reedsport, at a meeting held at 8:30 o'clock P.M., January 12th, 1925, having opened sealed bids for the construction of sewers in the City of Reedsport, to be laid as follows:

#### District No. 1

Beginning at the Umpqua River in lot 4, Block 47, thence by the alley in Block 46, 14th St., G. St., East Railroad Ave., the alley in Block 51, 13th St., and H. Street.

Also, beginning at the Umpqua River in L. St., thence on L. St., 15th St., H. St., 15th St., the alley in Block 80, M. St., 14th St., the alley in Block 82, the alley in Block 83, 13th St., 12th St., 11th St., Winchester Ave., the alley in Block 76, and the alley in Block 75, all in the Amended plat of Railroad addition to Reedsport, Oregon, and according to the Map on file in the office of the City Recorder.

#### District No. 2.

Beginning at the Schofield river and 6th St., thence along the alley adjoining Rainbow Slough and Block 6 thence along 7th St., G Ave., H. St., 8th St., 9th St., 10th St., the alley adjoining Rainbow Slough and Blocks 1 and 2, the alley in Block 3, and the alley in Block 5, all in Rainbow Addition No. 2, to Reedsport, Douglas County, Oregon. Also the alley in Block 37, the alley in Block 57, the alley in Block 58, the alley in Block 69, the alley in Block 70, the alley in Block 71, the alley in Block 72, the alley in Block 73, the alley in Block 86, the alley in Block 87, the alley in Block 88, the alley in Block 89, all in the Amended Plat of Rainroad Addition to Reedsport, Douglas County, Oregon, and all according to the Maps of said improvement on file in the office of the City Recorder.

#### District No. 3.

Beginning at the Schofield River on the Center line of Rainbow St. of Rainbow Addition, produced from Blocks 7 and 8, thence



along said line of Rainbow Street, to the West line of Rainbow Addition, thence on Rainbow St., 8th St., and Holliday Street, all in Rainbow Addition to Reedsport and according to the Map on file in the office of the City Recorder,

which construction and material shall be in accordance with the plans and specifications on file with the City Recorder.

Such bids shall be deposited with the City Recorder of Reedsport before the hour of 8:30 o'clock P.M. of January 12th, 1925, and the City Council will open said bids at the hour of 9:00 P.M. of January 12th, 1925,

finds that the following bids have been made:

Inland Construction Co.,	Concrete	\$ 39,346.62
Hugh McClellan,	Vitrified	39,617.15
John Keating,	Concrete	40,362.30
Eck & Lind,	Vitrified	44,332.80
The United Construction Co.,	Vitrified	43,375.42
The United Construction Co.,	Concrete	44,502.23

and hereby awards the contract for the Construction of said sewers according to the plans and specifications on file with the City Recorder, as follows:

To Inland Construction Construction Co.,

Sewers to be constructed of concrete pipe.

Passed by the Common Council this 12th day of January, 1925.

Alvin Calley  
Recorder.

It was duly moved, seconded and carried that the checks of all unsuccessful bidders be returned.

There being no further business the meeting adjourned.

L. M. Johnson  
Mayor.

Alvin Calley  
Recorder.



Regular Meeting of the Common Council as provided by the City Charter for the purpose of organization of the new Council, held January 13th, 1925.

Meeting called to order by Mayor C. McC. Johnson.

Those present were: Mayor Johnson, Councilmen John R. Browne, J. H. Austin, Paul Bernhardt, H. L. Chapin, W. A. Lovelace, Frank Taylor and Recorder Glen Caley.

Communications of H. P. Sornas, Pacific Fish & Cold Storage Co., and Maggie Roberts, entering in writing a protest to the proposed franchise to the Umpqua Mills & Timber Co. spur running on 16th St., were read and ordered filed.

Appointment of City Officers by the Mayor, were:

City Marshal, A. G. Renn. It was moved, seconded and carried that the appointment of A. G. Renn as City Marshal, be confirmed.

City Attorney, W. G. Benson. It was moved, seconded and carried that the appointment of W. G. Benson as City Attorney, be confirmed.

Fire Chief, Al. Green. It was moved, seconded and carried that the appointment of Al. Green as Fire Chief, be confirmed.

City Engineer, D. L. Buckingham. It was moved, seconded and carried that the appointment of D. L. Buckingham as City Engineer, be confirmed.

The council then proceeded to ballot upon the election of a President. John R. Browne receiving a majority of the votes cast, was duly elected President of the Council.

Standing Committees were appointed by the Mayor, as follows:

Finance, J. H. Austin, J. R. Browne, F. L. Taylor.

Streets, W. A. Lovelace, H. L. Chapin, J. H. Austin.

Lights, H. L. Chapin, F. L. Taylor, Paul Bernhardt.

Water, Paul Bernhardt, W. A. Lovelace, J. R. Browne.

The matter of the appointment of a night watchman was deferred.

It was moved, seconded and ordered that the City adopt the night watchman clock system.

Fire Chief Al. Green recommended that a telephone be installed in the engine room at Johnson's Mill for service in connecting the pump for fire protection.

It was duly moved, seconded and carried that a telephone be installed in said engine room for fire protection only, and that the Mayor take the matter up with the Coos & Curry Tele. Co. as to the matter of cost to the City.

The Recorder instructed to write the Insurance Underwriters in regard to insurance credit on the installation of a siren, emergency pump, telephone service and regular night watchman with clock system.

It was duly moved, seconded and carried that a committee of three be appointed to take up the matter of filling the streets and to make report to the Council. F. L. Taylor, W. A. Lovelace and H. L. Chapin were appointed.



It was duly moved, seconded and carried that City Attorney Benson prepare the contract with the Inland Construction Co., for the construction of the sewer system for completion not later than June 15th, 1925.

It was moved, seconded and carried that the Franchise Ordinance No. 117, be taken from the table and read for the second time.

It was moved, seconded and carried that Franchise Ordinance No. 117 be laid on the table for further consideration.

Meeting continued until January 4th, 1925, at 4 o'clock P.M.

C. M. C. Johnson  
Mayor.

Glen Caley  
Recorder.

Continued meeting of the Common Council held January 14th, 1925, at 4 o'clock P.M., for the purpose of considering Contract for Sewer Improvement.

Those present were: Mayor C. McC. Johnson, Councilmen J. R. Browne, J. H. Austin, Paul Bernhardt, H. L. Chapin, W. A. Lovelace, Frank L. Taylor and Recorder Glen Caley.

It was moved, seconded and carried that the Mayor and the Recorder be authorized to sign the Sewer Contract with the Inland Construction Co., for the completion of the sewer system.

It was moved, seconded and carried that the City Engineer be instructed to establish the street grade over the entire City and place monuments.

There being no further business the meeting adjourned.

C. M. C. Johnson  
Mayor.

Glen Caley  
Recorder.



Regular meeting of the Common Council held February 2nd, 1925.

Meeting called to order with Mayor C. McC. Johnson presiding.

Those present were: Mayor Johnson, Councilmen J. R. Browne, J. H. Austin, H. L. Chapin, Paul Bernhardt, W. A. Lovelace, Frank L. Taylor and Recorder Glen Caley.

Minutes of previous meeting read and approved.

Communication of the Coos & Curry Tele. Co., stating that a main line telephone had been installed in the boiler room of Johnson's Mill, to be used for fire purposes only and without cost to the city, was read and ordered filed.

Recorder instructed to express appreciation to the Coos & Curry Tele. Co. for its consideration and service rendered this city.

Communication of the United States Rubber Co. read and placed on file.

Resolution of the Reedsport Chamber of Commerce indorsing the program of filling the streets, read and placed on file.

Petitions of property owners of Districts Nos. 1, 2, 3 and 4, asking for street improvement, read and ordered filed.

Light Committee recommended that street lights be placed at M. and 14th Sts., and at West Railroad Ave., and Winchester Ave. It was moved, seconded and carried that a light be placed at corners recommended.

It was duly moved, seconded and carried that the bills following, as O. K'd. by the finance committee, be paid and that warrants be drawn on the respective funds for the several amounts.

A. G. Renn	\$150.00	Geo. McHargue	\$50.00
W. G. Benson	50.00	Glen Caley	75.00
W. A. Burdick	12.50	Al. Green	10.00
I. O. O. F.	15.00	Wm. Dewar	13.75
W. G. Benson	47.25	J. H. McCoy	33.20
F. J. Kernan	2.00	Kilham Stationery Co.	7.64
I. Vren	54.28	Peerless Pacific Co.	26.80
M. L. Kline Co.	13.42	Krebs Bros. Stamp Wks.	9.60
W. R. Buck	2.32	Port Umpqua Courier	4.24
D. L. Buckingham	94.10	Paul Bernhardt	85.01

Resolution No. 1 was introduced and read, as follows:

#### RESOLUTION NO. 1

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport deems it expedient and necessary to improve certain streets and parts of streets within the City of Reedsport, described as follows:

Those certain streets in the Amended Plat of Railroad Addition to the City of Reedsport embraced in that section of the City known and heretofore designated as sewer Improvement District No. 1, including Winchester Ave., from the Southern Pacific right-of-way to 16th St., and also including Rainbow Basin, which waid basin it is proposed to fill and dedicate as a street.

Those certain streets included in Sewer Improvement District



No. 2, including all of the streets and alleys east of the West Line of Fifth St., in said Amended Plat of Railroad Addition and Rainbow Addition No. 2.

Those certain streets included in Sewer Improvement District No. 3, in Rainbow Addition to Reedsport.

The following designated streets in the original townsite of Reedsport:

First from Union Ave., to the alley between  
Jarvis and Hatfield Aves.,  
Second St. from Pacific Ave. to Hatfield Ave.,  
Third St. from Pacific Ave. to Jarvis Ave.,  
Fourth St. from Pacific Ave. to Lyons Ave.,  
Pacific Ave. from First St. to Fifth St.,  
Winchester Ave. from First St. to Fifth St.,  
Lyons Ave. to First St.,  
Jarvis Ave. to Fourth St.;

and the City Engineer is hereby required and directed to survey out the location and prepare and file with the City Recorder, plans and specifications for an appropriate improvement, and estimates of the work to be done and the probable cost thereof, together with a statement of the lots, parts of lots and parcels of land to be benefitted thereby, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement,

and the City Engineer is further directed to prepare separate plans and specifications for each of the proposed street improvement districts as above set out, together with separate estimates of the cost thereof.

Passed by the Common Council by the following vote:

Aye 6

Nay 0

(Signed) Glen Caley  
Recorder.

(Signed) G. McC. Johnson  
Mayor.

Resolution No. 2, for the closing and filling of Rainbow Basin, introduced and read, as follows:

RESOLUTION NO. 2.

BE IT RESOLVED BY THE CITY OF REEDSPORT:

That whereas, there is, within the Amended Plat of Railroad Addition to the City of Reedsport, a certain estuary known as Rainbow Basin, said basin being more particularly described as follows:

Beginning at the meander post on the northerly line of the Umpqua River Harbor line at its intersection with the outlet to said Rainbow basin, according to the U. S. Government Survey thereof; thence South  $42\frac{1}{2}$  degrees East 4.9 feet; thence South 47 degrees 23 minutes West 176.9 feet; thence South 58 degrees 50 minutes West 625.21 feet; thence south 19 degrees 42 minutes East 78 feet to a point which is the Northwest corner of Block 49 of said Railroad Addition; thence North 58 degrees 50 minutes East 663.56 feet; thence



North 42 degrees 23 minutes East 170 feet to a point at high water mark from which the meander post on the Southerly entrance to said basin south 42½ degrees east 145 feet.

AND WHEREAS, said Basin is not adequately drained and is navigable for small boats only, for a short time at extreme high tide, and

WHEREAS, said basin at low tide is largely a mud flat, unsightly, and injurious to the public health, and

WHEREAS, all of the adjacent property owners, owning property abutting on said basin and property abutting Rainbow Ave., lying southerly and along said basin, have signified their desire to fill said basin to street grade and to constitute the same a street, covering the present location of said basin, and

WHEREAS, the City of Reedsport desires to acquire the property now constituting said basin and to dedicate the same to the public for street purposes,

NOW, THEREFORE, IT IS RESOLVED BY THE CITY OF REEDSPORT, that the City Engineer of said City be instructed to prepare drawings, in triplicate, showing such basin and the contemplated improvement, and that he be further instructed to prepare plans and specifications together with estimates showing the cost of such fill; that the City Recorder be instructed to submit such drawings to the Port of Umpqua for their approval or objection; that the City Recorder be further instructed to submit said drawings, if approved by the Port of Umpqua to the U. S. District Engineers for Rivers and Harbors at Portland, Oregon, together with a copy of this resolution, for their recommendation; that the City Recorder be further instructed to take up the matter of closing such basin with the proper legislative officers for appropriate legislative action; and that the City Recorder be further instructed to take up the matter of the purchase of the tide lands so reclaimed by closing such basin, with the State Land Board, with a view to the purchase of such land by the City of Reedsport for street purposes only.

Passed by the Common Council this 2nd day of February, 1925, by the following vote:

Aye                    6.

Nay                    0.

(Signed) C. McC. Johnson  
Mayor.

(Signed) Glen Caley  
Recorder.

It was moved, seconded and carried that the City Attorney take up the matter of closing Rainbow Basin with Legislature for immediate action.

It was moved, seconded and carried that the Street Committee be authorized to have all buildings moved, which are now in streets or alleys.

It was moved, seconded and carried that the bridge on H. St. be repaired at a cost not to exceed \$35.00.

It was moved, seconded and ordered that the matter of graveling and repairing of the approach to Schofield Heights be referred to Street Committee with power to act.



There being no further business the meeting adjourned.

Glen Caley  
Recorder.

C. McC. Johnson  
Mayor.

Regular meeting of the Common Council held March 2nd, 1924.

Meeting called to order with Mayor Johnson presiding.

Those present were: Mayor Johnson, Councilmen J. R. Browne, J. H. Austin, Paul Bernhardt, H. L. Chapin, P. L. Taylor, W. A. Lovelace and Recorder Glen Caley.

Minutes of previous meeting read and approved.

Communication of Dr. G. M. McClellan, favoring filling of streets in the City of Reedsport, read and ordered filed.

City Engineer Buckingham reported that bill for closing Rainbow Basin which is to be filled for street purposes, House Bill No. 459, was passed by the Senate and signed by the Governor.

Light Committee reported that Street Lights had been placed at M and 14th Sts. and Winchester and West Railroad Aves.

Street Committee asked for additional time to report on the grading of Winchester Ave. from the west end of Schofield Bridge to First St.

Ordinance No. 116, was introduced and read for the first time. It was moved, seconded and carried that Ordinance No. 116 be passed to the second reading and read for second time. It was moved, seconded and carried that Ordinance No. 116 be passed to the third reading and read for the third time.

ORDINANCE NO. 116.

AN ORDINANCE to establish a datum plane and controlling bench mark for the City of Reedsport, Douglas County, Oregon.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

Section 1. That for all future surveys governing City elevations within the City of Reedsport, a datum plane of mean lower low water as established by the U. S. Engineers, be, and the same is hereby adopted by the City of Reedsport; and the official Bench Mark of said City is hereby established as follows: A three-quarter ( $\frac{3}{4}$ ) inch brass bolt sunk in the concrete pillar of the Garage Building at the corner of "L" and 12th Sts. on the "L" street face of said pillar, and marked with a cross (X), the elevation of the Center of said cross (X) being 14.89 feet above said mean lower low water.

Passed by the Council of the City of Reedsport, this  
2nd day of March, 1925.

(Signed) C. McC. Johnson  
Mayor.

Signed by the Mayor this 2nd day of March, 1925.

(Signed) GLEN CALEY  
RECORDER

(Signed) C. McC. Johnson  
MAYOR.



It was duly moved, seconded and carried that the following bills as O. K'd, by the finance committee, be paid and that warrants be drawn on the respective funds for the several amounts:

A. G. Renn	\$150.00	Geo. McHargue	\$50.00
W. G. Benson	50.00	Glen Caley	75.00
W. A. Burdick	37.50	Al Green	10.00
I. O. O. F.	15.00	C. C. Clark	5.65
J. H. McCoy	30.45	I. Vrem	43.65
H. Bowman	6.75	L. Hawkins	4.50
D. L. Buckingham	399.35	Inland Construction	
Umpqua Mills & Timber Co.	10.00	Co.	2,087.38
Peerless Pacific Co.	5.50	Chapin-Staples	
H. L. Chapin	18.80	Inv. Co.	2.50
Reedsport Sash & Door Co.	20.00	F. S. Ashburn	4.00
Jess Schultz	1.25	West Coast Power Co	372.57
F. L. Taylor	4.25	Winchester Lbr. Co.	4.35
W. M. Dewar	7.25	Reedsport Fuel Co.	15.00
Union Iron Wks.	2.50	Paul Bernhardt	37.20
Square Deal Cafe	15.00		

It was moved, seconded and ordered that the Mayor and Recorder be authorized to purchase the tide land of Rainbow Basin from the State Land Board.

It was moved, seconded and carried that the City enter into an agreement with the Umpqua Creamery Co., that the Creamery Co. have use of the water front of Rainbow Basin until such time as the City would build dock to the Harbor Line.

It was moved, seconded and carried that the Council create an Improvement fund for Sewer Districts Nos. 1, 2 and 3.

#### RESOLUTION NO. 3.

IT IS RESOLVED BY THE CITY OF REEDSPORT:

Section 1. That Sewer Improvement Funds be, and the same are hereby created, for Sewer Improvement Districts as follows:

Sewer Improvement District No. 1.  
Sewer Improvement District No. 2.  
Sewer Improvement District No. 3.

Section 2. That all moneys raised or to be raised by assessment of said respective districts for sewer improvement purposes shall be placed to the credit of said districts in said sewer improvement funds.

Passed by the Common Council, this 2nd day of March, 1925.

(Signed) C. McC. Johnson.  
Mayor.

(Signed) Glen Caley  
Recorder.

It was moved, seconded and carried that the report of Engineer D. L. Buckingham, on the grade line of Winchester Ave., be laid on the table for future consideration.

It was moved, seconded and ordered that the petition for an improvement district of Union Ave. and 2nd St., be accepted as read and laid on the table.



It was moved, seconded and carried that eighty per cent (80%) of the work done on Sewer Districts Nos. 1, 2, and 3, be allowed and warrants drawn for same.

It was moved, seconded and carried that a committee of three be appointed as a Sewer Committee, H. L. Chapin, W. A. Lovelace and Paul Bernhardt, being appointed.

It was moved, seconded and carried that the salary of the City Treasurer be increased from \$12.50 to \$25.00 per month beginning January 1st, 1925.

It was moved, seconded and carried that the City Designate the First Bank of Reedsport, as the depository for City Funds.

Meeting continued subject to call of the Mayor.

J. M. C. Johnson  
Mayor.

Glen Caley  
Recorder.

Continued regular meeting of the Common Council, held March 16th, 1925.

Meeting called to order with Mayor Johnson presiding.

Those present were, Mayor Johnson, Councilmen J. R. Browne, J. H. Austin, Paul Bernhardt, H. L. Chapin, P. L. Taylor, W. A. Lovelace and Recorder Glen Caley.

It was moved, seconded and carried that the City adopt a street grade in Districts Nos. 2 and 3 at a ten foot elevation.

It was moved, seconded and carried that Resolution No. 4 be adopted as read.

#### RESOLUTION NO. 4.

#### BE IT RESOLVED BY THE CITY OF REEDSPORT:

That the Mayor and City Recorder be, and they are hereby authorized to enter into a contract with the Port of Umpqua for the rental by the City, of the Port Dredge, for the purpose of the use of same by the City in filling certain streets within the City of Reedsport.

Passed by the Common Council this 16th day of March, 1925, by the following vote:

Aye	4.
Nay	0.

(Signed) C. McC. Johnson.  
Mayor

(Signed) Glen Caley  
Recorder.



It was moved, seconded and carried that the City Engineer make estimates for street improvement of Winchester Road from the northeasterly limit of City to 16th St.

Meeting continued subject to call of the Mayor.

J. M. C. Johnson  
Mayor.

Glen Caley  
Recorder.

Continued meeting of the Common Council held March 23rd, 1925.

Meeting called to order with Mayor C. McC. Johnson presiding.

Those present were: Mayor Johnson, Councilmen J. R. Browne, J. H. Austin, Paul Bernhardt, H. L. Chapin, F. L. Taylor, W. A. Lovelace and Recorder Glen Caley.

It was moved, seconded and carried that the application from the Winchester Bay Lbr. Co., to improve their port dock to the Channel of the Schofield River, be approved.

It was moved, seconded and ordered that the City Recorder advertise the purchase of the Rainbow Basin Tide Lands.

Drillings of the quality of material to be used for dredge fill were taken from the Schofield River to a depth of eight feet and shown to the Council by the City Engineer.

Meeting continued subject to the call of the Mayor.

J. M. C. Johnson  
Mayor.

Glen Caley  
Recorder.

Continued meeting of the Common Council held March 30, 1925.

Meeting called to order with Mayor Johnson presiding.

Those present were: Mayor Johnson, Councilmen J. R. Browne, J. H. Austin, Paul Bernhardt, H. L. Chapin, W. A. Lovelace, F. L. Taylor and Recorder Glen Caley.

Plans and specifications for filling District No. 3 were read.

Plans and specifications for filling District No. 2 were read.

Plans and specifications for filling District No. 1 were read.

It was moved, seconded and carried that the plans and specifications for the filling of Districts Nos. 1, 2 and 3 be laid on the table until the next regular meeting Monday, April 6th, 1925.

It was moved, seconded and carried that the Street Committee make a survey and report at next meeting, Monday, April 6th, 1925, on the grade to be established in filling District No. 1



It was moved, seconded and ordered that the City pass an ordinance for the purpose of numbering of houses, to begin with zero at East Railroad Ave. and H. St., that there be 100 numbers to the block, and that Rainbow, West of the Southern Pacific Co. tract be left as a block.

It was moved, seconded and carried that the Street Committee make recommendations as to the planing and graveling of streets after the fill.

It was moved, ordered and carried that the Water Committee make report as to the amount and number of extentions necessary to be made before filling the streets, report to be made Monday, April 6th, 1925.

There being no further business the meeting adjourned.

Glen O'Leary  
Recorder.

C. M. Johnson  
Mayor.



Regular meeting of the Common Council held April 6th, 1925.

Meeting called to order with Mayor Johnson presiding.

Those present were, Mayor Johnson, Councilmen, J. R. Browne, J. H. Austin, Paul Bernhardt, H. L. Chapin, F. L. Taylor, W. A. Lovelace and Recorder Glen Caley.

Minutes of previous meeting read and approved.

It was moved, seconded and carried that the following street grade, as recommended by the Street Committee, be adopted: a grade elevation of 13 ft. on 16th St. to L. St.; 12.5 ft. at 14th St. and L. St.; 12.0 ft. at 13th St. and L. St.; 11.5 ft. at 12th St. and L. St.; 12.0 ft. at East Railroad Ave., and L. St.; 11.0 ft. at East Railroad Ave. and H. St.; 12.75 ft. at 14th St. and M. St.; 12.25 ft. at 13th and M. Sts.; 11.75 ft. at 12th and M. Sts.;

Water Committee was instructed to make estimates of cost and amount and size of pipe to be installed before filling.

It was moved, seconded and carried that the Water Commissioner make an extension of water line to the Umpqua Addition.

Mayor Johnson reported that an option had been secured for the rental of the Port of Umpqua Dredge, at one hundred dollars per day for first shift and \$20.00 per second shift, and that the city would receive a credit of 12¢ per yard for dirt removed from the channel and turn basin. The City to guarantee to the Port that the City would pay the Port of Umpqua six thousand dollars, over and above the amount of credit to be received from the Port for excavating the channel.

City Attorney W. G. Benson reported that he had placed the data before Bond Attorneys and that the City would receive their opinion.

It was moved, seconded and carried that the City Attorney write several cities for copies of their Plumbing and Building Ordinances, and prepare Building and Plumbing Ordinance suitable for this City.

It was moved, seconded and carried that the following bills as O. K'd. by the finance Committee be paid, and that warrants be drawn on the respective funds for the several amounts:

Inland Construction Co.	2,672.65	A. G. Renn	\$150.00
"	"	"	"
"	8,937.64	Geo. McHargue	50.00
"	"	"	"
"	3,611.81	W. G. Benson	50.00
"	"	"	"
"	1,478.43	Glen Caley	75.00
W. A. Burdick	25.00	Al. Green	10.00
I. O. O. F.	15.00	W. G. Benson	38.70
J. H. McCoy	12.40	Earl Baird	3.65
West Coast Power Co.	187.50	J. H. McCoy	8.45
J. H. McCoy	11.25	Riley Mills	11.25
F. J. Kernan	6.00	A. G. Long & Co.	1.50
Umpqua Drug Co.	1.40	W. R. Buck	2.80
Paul Bernhardt	26.62	W. Dewar	1.25
Wm. Dewar	2.00	Port Umpqua Courier	29.00
B. L. Buckingham	808.50	Cook & Curry Tele.	3.65
Union Iron Wks.	19.00	Glass & Prudhomme Co.	7.31

Resolution No. 5, Creating Improvement Funds, read and adopted.

#### RESOLUTION NO. 5.

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the following street improvement funds are hereby created:



- No. 1. Street Improvement Fund for street improvement of District No. 1. (Business Section)
- No. 2. Street Improvement Fund for street improvement of District No. 2. (Rainbow Addition No. 2)
- No. 3. Street Improvement Fund for Street Improvement of District No. 3. (Rainbow Addition No. 1)
- No. 4. Street Improvement Fund for Street Improvement of District No. 4. (From 13th St. West)
- No. 5. Street Improvement Fund for Street Improvement of District No. 5. (Rainbow Basin)
- No. 6. Street Improvement Fund for Street Improvement of District No. 6. (Winchester Ave.)
- No. 7. Street Improvement Fund for Street Improvement of District No. 7. (North of Winchester Ave.)
- No. 8. Street Improvement Fund for Street Improvement of District No. 8. (Flat South of Winchester Ave.)

It was moved, seconded and carried that the Recorder write a number of Auditors to make survey and file estimate for the auditing of the books of the City of Reedsport.

It was moved, seconded and carried that the Treasurers Report be accepted as filed.

Meeting continued subject to the call of the Mayor.

Glenn Coley  
Recorder.

J. M. Johnson  
Mayor.



Continued Regular Meeting of April 6th held April 20th, 1925.

Meeting called to order, with Mayor Johnson presiding.

Those present were: Mayor Johnson, Councilmen J. R. Browne, J. H. Austin, Paul Bernhardt, H. L. Chapin, F. L. Taylor, W. A. Lovelace and Recorder Glen Caley.

It was moved, seconded and ordered that the proposed street grade as filed by the Street Committee be adopted, as follows:

16th and L. Sts., 13.0 ft; 14th and L. Sts., 12.5 ft; 13th and L. Sts., 12.0 ft; 12th and L. Sts., 11.5 ft; East Railroad Ave. and L. Sts., 12.0 ft; East Railroad Ave. and E. Sts., 11.0 ft.

It was moved, seconded and carried that the City Council adjourn until 8 o'clock P.M. Wednesday, April 22, 1925.

Glen Caley  
Recorder.

J. M. Johnson  
Mayor.

Continued Regular Meeting of April 6th, held the 22nd day of April, 1925.

Mayor and all Councilmen present.

Resolution No. 6 was read. Upon motion, duly seconded, said resolution was adopted as read.

#### RESOLUTION NO. 6.

WHEREAS, at a regular meeting of the Common Council of the City of Reedsport, held February 2nd, 1925, a Resolution, entitled Resolution No. 1, was passed, requiring the City Engineer to prepare and file estimates with the City Recorder for the improvement of certain streets within said City, and

WHEREAS, subsequent to the passage of such Resolution No. 1 various changes and additions have been made in the boundaries, plans, and estimates of the districts embraced in said Resolution No. 1, and

WHEREAS, the Common Council contemplates the immediate passage of a resolution or resolutions in conformity with the changes above mentioned, requiring the City Engineer to prepare plans and specifications for Improvement Districts as now outlined,

NOW, THEREFORE,

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That Resolution No. 1 of the Resolutions of the City of Reedsport for the year 1925, be and the same is hereby rescinded and repealed.

Passed by the Common Council this 22nd day of April, 1925.

(Signed) GLEN CALEY  
Recorder.

(Signed) C. MCC. JOHNSON  
Mayor.



Resolution No. 7 was read. Upon motion, duly seconded, said Resolution was adopted as read.

RESOLUTION NO. 7.

WHEREAS, at the Regular meeting of the Common Council, April 6, 1925, there was passed a Resolution, numbered 5, of the Resolutions of the City of Reedsport for the year 1925, said Resolution creating Street Improvement Funds for Street Improvement Districts numbered One, Two, Three, Four, Five, Six, Seven, and Eight, and

WHEREAS, subsequent to the passage of Resolution No. 5 various changes were made in the boundaries of said Improvement Districts, and

WHEREAS, it is desired by the Common Council that all warrants drawn upon said Improvement Funds shall be allocated to the proper districts as finally determined, and

WHEREAS, it is desired by the Common Council that a new Resolution creating such Improvement Funds be made at this time,

NOW, THEREFORE,

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That Resolution No. 5 of the Resolutions of the City of Reedsport be, and the same is hereby rescinded and repealed.

Passed by the Common Council this 22nd day of April, 1925.

(Signed) GLEN CALBY  
Recorder.

(Signed) C. MCC. JOHNSON  
Mayor.

Resolution No. 8 was read. Upon motion, duly seconded, said Resolution was adopted as read.

RESOLUTION NO. 8.

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport deems it expedient and necessary to improve certain streets and parts of streets within the City of Reedsport, described as follows:

District No. 1.

East Railroad Ave. from easterly line of Block 47 to the westerly line of lot 2 of Block 45, produced; G St. from the west line of this district to easterly end of G. St.; H. St. from the west line of this district to N. St.; L. St. from the west line of this district to Ungqua River; M St. from the west line of this district to 16th St.; 14th St. from East R.R. Ave. to Winchester Ave.;\* All of the plat-  
ted portions of 16th St.; All of N. St.; the alleys in blocks 46, 77, 79, 80 and 81, and all that portion of the alley in block 51 lying within this district; All that portion of the alley in block 76 lying within this district; all that portion of the alley in block 82 lying within this district.

\* 15th St. from L. St. to Winchester Ave.



## District No. 2.

West Railroad Ave., from Winchester Ave. to Rainbow slough, P Ave. from the West line of 5th St. to Rainbow Slough; G St. from the West line of 5th St. to 8th Ave.; H. St. from a point 150 ft. west of the west line of 6th St. to the Railroad right of way; 5th St. to S. P. Right of Way, L. St. from the west line of 7th St. to the Railroad right of way; 5th St. from H. St. to 100 ft. north of northerly line of P. Ave.; 6th St. from the alley line of Blocks 69 and 70 to Rainbow Slough; 7th St. from L. St. to Rainbow Slough; 8th Ave. from Winchester Ave. to Rainbow Slough; \*10th St. from H. St. to Rainbow Slough; West Railroad Ave. from Winchester Ave. to Rainbow Slough; Winchester Ave. from West Railroad Ave. to the west line of 8th St.; the alleys in blocks 37, 56, 57, 58, 70, 71, 72, 73, 86, 3 and 5; the east 100 ft. of the alley in Block 87; the alley fronting Rainbow Slough. \*9th St. from L. St. to Rainbow Slough.

## District No. 3.

West Railroad Ave. from the north line of Water St. to the center line of Block 9, produced; 10th St. from the north line of Water St. to the center line of Blocks 9 and 10, produced; 9th St. from the north line of Water St. to the center line of blocks 10 and 11 produced; 8th St. from the North line of Water St. to the center line of Blocks 11 and 12; Holliday St. from West Railroad Ave. to the west line of blocks 7 and 12; Rainbow St. from West Railroad Ave. to the west line of Blocks 7 and 8; All in Rainbow Addition to the City of Reedsport, Douglas County, Oregon.

## District No. 4.

All of G. St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St; all of H. St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; all of M. St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of L. St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; East Railroad Ave. from the easterly line of lot 3 of block 45 produced, south-westerly to the south line of block 101 produced; 11th St. from Winchester Ave. to L. St.; 12th St. from Winchester Ave. to east Railroad Ave.; 13th St. from East Railroad Ave. to Winchester Ave.; All of Winchester Ave. fronting on block 101 and extending to the slope of the S. P. Railroad; the westerly 150 ft. of the alleys in blocks 51, 76, and 82; all of the alleys in blocks 75, 85, 84, 83.

## DISTRICT NO. 6.

Winchester Ave. from the East line of Umpqua Addition to the City of Reedsport to the dredge fill limit opposite block 102 of the Amended Plat of Railroad Addition to said City.

And the City Engineer is hereby required and directed to survey out the location and prepare and file with the City Recorder, plans and specifications for an appropriate improvement, and estimates of the work to be done and the probable cost thereof, together with a statement of the lots, parts of lots and parcels of land to be benefited thereby, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.

And the City Engineer is further directed to prepare separate plans and specifications for each of the proposed street improvements as above set out, together with separate estimates



OF THE COST THEREOF.

Passed by the Common Council this 22nd  
day of April, 1925.

(Signed) Glen Caley  
Recorder.

(Signed) C. McC. Johnson.  
Mayor.

Resolution No. 9 was read. Upon motion, duly seconded,  
said Resolution was adopted as read.

RESOLUTION NO. 9.

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the City Engineer be, and he is hereby instructed immediately to compute and file with the City Recorder, the proportionate assessments to be levied for street improvements within the City of Reedsport according to the plans and specifications heretofore required from the Engineer; that said assessments be computed according to the area of the lots, parts of lots and parcels of land benefitted by such improvements in the respective improvement districts heretofore created; further, that all corner lots in said improvement districts be assessed for such improvement in an amount 10 per cent greater than the assessment of inside lots of equal area in the same improvement district.

Passed by the Common Council of the City of  
Reedsport, this 22nd day of April, 1925,  
by the following vote:

Aye	<u>6</u>
Nay	<u>0</u>

(Signed) Glen Caley  
Recorder

(Signed) C. McC. Johnson  
Mayor.

Resolution No.10 was read. Upon motion, duly seconded, said  
Resolution was adopted as read.

RESOLUTION NO. 10.

WHEREAS the City Council of the City of Reedsport deems it expedient and necessary to improve certain streets and parts of streets in the City of Reedsport, described as follows, to-wit:

East Railroad Ave. from easterly line of Block 47 to the westerly line of lot 2 of Block 45, produced; C St. from the west line of this district to easterly end of C St.; H St. from the west line of this district to N St.; L St. from the west line of this district to Umpqua River; M St. from the west line of this district to 16th St.; 14th St. from East R.R. Ave. to Winchester Ave.; 15th St. from L. St. to Winchester Ave. All of the platted portions of 16th St.; All of N. St.; The alleys in blocks 46, 77, 79, 80 and 81, and all that portion of the alley in block 51 lying within this district; All that portion of the alley in block 76 lying within this district; All that portion of the alley in block 82 lying within this district.



AND WHEREAS the City Council has heretofore required from the City Engineer, and the City Engineer has, pursuant to such requirement, surveyed out the location, and prepared and filed with the City Recorder plans and specifications for an appropriate improvement, and estimates of the work to be done and the probable cost thereof together with a statement of the lots, parts of lots and parcels of lands to be benefitted by such proposed improvements, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.

AND WHEREAS the City Council, after a careful examination of the foregoing, finds such plans, specifications and estimates to be satisfactory in all respects, THEREFORE

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the City of Reedsport, through its Common Council does hereby declare its purpose of improving, certain streets and parts of streets in the City of Reedsport, described more particularly as follows, to-wit:

East Railroad Ave. from easterly line of Block 47 to the westerly line of lot 2 of Block 45, produced; G. St. from the west line of this district to easterly end of G. St.; H. St. from the west line of this district to N. St.; L. St. from the west line of this district to Umpqua River; M. St. from the west line of this district to 16th St.; 14th St. from East R. R. Ave. to Winchester Ave.; 15th St. from L. St. to Winchester Ave. All of the platted portions of 16th St.; All of N. St.; the alleys in blocks 46, 77, 79, 80 and 81, and all that portion of the alley in block 51 lying within this district; All that portion of the alley in block 76 lying within this district; all that portion of the alley in block 82 lying within this district.

That the probable total cost of said improvement is estimated to be the sum of \$50,430.55, including five per cent of said estimate for advertising, engineering and superintendence.

That an assessment district of the property to be benefitted and assessed for the cost of said improvement is hereby declared and made, defined and determined to be as follows:

All the portion of the Amended Plat of Railroad Addition to Reedsport, Oregon, lying within the following described boundaries: Beginning at a point on the Umpqua River and the southerly slope of the Southern Pacific Railway grade at the thirteen foot elevation as per city established grade; thence along the Southern Pacific Railway grade to a point where a line extended northerly from the line between lots two and three of block 45 of said addition shall intersect the said grade; thence southerly along said line which lies 150 feet easterly and parallel to the line of 13th St. to the northerly line of Winchester Ave.; thence along the northerly line of Winchester Ave. to the line between eight and nine of block 107; thence easterly along said line to 16th St.; thence northerly along the easterly line of 16th St. to the southerly line of "N" St., easterly thence along N. St. to the Umpqua river; thence northerly along the ea Umpqua river to the point of beginning.

And the whole cost of the construction of said improvement shall be borne by and by and shall be assessed to the lots, parts of lots and acreage property liable therefore and benefitted by the construction thereof, in proportion to the benefits accruing to each lot, part of lot or acreage property, as shall be ascertained and determined by the City Engineer and approved and adopted by the City Council.

That the plans, specifications, and estimates and profiles for the construction of said improvement of said street, parts of street



filed with the Recorder by the City Engineer, is hereby in all things adopted, ratified and approved.

The City Recorder is hereby authorized and directed to publish this resolution for a period of ten days in Port Umpqua Courier, a weekly newspaper, and to publish therewith a notice that the Engineer's estimate of the proportion of the cost of said work to be charged against each lot, part of lot and parcel of land is on file in the office of the City Recorder, and stating that within ten days from the date of first publication thereof, the owners of 80 per cent or more of the area of the property within the assessment district herein determined, may make and file with the City Recorder, a written remonstrance, against such proposed improvement.

Passed by the Common Council, this 22nd day of April, 1925.

(Signed) Glen Caley  
Recorder.

NOTE BY THE RECORDER.

Inasmuch as Resolutions Numbered 11, 12, 13 and 14, as passed by the Common Council April 22nd, 1925, were published in the Port Umpqua Courier, and such publication has been carefully compared with the original Resolutions, I have, with the approval of the Council, and for the purpose of saving time, expense and space in the minute book, clipped said Resolutions from the Port Umpqua Courier in their entirety and pasted the same into the minute book as follows:

Resolution No. 11 was read. Upon motion, duly seconded, said Resolution was adopted as read.

RESOLUTION NO. 11.



**RESOLUTION (11)**

Whereas the City Council of the City of Reedport deems it expedient and necessary to improve certain streets and parts of streets in the City of Reedport, described as follows, to-wit:

West Railroad Avenue, from Winchester Ave to Rainbow Slough; F. Ave. from the West line of 5th St. to Rainbow Slough; G St. from the West line of 5th St. to 8th Ave.; H St. from a point 150 ft. west of the west line of 5th St. to S. P. Right of Way St. from the west line of 7th St. to the Railroad right of way; 5th St. from W St. to 100 ft. north of northern line of F. Ave.; 6th St. from the alley line of Blocks 66 and 70 to Rainbow Slough; 7th St. from L St. to Rainbow Slough; 8th Ave. from Winchester Ave. to Rainbow Slough; 9th St. from L St. to Rainbow Slough; 10th St. from H St. to Rainbow Slough; West Railroad Ave. from Winchester Ave. to Rainbow Slough; Winchester Ave. from West Railroad Ave. to the west line of 8th St.; The alleys in Blocks 67, 68, 69, 70, 71, 72, 73, 80, 81, and 82. The east 300 ft. of the alley in Block 87; The alley fronting Rainbow Slough.

And whereas the City Council has heretofore received from the City Engineer, and the City Engineer has, in respect to such improvement, surveyed and located the same, and approved and filed with the City Recorder, plans and specifications for an appropriate improvement, and estimated the cost thereof together with a statement of the lots, parts of lots and parcels of lands to be benefited by such proposed improvement, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land, should pay on account of the benefits to be derived from such proposed improvement.

**RESOLUTION NO. 11.**

And whereas the City Council, after a careful examination of the foregoing, finds such plans, specifications and estimates to be satisfactory in all respects, Therefore **IT IS RESOLVED BY THE CITY OF REEDPORT,**

That the City of Reedport, through its Common Council, does hereby declare its purpose of improving certain streets and parts of streets in the City of Reedport, described more particularly as follows, to-wit:

West Railroad Avenue, from Winchester Ave to Rainbow Slough; F. Ave. from the West line of 5th St. to Rainbow Slough; G St. from the West line of 5th St. to 8th Ave.; H St. from a point 150 ft. west of the west line of 5th St. to the Railroad right of way; 5th St. to S. P. Right of Way St. from the west line of 7th St. to the Railroad right of way; 6th St. from H St. to 300 ft. north of northern line of F. Ave.; 7th St. from the alley line of Blocks 66 and 70 to Rainbow Slough; 8th Ave. from Winchester Ave. to Rainbow Slough; 9th St. from L St. to Rainbow Slough; 10th St. from H St. to Rainbow Slough; West Railroad Ave. from Winchester Ave. to Rainbow Slough; Winchester Ave. from West Railroad Ave. to the west line of 8th St.; The alleys in Blocks 67, 68, 69, 70, 71, 72, 73, 80, 81, and 82. The east 300 ft. of the alley in Block 87; The alley fronting Rainbow Slough.

That the probable total cost of said improvement is estimated to be the sum of \$89,678.00, including five per cent of said estimate for advertising, engineering and superintendence.

That an assessment district of the property to be benefited and assessed for the cost of said improvement is hereby declared and made; defined and determined to be as follows:

Blocks 66, 67, 68, 69, 70, 71, 72, 73 and 87; Addition Number two of the City of Reedport; Also Blocks 67, 68, 69, 70, 71, 72, 73, and 87; Lots 1, 2, 3, 4, 5, 8 and 12 of Block 87; lots 1 and 2 of Block 88; lots 8 and 9 of Block 29; lots 1 and 8 of Block 30; lots 1 and 12 of block 89; and that part of the Southern Pacific right of way from Rainbow Slough to Winchester Ave. lying west of the Southern Pacific tracks and a strip of land 100 feet in depth, approximately 250 feet in length, lying on the west side of 8th St. and lying between Lots 1 and 2 of Block 7, Rainbow Addition No. 2,

to Reedport, Oregon and Rainbow Slough; all in amended Plat of Railroad Addition to the City of Reedport; also that unpatented property within the city fronting on the south line of Winchester Ave. between the Railroad right of way and 6th St. and the whole cost of the construction of said improvement shall be borne by and shall be assessed to the lots, parts of lots and acreage property liable therefore and benefited by the construction thereof, in proportion to the benefits accruing to each lot, part of lot or acreage property, as said benefits ascertain and determined by the City Engineer, and approved and adopted by the City Council.

That the plans, specifications, estimates and profiles for the construction of said improvement of said streets, parts of street, filed with the Recorder by the City Engineer, is hereby in all things adopted, ratified and approved.

The City Recorder is hereby authorized and directed to publish this resolution for a period of ten days in Fort Umpqua Courier, a weekly newspaper; and to publish therewith a notice that the Engineer's estimate of the proportion of the cost of said work to be charged against each lot, part of lot and parcel of land is on file in the office of the City Recorder, and stating that within ten days from the date of first publication thereof, the owners of 50 per cent or more of the area of the property within the assessment district herein determined, may make application with the City Recorder, a written remonstrance, against such proposed improvement.

Passed by the Common Council this 22nd day of April 1905  
Glen Coley  
Recorder



Resolution No. 12 was read. Upon motion, duly seconded, said Resolution was adopted as read.

RESOLUTION NO. 12.

RESOLUTION

Whereas the City Council of the City of Reedsport deems it expedient and necessary to improve certain streets and parts of streets in the City of Reedsport, described as follows, to-wit:

West Railroad Ave. from the north line of Water St. to the center line of Block 9, produced; 10th St. from the north line of Water St. to the center line of blocks 9 and 10, produced; 9th St. from the north line of Water St. to the center line of blocks 10 and 11 produced; 8th St. from the North line of Water St. from the center line of blocks 11 and 12; Holiday St. from West Railroad Ave. to the west line of blocks 7 and 12; Rainbow St. from West Railroad Ave. to the west line of Blocks 7 and 8; All in Rainbow Addition to the City of Reedsport, Douglas County, Oregon.

And whereas the City Council has heretofore required from the City Engineer, and the City Engineer has, pursuant to such requirement, surveyed out the location, and prepared and filed with the City Recorder plans and specifications for an appropriate improvement, and estimates of the work to be done and the probable cost thereof together with a statement of the lots, parts of lots and parcels of lands to be benefitted by such proposed improvement, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.

And whereas the City Council, after a careful examination of the foregoing finds such plans, specifications and estimates to be satisfactory in all respects, Therefore

IT IS RESOLVED BY THE CITY OF REEDSPORT,

That the City of Reedsport, through its Common Council does hereby declare its purpose of improving certain streets and parts of streets in the City of Reedsport, described more particularly as follows, to-wit:

West Railroad Ave. from the north line of Water St. to the center line of Block 9, produced; 10th St. from the north line of Water St. to the center line of blocks 9 and 10, produced; 9th St. from the north line of Water St. to the center line of blocks 10 and 11 produced; 8th St. from the North line of Water St. from the center line of blocks 11 and 12; Holiday St. from West Railroad Ave. to the west line of blocks 7 and 12; Rainbow St. from West Railroad Ave. to the west line of Blocks 7 and 8; All in Rainbow Addition to the City of Reedsport, Douglas County, Oregon.

That the probable total cost of said improvement is estimated to be the sum of \$11,357.75 including five per cent of said estimate for advertising, engineering and superintendence.

That an assessment district of the property to be benefitted and assessed for the cost of said im-

provement is hereby declared and made, defined and determined to be as follows:

Blocks 1, 2, 3, 4, 5, 6, 7, 8, the south half of Blocks 9, 10, 11, and 12 and the Southern Pacific right of way fronting on Blocks 1, 2, and 9. All in Rainbow Addition to Reedsport, Oregon.

and the whole cost of the construction of said improvement shall be borne by and shall be assessed to the lots, parts of lots and acreage property liable therefore and benefitted by the construction thereof, in proportion to the benefits accruing to each lot, part of lot or acreage property, as shall be ascertain and determined by the City Engineer, and approved and adopted by the City Council.

That the plans, specifications, estimates and profiles for the construction of said improvement of said street, parts of street, filed with the Recorder by the City Engineer, is hereby in all things adopted, ratified and approved.

The City Recorder is hereby authorized and directed to publish this resolution for a period of ten days in Port Umpqua Courier, a weekly newspaper, and to publish therewith a notice that the Engineer's estimate of the proportion of the cost of said work to be charged against each lot, part of lot and parcel of land is on file in the office of the City Recorder, and stating that within ten days from the date of first publication thereof, the owners of 80 per cent or more of the area of the property within the assessment district herein determined, may make and file with the City Recorder, a written remonstrance, against such proposed improvement.

Passed by the Common Council this 22nd day of April 1925

Glen Caley  
Recorder



Resolution No. 13 was read. Upon motion, duly seconded, said Resolution was adopted as read.

RESOLUTION NO. 13.

RESOLUTION

Whereas the City Council of the City of Reedsport deems it expedient and necessary to improve certain streets and parts of streets in the City of Reedsport, described as follows, to-wit:

All of G St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of H St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of M St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of L St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; East Railroad Avenue from the easterly line of lot 3 of block 45 produced, southwesterly to the south line of block 101 produced; 11th St. from Winchester Ave. to L St.; 12th St. from Winchester Ave. to East Railroad Ave.; 13th St. from East Railroad Ave. to Winchester Ave.; All of Winchester Avenue fronting on Block 101 and extending to the slope of the S. P. Railroad; The westerly 150 ft. of the alleys in blocks 51, 75, and 82. All of the alleys in blocks 75, 85, 84, 83.

And whereas the City Council has heretofore required from the City Engineer, and the City Engineer has, pursuant to such requirement, surveyed out the location, and prepared and filed with the City Recorder plans and specifications for an appropriate improvement, and estimates of the work to be done, and the probable cost thereof, together with a statement of the lots, parts of lots and parcels of lands to be benefitted by such proposed improvement, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.

And whereas the City Council, after a careful examination of the foregoing, finds such plans, specifications and estimates to be satisfactory in all respects, Therefore

IT IS RESOLVED BY THE CITY OF REEDSPORT,

That the City of Reedsport, through its Common Council, does hereby declare its purpose of improving certain streets and parts of streets in the City of Reedsport, described more particularly as follows, to-wit:

All of G St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of H St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of M St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of L St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; East Railroad Avenue from the easterly line of lot 3 of block 45 produced, southwesterly to the south line of block 101 produced; 11th St. from Winchester Ave. to L St.; 12th St. from Winchester Ave. to East Railroad Ave.; 13th St. from East Railroad Ave. to Winchester Ave.;

All of Winchester Avenue fronting on Block 101 and extending to the slope of the S. P. Railroad; The westerly 150 ft. of the alleys in blocks 51, 75, and 82. All of the alleys in blocks 75, 85, 84, 83.

That the probable total cost of said improvement is estimated to be the sum of \$38,096.61 including five per cent of said estimate for advertising, engineering and superintendence.

That an assessment district of the property to be benefited and assessed for the cost of said improvement is hereby declared and made, defined and determined to be as follows:

All of the following described lots, blocks and parcels of land in the Amended Plat of Railroad Addition to the City of Reedsport. Lot 3 of Block 45; lots 6, 7, 8, 9, 10 and 11 in block 51; lots 6, 7, 8, 9, 10, and 11 in block 76; lots 6, 7, 8, 9, 10 and 11 in block 82; lots 6, 7, and 8 in block 105; all of blocks 52, 74, 75, 83, 84, 85, 101, 102, 103 and 104; a strip of land 100 ft. in depth along the Southern Pacific right of way, extending from the easterly line of lot 3 in block 45 produced, southwesterly to the south line of block 101 produced, all of said strip fronting on East Railroad Ave.

and the whole cost of the construction of said improvement shall be borne by and shall be assessed to the lots, parts of lots and acreage property liable therefore and benefitted by the construction thereof, in proportion to the benefits accruing to each lot, part of lot or acreage property, as shall be ascertain and determined by the City Engineer and approved and adopted by the City Council.

That the plans, specifications, estimates and profiles for the construction of said improvement of said street, parts of street, filed with the Recorder by the City Engineer, is hereby in all things adopted, ratified and approved.

The City Recorder is hereby authorized and directed to publish this resolution for a period of ten days in Port Umpqua Courier, a weekly newspaper, and to publish therewith a notice that the Engineer's estimate of the proportion of the cost of said work to be charged against each lot, part of lot and parcel of land is on file in the office of the City Recorder, and stating that within ten days from the date of first publication thereof, the owners of 80 per cent or more of the area of the property within the assessment district herein determined, may make and file with the City Recorder, a written remonstrance, against such proposed improvement.

Passed by the Common Council this 22nd day of April 1925

Glen Caley  
Recorder



Resolution No. 14 was read. Upon motion, duly seconded, said Resolution was adopted as read.

RESOLUTION NO. 14.

RESOLUTION 14

Whereas the City Council of the City of Reedsport deems it expedient and necessary to improve certain streets and parts of streets in the City of Reedsport, described as follows, to-wit:

Winchester Ave. from the East line of Umpqua Addition to the City of Reedsport to the dredge fill limit opposite block 102 of the Amended Plat of Railroad Addition to said City.

And whereas the City Council has heretofore required from the City Engineer, and the City Engineer has, pursuant to such requirement, surveyed out the location, and prepared and filed with the City Recorder plans and specifications for an appropriate improvement, and estimates of the work to be done and the probable cost thereof together with a statement of the lots, parts of lots and parcels of lands to be benefitted by such proposed improvement, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.

And whereas the City Council, after a careful examination of the foregoing, finds such plans, specifications and estimates to be satisfactory in all respects, Therefore

IT IS RESOLVED BY THE CITY OF REEDSPORT,

That the City of Reedsport, through its Common Council does hereby declare its purpose of improving certain streets and parts of streets in the City of Reedsport, described more particularly as follows, to-wit:

Winchester Ave. from the East line of Umpqua Addition to the City of Reedsport to the dredge fill limit opposite block 102 of the Amended Plat of Railroad Addition to said City.

That the probable total cost of said improvement is estimated to be the sum of \$8946.90 including five per cent of said estimate for advertising, engineering and

superintendence.

That an assessment district of the property to be benefitted and assessed for the cost of said improvement is hereby declared and made, defined and determined to be as follows:

Lots 11, 12 and 13 in Block 102; Lots 1, 2, 7, 8, and 9 of Block 103; Lots 9 to 15 inclusive in Block 107; All of blocks 104, 105, 106, 108, 109, 110, 111, and 112, all in the Amended Plat of Railroad Addition to the City of Reedsport, Oregon; Lots 1, 8, 9, 10 and 11 in Block 3; all of blocks 4 and 5, all in Umpqua Addition to the City of Reedsport, Oregon; and a strip of land in Lot 9 of Sec. 36, Twp. 21, S. R. 12, W. WM, said strip being 337.9 ft. in length, 100 ft. in depth and fronting on Winchester Avenue, and extending from the easterly line of Umpqua addition to easterly line of H St.

and the whole cost of the construction of said improvement shall be borne by and shall be assessed to the lots, parts of lots and acreage property liable therefore and benefitted by the construction thereof, in proportion to the benefits accruing to each lot, part of lot or acreage property, as shall be ascertain and determined by the City Engineer and approved and adopted by the City Council.

That the plans, specifications, estimates and profiles for the construction of said improvement of said street, parts of street, filed with the Recorder by the City Engineer, is hereby in all things adopted, ratified and approved.

The City Recorder is hereby authorized and directed to publish this resolution for a period of ten days in Post Umpqua Courier, a weekly newspaper, and to publish therewith a notice that the Engineer's estimate of the proportion of the cost of said work to be charged against each lot, part of lot and parcel of land is on file in the office of the City Recorder, and stating that within ten days from the date of first publication thereof, the owners of 90 per cent or more of the area of the property within the assessment district herein determined, may make and file with the City Recorder, a written remonstrance, against such proposed improvement.

Passed by the Common Council this 22nd day of April 1925

Glen Caley  
Recorder



Resolution No. 15 was read. Upon motion, duly seconded, said Resolution was adopted as read.

RESOLUTION NO. 15.

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the following named Street Improvement Funds be and the same are hereby created:

1. Street Improvement Fund for Street Improvement District No. 1, according to the plans and estimates for said district heretofore filed in the office of the City Recorder.
2. Street Improvement Fund for Street Improvement District No. 2, according to the plans and estimates for said district heretofore filed in the office of the City Recorder.
3. Street Improvement Fund for Street Improvement District No. 3, according to the plans and estimates for said district heretofore filed in the office of the City Recorder.
4. Street Improvement Fund for Street Improvement District No. 4, according to the plans and estimates for said District heretofore filed in the office of the City Recorder.
5. Street Improvement Fund for Street Improvement District No. 5 according to the plans and estimates for said district heretofore filed in the office of the City Recorder.

AND

IT IS FURTHER RESOLVED BY THE CITY OF REEDSPORT:

That those two certain warrants drawn by the City Recorder and countersigned by the Mayor of the City of Reedport, in favor of D. L. Buckingham, said warrants being numbered 2026, in the amount of \$204.10 drawn upon Street Improvement Fund District No. 1, and 2027 in the amount of \$45.45 drawn upon Street Improvement Fund District No. 2 are hereby, in all respects ratified and approved and made payable out of the respective Street Improvement Funds for Districts One and Two by this Resolution created.

Passed by the Common Council this 22nd day of April, 1925., by the following vote:

Aye 6

Nay 0

(Signed) Glen Caloy  
Recorder.

(Signed) C. McC. Johnson  
Mayor.

It was duly moved, seconded, and carried that the improvement of District No. 5, being the proposed Rainbow Basin district, be assessed to the adjacent property owners upon a frontage basis.

It was duly moved, seconded, carried and so ordered that lots 1 to 6 inclusive in Block 104, lots 1 and 2 in Block 103, lots 3 to 8 inclusive in Block 105, and lots 3 and 4 in Block 106, be considered and assessed as corner lots in Street Improvement Districts Nos. 1 and 4 respectively, but on a



one-half area basis, further, that said lots be assessed as corner lots in Street Improvement District No. 6, but upon a one-half area basis.

It was duly moved, seconded, carried and so ordered that lots 1 to 12 inclusive, in Block 49, and lots 5 to 10 inclusive, in Block 48, be considered and assessed as corner lots in Street Improvement District No. 1, but on a one-half area basis.

There being no further business the meeting adjourned.

How Calley  
Recorder.

C. M. Johnson  
Mayor.



Regular Meeting of the Common Council, held this 4th day of May, 1925.

Upon roll-call there were present: President J. R. Browne, Recorder Galey and Councilmen Austin, Bernhardt, Chapin, Lovelace and Taylor.

Petition of property owners for the vacation of portion of 7th St. read.

Letter from Umpqua Mill & Timber Co. read, advising council of indefinite shut-down of mill and requesting shut-down rate for water, read.

Application of Umpqua Dredging & Construction Co. for permit for construction of boat ways and grid-irons on water front of the F. J. Kernan property read and upon motion, duly seconded and carried, the said application was approved.

Letter of Mrs. Geo. H. Peterson, relative to nuisance near her home, read. City Marshal instructed to have the same removed.

The Sewer Committee reported that in Sewer Districts Nos. 2 and 3 the construction of the sewers had been completed, and recommended that said sewers be accepted by the City. Upon motion, duly made, seconded and carried, said sewers were accepted by the City.

A committee of the Parent Teachers Association petitioned the Council orally for a curfew ordinance. The City attorney was, by motion duly made and carried, ordered to prepare such an ordinance for adoption at next regular meeting.

Upon motion duly made and seconded, it was carried and so ordered that Street Committee make arrangements for the opening of the 16th St. bridge at earliest opportunity to permit the passage of Mr. Yewdall's float house from Rainbow Basin to the Umpqua River.

Franchise Ordinance No. 118, was introduced and read for the first time. Upon motion duly seconded and carried, said Ordinance No. 118 was passed to the second reading and read for the second time.

#### Ordinance No. 118.

An ordinance granting a franchise for a period of 99 years to the Umpqua mills and Timber Co. an Oregon Corporation, to construct, maintain, operate, repair, rebuild, renew, replace, use and enjoy lease, let, sell and dispose of a railroad track within the City of Reedsport for the purpose of transporting freight from points within the City of Reedsport to a junction with the railroad of the Southern Pacific Co; within said City.

Upon motion, duly seconded and carried, said Ordinance No. 118 was ordered laid on the table.

Ordinance No. 123 was read for the first time. Upon motion, duly seconded and carried, said Ordinance No. 123 was passed to the second reading and read for the second time. Upon motion duly seconded and carried, said Ordinance No. 123 was passed to the third reading and read for the third time. Upon motion, duly made and seconded, said Ordinance was put to a vote upon its final passage and was adopted by the following vote:

Aye	<u>5</u>
Nay	<u>0</u>



## ORDINANCE NO. 123.

An Ordinance providing for the improvement of certain streets and parts of streets in the City of Reedsport by grading and graveling the same, according to the plans and specifications adopted by resolution of the Common Council on the 22nd day of April, 1925, and providing for the letting of a contract for said work.

WHEREAS the Common Council of the City of Reedsport did on the 22nd day of April 1925, by resolution duly adopted declare its purpose of constructing an improvement of certain streets and parts of streets by grading and graveling the same, being described as follows:

Winchester Ave. from the East line of Umpqua Addition to the City of Reedsport to the dredge fill limit opposite Block 102 of the Amended Plat of Railroad Addition to said City,

And fixing an assessment district, and approving and adopting the plans, estimates and specifications theretofore filed with the City Recorder by the City Engineer, and directing that notice be published as required by the Charter of the City of Reedsport,

AND WHEREAS, the period within which remonstrances may be filed, having elapsed, and no remonstrances have been filed against the proposed improvement of said street,  
NOW, THEREFORE,

## THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

That the following streets and parts of streets in the City of Reedsport, to-wit:

Winchester Ave. from the East line of Umpqua Addition to the City of Reedsport to the dredge fill limit opposite Block 102 of the Amended Plat of Railroad Addition to said City, be improved by grading and graveling, according to the plans, specifications and profile of the City Engineer heretofore filed with the City Recorder, and heretofore adopted and approved by the Common Council.

The whole cost of construction of said street improvements including advertising, engineering and superintendence, shall be borne by and assessed to the lots, parts of lots and parcels of land within the assessment district heretofore defined and determined, liable therefor and benefitted thereby, as apportioned by the City Engineer and approved and adopted by the Common Council, to each lot, part of lot and parcel of land therein, as provided by the City Charter.

The Common Council does hereby declare that the work of said construction for said improvement shall be let in one or more contracts as shall be determined by the City Council.

The work of said improvement shall commence within 30 days after the letting of said contract, and shall be completed within 90 days after the commencement thereof.

The contractor or contractors receiving contracts for said work shall be required to each execute a good and sufficient bond for said work, or part thereof, with one or more sureties to be approved by the Mayor of said City, in the sum of seventy five per cent of the contract price, for the faithful performance of the contract.

Each person, persons, firm, company or corporation who shall bid upon said work, shall deposit with each bid, with the City Recorder of Reedsport, a certified check, payable to the City in the sum of five per cent of the amount bid



as an evidence of good faith, which shall be retained by the city until and unless the contract is signed, and the bidder shall have furnished the bond required herein, and shall be forfeited to the city in case of failure to execute the contract and furnish the required bond.

The City Recorder shall forthwith invite proposals for the construction of said improvement by posting notices in three public places in the City of Reedsport, which notices shall call for sealed bids from contractors for said construction, and direct them to the plans and specifications on file with the City Recorder, and shall require said bids to be deposited with the City Recorder within 17 days from the date of such notice.

AN EMERGENCY is hereby declared to exist, and that it is necessary for the immediate preservation of the peace, health and safety of the City and the inhabitants thereof, that this ordinance take effect immediately.

This ordinance shall take effect and be in full force as a law of said City upon its passage by at least a three-fourth majority of the members of the Council, and its approval by the Mayor.

Passed by a unanimous vote of the Council, this 4th day of May, 1925.

(Signed) Glen Caley  
Recorder.

Approved this 6th day of May, 1925.

(Signed) C. McC. Johnson.  
Mayor.



CORRECTION.

Ordinances numbered 119, 120, 121 and 122 having been adopted by the Common Council May 4th, 1925, and having been vetoed by the Mayor, May 6th, 1925, were referred by the Mayor back to the Council at the continued meeting of May 7th, 1925. Said Ordinances, having been reconsidered by the Council, were, upon motion, duly seconded and carried by unanimous vote, ordered stricken from the Ordinance Book and from the minutes of May 4th, 1925, leaving the numbers 119, 120, 121 and 122 available as numbers for future Ordinances, and it was further ordered in the same motion that the minutes of May 4th, 1925, be corrected to show the same.

Upon motion, duly seconded and carried, it was ordered that the Recorder be instructed to post notices of the proposed assessments to be levied in Street Improvement District No. 6, in three public places within said assessment district, and that he make and file an affidavit of such posting.

Upon motion, duly made and seconded, it was carried and so ordered, that Monday, May 11th, at 8.00 o'clock P.M. be set as the time for hearing objections to the assessments in District No. 6.

Upon motion, duly made, seconded and carried, it was ordered that the following bills as O. K'd. by the Finance Committee be paid and that warrants be drawn upon the respective funds for the several amounts in payment thereof.

A.G.Renn	\$ 150.00	Geo McHargue	\$ 50.00
W.G.Benson	50.00	Glen Caley	75.00
W.A.Wurdick	25.00	A.L.Green	10.00
I.O.O.F.	15.00	Inland Construction Co.	7,487.59
Inland const. Co.	3,284.90	INland Const. Co.	467.52
D.L.Buckingham	299.00	D.L.Buckingham	162.00
D.L.Buckingham	5.40	D.L.Buckingham	78.45
D.L.Buckingham	33.75	D.L.Buckingham	33.75
D.L.Buckingham	78.45	D.L.Buckingham	32.00
D.L.Buckingham	80.00	J.H. McCoy	31.50
J.H.McCoy	16.31	Union Iron Wks.	24.70
J.R.Browne	1.50	F.L.Taylor	36.65
F.L.Taylor	3.68	Umpqua Mills & T.Co	10.98
W.M.Dewar	1.75	Paul Burnhardt	132.24
Reedsport Fuel	5.85	County Of Douglas	86.62
Port Umpqua Courier	121.80		



It was duly moved, seconded and so ordered that the State Fire Marshal or one of his deputies be requested to make a survey of the fire hazards of the City, and that the members of the Council be called together to hear his report on same.

I It was duly moved, seconded and so ordered that the City Recorder be authorized to purchase a lock-box in which to place the valuable papers of the City, and to place the same in the vault of the First Bank of Reedsport.

There being no further business, the meeting was continued, subject to the call of the Mayor.

Continued regular meeting of May 4th, held this 7th day of May, 1925.

Upon roll call there were present: Mayor C. McC. Johnson, Recorder Caley and Councilmen Austin, Browne, Chapin, Bernhardt and Taylor.

Upon motion, duly made, seconded and carried, it was ordered that the report of the Street Improvement Committee be accepted and that the City Engineer be instructed to compute new estimates and to prepare new plans and specifications for contemplated street improvements in Street Improvement Districts 1 and 4, in accordance with the recommendations of the Street Committee, and that he submit the same to the Street Committee prior to the continued meeting of May 11th.

Resolution No. 16 was read. Upon motion, duly made and seconded, said Resolution No. 16 was adopted as read.

RESOLUTION NO. 16:

WHEREAS, Resolutions numbered <sup>eleven, twelve</sup> ~~ten and thirteen~~ of the Resolutions of the City of Reedsport, approving plans and specifications of the City Engineer for street improvements within said City have been found to entail a cost to the property owners of the City in excess of an amount considered advisable by the Common Council, and

WHEREAS, the City Engineer has been instructed to prepare new plans and specifications in accordance with the recommendations of the Street Committee of the Council,

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY OF REEDSPORT,

That Resolutions numbered <sup>eleven, twelve</sup> ~~ten and thirteen~~ be declared void and of no effect.

Passed by the Common Council, this 7th day of May, 1925, by the following vote:

Aye                    5.                    Nay                    0.

(Signed) Glen Caley  
Recorder.

(Signed) C. McC. Johnson.  
Mayor.



Ordinances numbered 119, 120, 121 and 122, relative to the construction of certain street improvements with the City of Reedsport, having been vetoed by the Mayor, May 6th, 1925, as by the Charter of the City provided, were referred by the Mayor back to the Common Council this date, for re-consideration. Said Ordinances were thereupon re-considered by the Council. Upon motion, duly made, seconded and carried by unanimous vote, it was ordered that said Ordinances numbered 119, 120, 121 and 122, be stricken from the book of Ordinances of the City of Reedsport, and from the minutes of the regular meeting of May 4th, 1925, leaving the numbers 119, 120, 121 and 122 available as numbers for future Ordinances, and it was further ordered that the minutes of said meeting of May 4th, 1925, be corrected to show the same.

It was moved, seconded, carried and so ordered that the City Recorder be instructed to accept and record with the County Clerk of Douglas County, deeds from Jos. Lyons, W. P. Reed and Walter McKay or either of them, to Lot 7 in Block 49, Lot 4 in Block 77 and the westerly fifty feet of Lot 77 in Block 77. All in the Amended Plat of Railroad Addition to the City of Reedsport, Oregon.

It was duly moved, seconded, carried and so ordered that the Finance Committee investigate the matter of an audit of the books of the City and report back at next meeting.

Upon motion, duly seconded and carried, the meeting was continued until Monday, May 11th, 1925, at 8 o'clock P.M.

Continued regular meeting of May 4th, 1925, held May 11, 1925.

Upon roll call there were present: Mayor C. McC. Johnson, Recorder Glen Caley, and councilmen J. R. Browne, Paul Burnhardt, H. L. Chapin, F. L. Taylor, W. A. Lovelace.

Communication of Will E. Moore, State Fire Marshall in regard to the making of a survey of the fire hazards of this city, read and placed on file.

It was duly moved, seconded, carried, and so ordered that the recommendation of the street committee on street grade in Districts Number 1 and 4 be adopted.

Ordinance Number 125 was introduced and read for the first time, said Ordinance being entitled: An Ordinance granting a franchise for a period of 99 years to the Umpqua Mill's and Timber Co., an Oregon corporation, to construct, maintain, operate, repair, renew, rebuild, replace, use and enjoy, lease, let, sell and dispose of a railroad track within the City of Reedsport for the purpose of transporting freight from points within the City of Reedsport to a Junction with the Railroad of the Southern Pacific Co. within said City.

Upon motion, duly seconded, it was carried and so ordered that Ordinance No. 125 be passed to second reading and same was read for the second time.

It was duly moved seconded, and so ordered that Ordinance No. 125 be laid on the table for further consideration.

Ordinance No. 124 was introduced and read, being an ordinance entitled,



It was duly moved, seconded and so ordered that Ordinance No. 125 be passed to second reading and same was read for second time.

It was duly moved, seconded, and so ordered that Ordinance No. 124 be laid on the table for further consideration.

Upon hearing of Objections as to the tentative assessments for the improvement of Winchester Ave. there were no objections or remonstrances filed or made orally.

It was duly moved, seconded, carried, and so ordered that this meeting be adjourned until Thursday night, May 14, 1925.

Continued meeting of May 11, 1925, held May 14, 1925

Upon roll call there were present: Mayor G. McC. Johnson, Recorder, Glen Caley, Councilmen, John R. Browne, J. H. Austin, Paul Burnhardt, W. A. Lovelace, and Frank L. Taylor,

It was duly moved, seconded, carried, and so ordered that the application of W. P. Reed for the building of a dock at the foot of N. st. be approved.

It was duly moved, seconded, carried, and so ordered that the application of the West Coast Power Co. for right to cross the Umpqua River below the railroad Bridge with power line be approved.

It was duly moved, seconded, carried, and so ordered that the application of Eva K. Hubbard to vacate the street between Block 30 and 31 from 1st st. to Schofield River, and likewise the alley in Block 30, be laid on the table for Street Committee's report at next meeting.

It was duly moved, seconded, carried, and so ordered that the application of the Winchester Bay Lumber Co. for the vacation of the Northerly One-half of blocks Nine, Eleven and Twelve of Rainbow Addition, be laid on the table for the Street Committee's report at next meeting.

It was duly moved, seconded, carried, and so ordered that the Bid of John S. Shute & Co. of \$1002.50 for each One Thousand Dollars Street Improvement Bonds be laid on the table for further consideration.

It was duly moved, seconded, carried, and so ordered that the bill of City Attorney W. G. Benson expense trip to Portland, with Street Improvement records be paid.

It was duly moved, seconded, carried, and so ordered that this meeting be adjourned until Monday night May 18, 1925.

Glen Caley  
Recorder

G. M. C. Johnson  
Mayor



Continued meeting of May 14, 1925, held May 18, 1925

Upon roll call there were present: Mayor, C. McC. Johnson, Recorder Glen Caley, Councilmen, J. R. Browne, Paul Burnhardt, W. A. Lovelace, F. L. Taylor,

It was duly moved, seconded, carried, and so ordered that this meeting be continued to meet at a call of the Mayor.

Glen Caley  
Recorder

C. McC. Johnson  
Mayor

Special meeting of the Common Council called by the Mayor this May 22nd, 1925, for the purpose of considering and acting upon Ordinance No. 125.

Upon roll call there were present: Mayor, C. McC. Johnson, Recorder Glen Caley, Councilmen, J. R. Browne, Paul Burnhardt, F. L. Taylor, W. A. Lovelace.

It was duly moved, seconded, carried, and so ordered that Ordinance No. 125 be taken from the table for final reading.

It was duly moved, seconded, and so ordered that Section 4 of Ordinance No. 125 be amended to read as follows:

Section 4. The rights, privileges and franchise herein granted are upon the express condition that if at any time hereafter the City of Reedsport shall improve said streets or said street intersections or any part of the same over which said railroad track extends, by planking, paving, macadam or other surfacing, or if the said Umpqua Mills and Timber Co. its successors and assigns, shall repair and replace any improvement that might be damaged or torn out in constructing or repairing said track or in operating over same.

It was duly moved, seconded, carried, and so ordered that Section 6. of the emergency clause be stricken from Ordinance No. 125 and that Section No. 7 be numbered Section 6.

It was duly moved, seconded, carried, and so ordered that Ordinance No. 125 be adopted as read.

The vote was as follows:

Aye	<u>4</u>	Nay	<u>0</u>
-----	----------	-----	----------

Said Ordinance as amended and adopted is as follows:

**ORDINANCE NO. 125**

An Ordinance granting a franchise for a period of 99 years to the Umpqua Mill's & Timber Co., an Oregon corporation, to construct, maintain, operate, repair, renew, rebuild, replace, use and enjoy, lease, let, sell and dispose of a railroad track within the City of Reedsport for the purpose of transporting freight from points within the City of Reedsport to a Junction with the Railroad of the Southern Pacific Co., within said City.

**THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:**

Section 1- That the City of Reedsport hereby grants unto the Umpqua Mills & Timber Co., a corporation, its successors and assigns, for and during a term herein provided, the right, privilege and franchise to place, construct, erect, maintain and operate a single track of standard gauge railway over and upon property within the corporate limits of the City of



Reedsport and described as follows:

Beginning on the S. P. House track opposite main line station 2493 plus 21.9, thence on a No. 10 turnout for 80.3 feet to the point of frog which is the beginning of a 12 degree curve to the right, thence on said 12 degree curve to the right thru an angle of 12 degrees for a distance of 100 feet, thence North 55 degrees 50 minutes East 38.1 feet, thence on a 12 degree curve to the left thru an angle of 17 degrees and 47 minutes for a distance of 148.2 feet, thence North 38 degrees and 03 minutes East, parallel with the S.P. main line track 74.8 feet, thence on a 15 degree curve to the right for a distance of 373.3 feet thru an angle of 56 degrees and crossing East Railroad Avenue from Station 6 plus 80 to Station 7 plus 28 of this line, in front of Lots 8 and 9 of Block 46 of the Amended Plat of Railroad Addition to Reedsport, thence South 85 degrees 57 minutes East 364.8 feet, thence on a 15 degree curve to the right thru an angle of 32 degrees 17 minutes for a distance of 215.2 feet, and crossing onto 16th Street opposite Lot 1 of Block 48 of said Addition at Station 13 plus 14 of this line, thence South 53 degrees 40 minutes East 132.0 feet, thence on a 6 degree curve to the right thru an angle of 6 degrees and 03 minutes for a distance of 100 feet, thence South 47 degrees 37 minutes East 62.0 feet, thence of a 12 degree curve to the left thru an angle of 20 degrees and 23 minutes for a distance of 169.9 feet, thence South 68 degrees East 188.4 feet more or less to the property of the Umpqua Mills & Timber Co.

And which said railway track shall be constructed so that the surface of the road bed for the rails for said railway track shall be on the grade of said streets as established by the said City of Reedsport. And the use of which said railway track shall be for a spur track for the transportation of freight for industrial purposes over said line, between said industrial site and the main line of the said Southern Pacific Co., for the purpose of affording access and transportation between said industrial site and the main line of the Southern Pacific Co., in the City of Reedsport, and over which said track cars may be operated by steam or such other motive power as may be necessary or practical. And which said franchise is hereby granted subject to the conditions and regulations hereinafter set forth.

Section 2. It shall be lawful for the said Umpqua Mills & Timber Co. to construct, place and erect all necessary piling and structures on said streets and thru the intersections of other streets with the said streets for the purpose of constructing said railway track at the aforesaid grade. But such work shall be done in compliance with the reasonable and necessary rules, regulations and orders which have heretofore and may hereafter during the continuance of this franchise be required by the ordinances of said city.

Section 3. Nothing in this Ordinance shall be construed in any way to prevent the City of Reedsport from grading, planking, paving or otherwise surfacing or improving or repairing said streets and the said street intersections, or constructing sewers in said streets or other public work; providing all said work shall be done so that the same shall not unnecessarily obstruct or prevent the use of said railway track in the ordinary conduct of business over and upon the same.

Section 4. The rights, privileges and franchise herein granted are upon the express condition that if at any time hereafter the City of Reedsport shall improve said streets or said street intersections or any part of the same over which said railway track extends, by planking, paving, macadam or other surfacing, or if the said Umpqua Mills & Timber Co. its successors and assigns shall injure or destroy any present improvement of said streets or intersections, then the said Umpqua Mills & Timber Co. its successors and assigns, shall repair and replace any improvement



that might be damaged or torn out in constructing or repairing said track or in operating over same.

And it is further provided that no cars shall be operated over said railway on said streets at a speed to exceed 12 miles per hour. And provided further that no cars shall be spotted or left standing on said streets or any portion of the right of way hereinbefore mentioned, and that the operation of all cars over said track shall be carried on with due precaution for the protection of the public.

It is further provided and this franchise is granted upon the express condition that the Umpqua Mills & Timber Co., its successors and assigns, shall in no manner nor under any circumstances hold or attempt to render the City of Reedsport liable for any damages for failure on the part of the City to protect or enforce this franchise, or for any other cause whatsoever arising under this franchise or the terms thereof.

Section 5. The rights, privileges and franchise hereby granted shall continue for the period of 99 years from the date this ordinance becomes effective.

Section 6. Acceptance of this ordinance by the grantee shall be made in writing within thirty days from the date of its passage by the Council and approval by the Mayor.

Passed by the Common Council of the City of Reedsport this 22nd day of May, 1925, by the following vote:

Aye. - 4.  
Nay. - 0.

Approved by the Mayor this 23rd day of May, 1925

C. Mc. C. Johnson  
Mayor

Attest:

Glen Caley  
Recorder.

State of Oregon.        )  
County of Douglas.    ) SS.  
City of Reedsport.    )

I, Glen Caley, the duly elected, qualified and acting City Recorder of the City of Reedsport, hereby certify that the foregoing Ordinance numbered 125 of the Ordinances of the City of Reedsport, is a full true and exact copy of said Ordinance as the same appears in the Record of Ordinances of said City.

Dated at Reedsport, Oregon, this \_\_\_ day of \_\_\_\_\_ 1925.

Glen Caley

Continued Regular Meeting of May 4, 1925 held May 25, for the purpose of opening of bids for the grading and graveling of Winchester Ave.

Upon roll call there were present: Mayor C. Mc. C. Johnson, Recorder Glen Caley, Councilmen, J. R. Browne, J. H. Austin, Paul Burnhardt, F. L. Taylor, W. A. Lovelace.

Call for Bids read at 8:30 o'clock.

The Bid of The Inland Construction Co. for the grading and graveling of Winchester Ave. of \$9,847.95 was opened and



read.

It was duly moved, seconded, carried, and so ordered that the Bid of the Inland Construction Co. be rejected and Bidder's Bond returned to the bidder.

It was duly moved, seconded, carried, and so ordered that this meeting be adjourned.

Gene Coley  
Recorder

C. M. Johnson  
Mayor

Regular meeting of June 1, 1925

Meeting called to order by Mayor Johnson.

Those present on roll call were: Councilmen Browne, Bernhardt, Lovelace, Chapin, and Austin.

Minutes of previous meeting read and approved.

City Attorney instructed to forward application of City for purchase of tide lands to Clerk of State Land Board at once and to take up matter of purchase, by phone.

Resolution No. 18, instructing City Engineer to prepare plans and specifications for Street Improvement District No. 7, was passed.

Resolution No. 19, being a resolution approving plans and specifications for District No. 1 and authorizing publication of the resolution, giving property owners notice of the work to be done and the estimated cost of same, was passed.

Resolution No. 20, same as above for District No. 2. was passed.

Resolution No. 21, being a resolution approving plans and specifications for District No. 3 and authorizing publication of the resolution, giving property owners notice of the work to be done and the estimated cost of same, was passed.

Resolution No. 22, being a resolution approving plans and specifications for District No. 4 and authorizing publication of the resolution, giving property owners notice of the work to be done and the estimated cost of same, was passed.

Resolution No. 23, being a resolution approving plans and specifications for District No. 7 and authorizing publication of the resolution, giving property owners notice of the work to be done and the estimated cost of same, was passed.

Resolution No 24, instructing Recorder to post notices of proposed assessments within the various districts, was passed. Said resolution also contained notice of the date for hearing remonstrances on same. Date set for June 8.

It was moved, seconded and duly carried that the application of Winchester Bay Lumber Co. for vacation of Mill St. be approved.

It was moved, seconded, and duly carried that the application of Eva K Hubbard for vacation of portion of Sheridan Ave. and alley in Block 30 be approved.

Ordinance No. 124, being an ordinance prohibiting all persons under 18 years of age from being on public streets after certain hours, was, on motion, taken from table and read for



third time. Said ordinance being put upon its passage after third reading was adopted by the following vote:

Aye. 5. Nay 0.

Ordinance No. 126, being an ordinance dedicating Lot 7 in Block 49, Lot 4 in Block 77, and the westerly 50 ft. of Lot 17 in Block 77 to the public for street purposes was read for the first time.

Upon motion said ordinance was passed to second reading and read for second time.

Upon motion said ordinance was passed to third reading and read for third time.

Said ordinance being put upon its final passage, same was adopted by the following vote:

Aye. 5. Nay. 0.

Ordinance No. 125, being an ordinance granting a franchise to Umpqua Mills and Timber Co. was taken from the table and read for third time. Certain amendments to the same were suggested, discussed and upon motion duly adopted. Thereafter said ordinance was put upon its final passage and was adopted, with the amendments by the following vote:

Aya. 5- Nay. 0.

Ordinance No. 127, being an ordinance granting the Standard Oil Company a permit to erect and maintain a distributing station below the S. P. Railroad bridge was read for first time. Said Ordinance, was, on motion referred to a committee to be named by the Mayor. Said committee are: Austin, Lovelace, and Chapin.

The following bills as O. K'd by the finance committee were ordered paid and warrants drawn on the respective funds for the several amounts:

A. G. Renn	\$ 150.00	Geo. McHargue	\$ 50.00
W. G. Benson	50.00	Glen Caley	75.00
W. A. Burdick	29.00	Al Green	10.00
City Treasurer	5300.00	I.O.O.F.	15.00
West Coast Power Co.	380.00	Coos Curry Tel.	7.25
D. L. Buckingham	7771.00	J. H. McKoy	51.65
Inland Construction Co.	6,209.85	J. W. Geibisch	9.00
Win. L. Co.	3.96	Reedsport Fuel	186.65
Umpqua Mills & T. Co.	7.06	Paul Burnhardt	1189.89
Peerless Pacific Co.	93.93	W. G. Benson	6.40
City Treasurer	4.00	Port Ump. Courier	35.90

Resolution No. 25, being a resolution transferring all sums now in Jain Fund to the General Fund was read, and upon motion, adopted by the following vote:

Aye 5 Nay 0

Resolution No. 26, being a resolution transferring all sums now in the original Water Fund to the General Fund was read and upon motion, adopted by the following vote

Aye 5 Nay 0

There being no further business the meeting was, upon motion, duly made, seconded, and carried, continued until June the 8th, at 8:00 o'clock P. M.

Glen Caley  
Recorder

J. M. Johnson  
Mayor



Continued Regular Meeting of the Common Council  
held June 8, 1925.

Upon roll call there were present: President, J. R. Browne, Councilmen J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace, Frank L. Taylor, and Recorder Glen Caley.

This Meeting was Called for the purpose of hearing Remonstrances to the assessments as published for proposed street Improvements, Districts 1, 2, 3, 4, 6, and 7.

There being no remonstrances filed and none made orally, at this meeting it was duly moved, seconded, carried, and so ordered that this meeting be continued to June 17th at 8:00 o'clock P. M.

Glen Caley  
Recorder

J. M. C. Johnson  
Mayor

Continued Regular Meeting of the Common Council held  
this 17th day of June, 1925

Upon roll call there were present: President, J. R. Browne, Recorder Glen Caley, Councilmen J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace, and F. L. Taylor.

Ordinance No. 119 was introduced and read. It was duly moved, seconded, and carried that Ordinance No. 119 be passed to its second reading, and said Ordinance was read for the second time. It was duly moved, seconded, and carried that said Ordinance No. 119 be passed to its third reading. Upon its third reading, it was duly moved, and seconded, that said Ordinance be put upon its final passage. Said Ordinance No. 119 was thereupon adopted by the following vote:

Aye 5

Nay 0

ORDINANCE NO. 119.

An Ordinance providing for the improvement of certain streets and parts of streets in the City of Reedsport by grading the same, according to the plans and specifications adopted by resolution of the Common Council on the 1st day of June 1925, and providing for the letting of a contract for said work.

Whereas the Common Council of the City of Reedsport did on the 1st day of June, 1925, by resolution duly adopted declare its purpose of constructing an improvement of certain streets and parts of streets by grading the same, being described as follows:

East Railroad Ave. from easterly line of Block 47 to the westerly line of lot 2 of Block 45, produced; G. St. from the West line of this district to easterly end of G St.; H St. from the west line of this district to N St.; L St. from the west line of this district to Umpqua River; M. St. from the west line of this district to 16th St.; 14th St. from East R. R. Ave. to Winchester Ave.; 15th St. from Winchester Ave. to Rainbow Basin. All of the plated portions of 16th St.; All of N St.: The alleys in blocks 46, 77, 79, 80, and 81, and all that portion of the alley in block 76 lying within this district; all that portion of the alley in block 82 lying within this district; and fixing an assessment district, and approving and adopting the



ORDINANCE NO. 126

An Ordinance dedicating certain property of the City of Reedsport to the public for street purposes.

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS

Sec. 1. The following described lots and parts of lots within the City of Reedsport are hereby dedicated to the public use for street purposes forever:

Lot Seven (7) in Block Forty-nine (49) Lot Four (4) in Block Seventy-seven (77) and the westerly fifty (50) feet of Lot Seventeen (17) in Block Seventy-seven (77), all in the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon, according to the map and plat of said Addition on file and of record in the office of the County Clerk of said Douglas County, Oregon.

Sec. 2. The property above described and dedicated to the public for street purposes shall be known as a continuation of 15th Street from L Street to Rainbow Basin.

Sec. 3. Whereas there is contemplated at the present time the improvement of certain streets within the City of Reedsport, and whereas it is desired that the above described street be included in such plan of improvement, the Common Council of the City of Reedsport finds and determines that it is necessary for the immediate preservation of the public peace, health and safety of the City that this Ordinance become effective immediately, and an emergency is hereby declared to exist and this ordinance shall become effective immediately upon its passage by the Council and approval by the Mayor.

Passed by the Common Council this 1 day of June, 1925, by the following vote: Aye 4 Nay 0.

Approved by the Mayor this 1st day of June, 1925.

J. W. Johnson  
Mayor.

Attest:

Gene Caley  
Recorder.



plans estimates and specifications theretofore filed with the City Recorder by the City Engineer and directing that notice be published as required by the Charter of the City of Reedsport.

And whereas, the period within which remonstrances may be filed having elapsed, and no remonstrances have been filed against the proposed improvement of said street, Now, therefore,

**THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:**

That the following streets and parts of streets in the City of Reedsport, to wit;

East Railroad Ave. from easterly line of Block 47 to the westerly line of lot 2 of Block 45, produced; G. St. from the west line of this district to easterly end of G St.; H St. from the west line of this district to N St; L St. from the west line of this district to Umpqua River; M St. from the west line of this district to 16th St.; 14th St. from East R. R. Ave. to Winchester Ave.; 15th St. from Winchester Ave. to Rainbow Basin. All of the plated portions of 16th St.; all of N St.: The alleys in blocks 46, 77, 79, 80, and 81, and all that portion of the alley in block 51 lying within this district; all that portion of the alley in block 76 lying within this district; All that portion of the alley in block 82 lying within this district; be improved by grading according to the plans, specifications and profile of the City Engineer heretofore filed with the City Recorder, and heretofore adopted and approved by the Common Council.

The whole cost of construction of said street improvements including advertising, engineering, and superintendence, shall be borne by and assessed to the lots, parts of lots and parcels of land within the assessment district heretofore defined and determined, liable therefore and benefitted thereby, as apportioned by the City Engineer and approved and adopted by the Common Council, to each lot, part of lot and parcel of land therein, as provided by the City Charter.

The Common Council does hereby declare that the work of said construction for said improvement shall be let in one or more contracts as shall be determined by the City Council.

The work of said improvement shall commence within 25 days after the letting of said contract and shall be completed within 200 days after the commencement thereof.

The contractor or contractors receiving contracts for said work shall be required to each execute a good and sufficient bond for said work, or part thereof, with one or more sureties to be approved by the Mayor of said City in the sum of seventy five per cent of the contract price, for the faithful performance of the contract.

Each person, persons, firm, company or corporation who shall bid upon said work, shall deposit with each bid, with the City Recorder of Reedsport, a certified check or bidding bond, payable to the city in the sum of five per cent of the amount bid as an evidence of good faith, which shall be retained by the city until and unless the contract is signed, and the bidder shall have furnished the bond required herein, and shall be forfeited to the city in case of failure to execute the contract and furnish the required bond.

The City Recorder shall forthwith invite proposals for the construction of said improvement by posting notices in three public places in the City of Reedsport, which notices shall call for sealed bids from contractors for said construction, and



direct them to the plans and specifications on file with the City Recorder, and shall require said bids to be deposited with the City Recorder within 17 days from the date of such notice.

An emergency is hereby declared to exist, and that it is necessary for the immediate preservation of the peace, health, and safety of the City and the inhabitants thereof, that this ordinance take effect immediately;

This ordinance shall take effect and be in full force as a law of said City upon its passage by at least a three fourth majority of the members of the Council, and its approval by the Mayor.

Passed by a unanimous vote of the Council this 17th day of June 1925.

Glen Caley  
Recorder.

Approved this 17th day of June 1925,

J. R. Browne  
Acting Mayor.

Ordinance No. 120 was introduced and read. It was duly moved, seconded, and carried that Ordinance No. 120 be passed to its second reading, and said Ordinance was read for the second time. It was duly moved, seconded, and carried that said Ordinance No. 120 be passed to its third reading. Upon its third reading, it was duly moved, and seconded that said Ordinance be put upon its final passage. Said Ordinance No. 120 was thereupon adopted by the following vote:

Aye 5

Nay 0

#### ORDINANCE NO. 120

An Ordinance providing for the improvement of certain streets and parts of streets in the City of Reedsport by grading the same, according to the plans and specifications adopted by resolution of the Common Council on the 1st day of June, 1925, and providing for the letting of a contract for said work.

Whereas the Common Council of the City of Reedsport did on the 1st day of June 1925, by resolution duly adopted declare its purpose of constructing an improvement of certain streets by grading the same, being described as follows:

West Railroad Ave., from Winchester Ave. to Rainbow Slough  
F. Ave. from the West line of 5th St. To Rainbow Slough; G St. from the West line of 5th St. To 8th Ave.; H. St. from a point 150 ft. west of the west line of 5th St. to S. P. Right of Way; L St. from the west line of 7th St. to the Railroad right of way; 5th St. from H. St to 100 ft. north of northerly line of F Ave.; 6th St. from the alley line of Blocks 69 and 70 to Rainbow Slough; 7th st from L St. to Rainbow Slough; 8th Ave. from Winchester Ave. to Rainbow Slough; 10th St. from H St. to Rainbow Slough; West Railroad Ave. from Winchester Ave. to Rainbow Slough; Winchester Ave. from West Railroad Ave. to the west line of 8th st.; The alleys in blocks 37, 56, 57, 58, 70, 71, 72, 73, 86, 3, and 5; The east 100 ft. of the alley in block 87; The alley fronting Rainbow Slough and fixing an assessment district, and approving and adopting the plans estimates and specifications theretofore filed with the City Recorder by the City Engineer, and Directing that notice be published as required by the Charter of the City of Reedsport,

And whereas, the period within which remonstrances may be



filed, having elapsed, and no remonstrances have been filed against the proposed improvement of said street, Now, therefore,

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

That the following streets and parts of streets in the City of Reedsport, to-wit:

~~All of G St. lying west of a line which is 150 ft. east of the easterly line of 13th St.; All of J St. lying westerly of a line which is 150 ft. east of the easterly line of 17th St.; All of M St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St. All of L St. lying westerly of a line which is 150 ft. east of the easterly line of 17th St.; West Railroad Ave. from the easterly line of 1st St. to the easterly line of 10th St.; 1st St. from Winchester Ave. to the easterly line of 10th St.; 2nd St. from Winchester Ave. to the easterly line of 10th St.; 3rd St. from Winchester Ave. to the easterly line of 10th St.; 4th St. from Winchester Ave. to the easterly line of 10th St.; 5th St. from Winchester Ave. to the easterly line of 10th St.; 6th St. from Winchester Ave. to the easterly line of 10th St.; 7th St. from Winchester Ave. to the easterly line of 10th St.; 8th St. from Winchester Ave. to the easterly line of 10th St.; 9th St. from Winchester Ave. to the easterly line of 10th St.; 10th St. from Winchester Ave. to the easterly line of 10th St.; The alleys in blocks 37, 56, 57, 58, 70, 71, 72, 73, 86, 3, and 5; The east 100 ft. of the alley in Block 87; The alley fronting Rainbow Slough.~~

West Railroad Ave. from Winchester Ave. to Rainbow slough  
F. Ave. from the West line of 5th St. to Rainbow Slough; G St. from the west line of 5th St. to 8th Ave.; H. St. from a point 150 ft. west of the west line of 5th St. to S. P. Right of way; I. St. from the west line of 5th St. to the Railroad right of way; 5th St. from H. St. to 100 ft. north of northerly line of F. Ave.; 6th St. from the alley line of Blocks 69 and 70 to Rainbow Slough; 7th St. from L St. to Rainbow Slough; 8th Ave. from Winchester Ave. to Rainbow Slough; 9th St. from L. St to Rainbow Slough; 10th St. from H St. to Rainbow Slough; West Railroad Ave. from Winchester Ave to Rainbow Slough; Winchester Ave. from West Railroad Ave to the west line of 8th St.; The alleys in blocks 37, 56, 57, 58, 70, 71, 72, 73, 86, 3, and 5; The east 100 ft. of the alley in Block 87; The alley fronting Rainbow Slough.

Be improved by grading according to the plans, specifications and profile of the City Engineer heretofore filed with the City Recorder, and heretofore adopted and approved by the Common Council.

The whole cost of construction of said street improvements including advertising, engineering and superintendence, shall be borne by and assessed to the lots, parts of lots, and parcels of land within the assessment district heretofore defined and determined, liable therefor and benefitted thereby, as apportioned by the City Engineer and approved and adopted by the Common Council, to each lot, part of lot, and parcel of land therein, as provided by the City Charter.

The Common Council does hereby declare that the work of said construction for said improvement shall be let in one or more contracts as shall be determined by the City Council.

The work of said improvement shall commence within 25 days after the letting of said contract, and shall be completed within 200 days after the commencement thereof.

The contractor or contractors receiving contracts for said work shall be required to each execute a good and sufficient bond for said work or part thereof, with one or more sureties to be approved by the Mayor of said City in the sum of seventy five per cent of the contract price, for the faithful performance of the contract.

Each person, persons, firm, company or corporation who shall bid upon said work, shall deposit with each bid with the City Recorder of Reedsport, a certified check or bidding bond, payable



to the city in the sum of five per cent of the amount bid as an evidence of good faith, which shall be retained by the city until and unless the contract is signed, and the bidder shall have furnished the bond required herein, and shall be forfeited to the city in case of failure to execute the contract and furnish the required bond.

The City Recorder shall forthwith invite proposals for the construction of said improvement by posting notices in three public places in the City of Reedsport, which notices shall call for sealed bids from contractors for said construction, and direct them to the plans and specifications on file with the City Recorder, and shall require said bids to be deposited with the City Recorder within 17 days from the date of such notice.

An emergency is hereby declared to exist, and that it is necessary for the immediate preservation of the peace, health, and safety of the City and the inhabitants thereof, that this ordinance take effect immediately;

This ordinance shall take effect and be in full force as a law of said City upon its passage by at least a three fourth majority of the members of the Council, and its approval by the Mayor.

Passed by a unanimous vote of the council this 17th day of June 1925.

Glen Caley,  
Recorder

Approved this 17th day of June 1925,

J. R. Browne  
Acting Mayor

Ordinance No. 121 was introduced and read. It was duly moved, seconded, and carried that Ordinance No. 121 be passed to its second reading, and said Ordinance was read for the second time. It was duly moved, seconded, and carried that said Ordinance No. 121 be passed to its third reading. Upon its third reading, it was duly moved and seconded that said Ordinance be put upon its final passage. Said Ordinance No. 121 was thereupon adopted by the following vote:

Aye	5	May	0
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#### ORDINANCE NO. 121

An Ordinance providing for the improvement of certain streets and parts of streets in the City of Reedsport by grading the same, according to the plans and specifications adopted by resolution of the Common Council on the 1st day of June 1925, and providing for the letting of a contract for said work.

Whereas the Common Council of the City of Reedsport did on the first day of June 1925, by resolution duly adopted declare its purpose of constructing and improving certain streets and parts of streets by grading the same, being described as follows:

West Railroad Ave. from the north line of Water St. to the center line of Block 9, produced; 10th St. from the north line of Water St. to the center line of block 9 and 10, produced; 9th St. from the north line of Water St. to the center line of blocks 10 and 11 produced; 8th St. from the North line of Water St. to the center of blocks 11 and 12; Holliday St. from West Railroad Ave. to the west line of blocks 7 and 12; Rainbow St. from West Railroad Ave. to the west line of Blocks 7 and 8;



All in Rainbow Addition to the City of Reedsport, Douglas County, Oregon.

and fixing an assessment district, and approving and adopting the plans estimates and specifications theretofore filed with the City Recorder by the City Engineer, and directing that notice be published as required by the Charter of the City of Reedsport,

And whereas, the period within which remonstrances may be filed and no remonstrances have been filed against the proposed improvement of said street, Now, therefore,

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

That the following streets and parts of streets in the City of Reedsport, to-wit:

West Railroad Ave. from the north line of Water St. to the center line of Block 9, produced; 10th St. from the north line of Water St. to the center line of block 9 and 10, produced; 9th St. from the north line of Water St. to the center line of blocks 10 and 11 produced; 8th St. from the North line of Water St. from the center line of blocks 11 and 12; Holliday St. from West Railroad Ave. to the west line of blocks 7 and 12; Rainbow St. from West Railroad Ave. to the west line of Blocks 7 and 8; All in Rainbow Addition to the City of Reedsport, Douglas County, Oregon.

be improved by grading according to the plans, specifications and profile of the City Engineer heretofore filed with the City Recorder, and heretofore adopted and approved by the Common Council.

The whole cost of construction of said street improvements including advertising, engineering, and superintendence, shall be borne by and assessed to the lots, parts of lots, and parcels of land within the assessment district heretofore defined and determined liable therefor an benefitted thereby as apportioned by the City Engineer and approved and adopted by the Common Council to each lot, part of lot, and parcel of land therein, as provided by the City Charter.

The Common Council does hereby declare that the work of said construction for said improvement shall be let in one or more contracts as shall be determined by the City Council.

The work of said improvement shall commence within 25 days after the letting of said contract and shall be completed within 200 days after the commencement thereof.

The Contractor or contractors receiving contracts for said work shall be required to each execute a good and sufficient bond for said work, or part thereof, with one or more sureties to be approved by the Mayor of said City in the sum of seventy five per cent of the contract price, for the faithful performance of the contract,

Each person, persons, firm, company or corporation who shall bid upon said work shall deposit with each bid, with the City Recorder of Reedsport, a certified check or bidding bond, payable to the city in the sum of five per cent of the amount bid as an evidence of good faith, which shall be retained by the city until and unless the contract is signed, and the bidder shall have furnished the bond required herein, and shall be forfeited to the city in case of failure to execute the contract and furnish the required bond.

The City Recorder shall forthwith invite proposals for the construction of said improvement by posting notices in three public places in the City of Reedsport, which notices shall call for sealed bids from contractors for said construction, and direct them to the plans and specifications on file with the City Recorder within 14 days to



and shall require said bids to be deposited with the City Recorder within 17 days from the date of such notice.

An emergency is hereby declared to exist, and that it is necessary for the immediate preservation of the peace, health, and safety of the City and the inhabitants thereof, that this ordinance take effect immediately;

This ordinance shall take effect and be in full force as a law of said City upon its passage by at least a three fourth majority of the members of the Council, and its approval by the Mayor.

Passed by a unanimous vote of the council this 17th day of June, 1925.

Glen Caley  
Recorder.

Approved this 17th day of June, 1925  
J. R. Browne  
Acting Mayor.

Ordinance No. 122 was introduced and read. It was duly moved, seconded, and carried that Ordinance No. 122 be passed to its second reading, and said Ordinance was read for the second time. It was duly moved, seconded, and carried that Ordinance 122 be passed to its third reading. Upon its third reading, it was duly moved and seconded that said Ordinance be put upon its final passage. Said Ordinance No. 122 was thereupon adopted by the following vote:

Aye 5

Nay 0

#### ORDINANCE NO. 122

An Ordinance providing for the improvement of certain streets and parts of streets in the City of Reedsport by grading the same, according to the plans and specifications adopted by resolution of the Common Council on the 1st day of June 1925, and providing for the letting of a contract for said work.

Whereas the Common Council of the City of Reedsport did on the 1st day of June 1925, by resolution duly adopted declare its purpose of constructing an improvement of certain streets and parts of streets by grading the same being described as follows:

All of G St. lying westerly of a line which is 150 ft. east of the easterly line of 13th st.; All of H St. lying westerly of a line which is 150 ft. east of the easterly line of 13th st.; All of M. St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of L St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; East Railroad Ave. from the easterly line of lot 3 of block 45 produced southwesterly to the south line of block 101 produced; 11 St. from Winchester Ave to East Railroad Ave.; 13th St. from East Railroad Ave. to Winchester Ave.; ~~All of Winchester Ave. extending to the slope of the S. P. Railroad: The westerly 150 ft. of the alleys in blocks 51, 76, and 82. All of the alleys in blocks 75, 85, 84, 83.~~

All of the Winchester Avenue fronting on Block 101 and extending to the slope of the S. P. Railroad; The westerly 150 ft. of the alleys in blocks 51, 76, and 82. All of the alleys in blocks 75, 85, 84, 83.

and fixing an assessment district and approving and adopting the plans estimates and specifications theretofore filed with the City Recorder by the City Engineer, and directing that notice be published as required in the Charter of the City of Reedsport.



And whereas, the period within which remonstrances may be filed, having elapsed, and no remonstrances have been filed against the proposed improvement of said street, Now, therefore,

THE CITY OF REEDSPORT DOES ORDAIN AS FOLLOWS:

That the following streets and parts of streets in the City of Reedsport to-wit:

All of G st. lying westerly of a line which is 150 ft. east of the easterly line of 13th st.; All of H St. lying westerly of a line which is 150 ft. east of the easterly line of 13 St.; All of M St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; All of L St. lying westerly of a line which is 150 ft. east of the easterly line of 13th St.; East Railroad ave. from the east rly line of lot 3 of block 45 produced southwesterly to the south line of block 101 produced; 11th St. f from Winchester Ave. to L St.; 12th St. from Winchester Ave. to East Railroad Ave.; 13th St. from East Railroad Ave. to Winchester ave. All of the Winchester Avenue fronting on block 101 and extending to the slope of the S. P. Railroad; The westerly 150 ft. of the alleys in blocks 51, 76, and 82. All of the alleys in blocks 75, 85, 84, 83.

be improved by grading according to the plans, specifications and profile of the City Engineer heretofore filed with the City Recorder, and heretofore adopted and approved by the Common Council.

The whole cost of construction of said street improvements including advertising, engineering and superintending, shall be borne by and assessed to the lots, parts of lots, and parcels of land within the assessment district heretofore defined and determined, liable therefor and benefitted thereby as apportioned by the City Engineer and approved and adopted by the Common Council, to each lot, part of lot, and parcel of land therein, as provided by the City Charter.

The Common Council does hereby declare that the work of said construction for said improvement shall be let in one or more contracts as shall be determined by the City Council.

The work of said improvement shall commenct within 25 days after the letting of said contract and shall be completed within 200 days after the commencement thereof.

The contractor or contractors receiving contracts for said work shall be required to each execute a good and sufficient bond for said work or part thereof, with one or more sureties to be approved by the Mayor of said City in the sum of seventy five per cent of the contract price, for the faithful performance of the contract.

Each person, persons, firm, company, or corporation who shall bid upon said work, shall deposit with each bid, with the City Recorder of Reedsport, a certified check or bidding bond, payable to the city in the sum of five per cent of the amount bid as an evidence of good faith, which shall be retained by the city until and unless the contract is signed, and the bidder shall have furnished the bond required herein, and shall be forfeited to the city in case of failure to execute the contract and furnish the required bond.

The City Recorder shall forthwith invite proposals for the construction of said improvement by posting notices in three public places in the City of Reedsport which notices shall call for sealed bids from contractors for said construction and direct them to the plans and specifications on file with the City recorder, and shall require said bids to be deposited with the City Recorder within 17 days from the date of such notice.

An emergency is hereby declared to exist, and that it is



necessary for the immediate preservation of the peace, health, and safety of the City and the inhabitants thereof that this ordinance take effect immediately;

This ordinance shall take effect and be in full force as a law of said City upon its passage by at least a three fourth majority of the members of the Council, and its approval by the Mayor.

Passed by a unanimous vote of the council this 17 th day of June 1925.

Glen Caley  
Recorder.

Approved this 17th day of June 1925,  
J. R. Browne  
Acting Mayor.

It was duly moved, seconded, and so ordered that the following bills as O. K.ed by the finance committee be ordered paid and warrants drawn on the several funds for the respective amounts:

W. G. Benson, Expense trip to Portland	\$ 67.80
Roseburg News Review Published Rainbow Basin Notice	19.80

It was duly moved seconded, carried, and so ordered that the Inland Construction Co. be given additional time for the completion of Sewer System.

It was duly moved, seconded, carried and so ordered that the City Recorder be in trusted to publish call for bids for the grading and graveling of Winchester Avenue, in Street Improvement District No. 6.

There being no further business the meeting was upon motion, continued, subject to the call of the Mayor.

Glen Caley  
Recorder.

C. M. Johnson  
Mayor

Regular meeting of the Common Council held this 6th day of July, 1925

Upon roll call there were present: Mayor, C. McC. Johnson, Recorder Glen Caley, Councilmen, J. R. Browne, J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace.

The Communications of the Standard Oil Company were read.

It was duly moved, seconded, carried, and so ordered that the Bids of Puget Sound Bridge and Construction Co. and The Inland Construction Co. be opened.

It was duly moved, seconded, carried, and so ordered that the City Recorder write the state fire marshall for report on fire hazards and copies of fire Ordinances.

It was duly moved, seconded, carried, and so ordered that the following bills as O. K.ed by the finance committee be ordered paid, and warrants drawn on theseveral funds for the respective amounts:







It was duly moved, seconded, and so ordered that the bid for the improvement of District No. 7 be laid on the table for further consideration.

It was duly moved seconded and so ordered that the Bidders Certified Checks be returned to the unsuccessful Bidders.

Resolution No. 28 was introduced and read.

It was duly moved, seconded, and said Resolution No. 28 was adopted as read by the following vote:

RESOLUTION NO. 28

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport deems it expedient and necessary to improve certain streets within the City of Reedsport described as follows:

Rainbow Plaza from the westerly meander line of the Uppqua River to the northeasterly line of Fourteenth Street.

and the City Engineer is hereby required and directed to survey out the location and prepare and file with the City Recorder, plans and specifications for an appropriate improvement, and estimates of the work to be done and the probable total cost thereof, together with a statement of the lots, parts of lots and parcels of land to be benefitted thereby, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.

Passed by the Common Council this 7th day of July, 1925

Glen Caley.  
Recorder.

A Committee was Appointed to get the opinion of Bond Attorneys for Twenty Year Bonds for Street Improvements. They are: J. H. Austin, W. G. Benson, and Paul Burnhardt.

The Meeting was continued to July 23 at 8.00 P. M.

Glen Caley  
Recorder

C. M. Johnson  
Mayor.

Continued meeting of the Common Council held July 23, 1925.

Upon Roll Call there were present: President John R. Browne, H. L. Chapin, W. A. Lovelace, F. E. Taylor, and Recorder Glen Caley.

The Sewer Committee Recommended that the Sewer in District No. 1 be Accepted.

It was duly moved, seconded and so ordered that the Sewer System in District No. 1 be accepted.

It was duly moved, seconded, and so ordered that 100 Contracts be printed for fill in lieu of Bulkheads with the property owners.

It was duly moved, seconded, and so ordered that the Certificate of Ownership of each lot be secured from the Chapin Inv. Co. at 5¢ per name.



The following bills were O. K'd by the finance committee and ordered paid:

W. G. Benson expense trip to Portland.....\$ 83.25  
 Final Estimate For Sewer District No. 1 amounting to...\$ 7,196.95

It was duly moved and seconded that this meeting be adjourned.

W. G. Coley  
 Recorder

J. M. C. Johnson  
 Mayor

Regular meeting of the Common Council, held this 3rd day of August, 1925.

Upon roll call there were present Mayor O. McC. Johnson, Councilmen J. R. Browne, J.H. Austin, Paul Bernhardt, H.L. Chapin, W.A. Lovelace and Frank L. Taylor.

It was moved, seconded and carried that reading of the minutes of the previous meeting be dispensed with.

Petition for the creating of a street improvement district for the improvement of L St. between 6th St. and 7th St. and of 7th St. from L St. to Winchester Ave. was read and ordered filed.

Communications from the Council of the City of Wasco and from the local Kiwanis Club were read and ordered filed.

J.H. Austin reported on trip to Portland relative to matter of form of improvement bonds.

J.H. Austin reported for committee regarding location of Standard Oil distributing station and recommended that the Standard Oil Co. be requested to secure new location.

It was moved, seconded, and carried that Ordinance No. 127, being a franchise for the Standard Oil Co. be laid on the table indefinitely.

It was moved, seconded, and carried that the bills as O.K'd by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts.

The Recorder was instructed to answer the communication of the City of Wasco.

It was moved, seconded and carried that the communication of the Kiwanis Club be filed and that the matters therein contained be referred to the street committee and that this committee be given power to act in carrying out the recommendations of the Kiwanis Club.

It was moved, seconded, and carried that the Mayor and Recorder be authorized to sign contracts with the Inland Construction Co. for the improvement of ~~street~~ Improvement Districts Numbered 1, 2, 3, and 4.



It was moved, seconded and carried that the Recorder be authorized to ~~publish notice~~ publish notice in the Courier relative to the vacations of Mill St., portions of Sheridan Ave., the alley in Block 30, and portions of I St. and 5th St. and setting Monday, August 10th as a date for hearing of remonstrances against said vacations.

It was moved, seconded, and carried that Street Improvement Districts 7 and 8 be consolidated into one improvement district, to be known as Street Improvement District #7, and that the specifications for grading and graveling be as follows:

Grading of Winchester Ave. 24 ft.  
Graveling of Winchester Ave. 16 ft.  
Grading of all other streets in the district 16 ft.  
Graveling of all other streets in the district 10 ft.

It was moved, seconded, and so ordered that the bid of Inland Construction Co. for the improvement of District #7 being the only bid received, be rejected.

It was moved, seconded, and carried that the necessary pipe be ordered to install proposed extension of water mains on Schofield Heights, at a cost not to exceed \$1200.00.

It was moved, seconded, and carried that the Lights Committee be instructed to investigate the placing of additional lights on Mill St. and report back to the Council August 10th.

It was Moved seconded and carried that the report of the City Treasurer be accepted and ordered filed.

It was moved, seconded and carried that the following bills as O.K'd by the Finance Committee be paid and that warrants be drawn on the respective funds for the several amounty.

A. G. Renn	\$ 150.00	Geo. McHargue	\$ 50.00
W. G. Benson	50.00	Glen Chley	75.00
W. A. Burdick	25.00	L. O. Green	10.00
I.O.O.F.	15.00	L. Hawkins	31.50
F.M. Holbert	31.06	F. C. Myers	3.50
L. Hawkins	10.06	Square Deal Cafe	3.80
Banquet Cafe	5.00	Winchester Lumber Co.	15.27
Walter Butler	4.00	Pac. Sta. & Printing Co.	8.10
W. R. Buck	3.40	Douglas County	15.75
D. L. Buckingham	525.00	D. L. Buckingham	84.00
J. H. Austin	.75	Union Iron Works	16.45
G. Kasburg	5.00	F. L. Taylor	21.07
Paul Burnhardt	31.75	Umpqua Mills	14.16
C. W. Johnson	10.00	F. L. Taylor	1.90
Schroeder & Hildenbrand	1.90	John Burnhardt	.75
Walter Walker	26.00	West Coast Power Co.	184.66
Ray Cunningham	4.00	Umpqua Mills	14.30
Port Umpqua Courier	187.95		

Upon motion, duly seconded, the meeting was continued until 8.00 o'clock P. M. August 10th.

Gene Casey  
Recorder

C. W. Johnson  
Mayor

Continued meeting of August 3rd held this 10th day of August, 1925.

Upon roll call there were present: President J.R. Browne, Councilmen Austin, Chapin, Lovelace and Taylor.



OFFICE OF  
**PORT UMPQUA COURIER**

REEDSPORT, OREGON

ISSUED EVERY FRIDAY

STATE OF OREGON, }  
COUNTY OF DOUGLAS, } ss.

I, Maurice Richard, being first duly sworn, say that I am the principal clerk of the printer of the Port Umpqua Courier;

That said Port Umpqua Courier is a weekly newspaper published and issued weekly and regularly at Reedsport, Douglas County, Oregon, and is of general circulation in said county and state; that said Port Umpqua Courier is made up of four pages or more, of seven columns each and with type matter of a depth of 10 3/4 inches, and has more than 200 bona fide subscribers living within Douglas County, Oregon; that said Port Umpqua Courier has been established and regularly and uninterruptedly published in Douglas County, Oregon, at least once a week during a period of more than twelve consecutive months immediately preceding the first publication of the

Notice of Hearing

hereinafter referred to,

That the notice of which the one hereto attached is a true and correct copy, was published in said

newspaper

One time, commencing with the

issue of the \_\_\_\_\_ day of \_\_\_\_\_

\_\_\_\_\_ 192\_\_\_\_, and ending with

the issue of the 11th day of \_\_\_\_\_

Aug 1925.

That said notice

was published in the regular and entire issue of said newspaper during the period and times of publication, and was published in the newspaper proper and not in a supplement.

That the fee actually charged by such newspaper for such publication is \$ 1.90

Maurice Richard

Subscribed and sworn to before me this 10th day of September, 1925.

Stanley J. Chapin  
Notary Public for Oregon.

My commission expires 4/28, 1928

**NOTICE**  
NOTICE IS HEREBY GIVEN that on Monday, August 10th, at the hour of 8:00 p. m. at the Council Chamber in the City of Reedsport, the Common Council of the City of Reedsport will hear objections of any property owners within the City of Reedsport, relative to the following proposed vacations of certain streets, parts of streets and alleys within said city:  
Sheridan Avenue from First Street to the Schofield river.  
The alley in Block 30.  
All in the original townsite of Reedsport, Douglas County, Oregon.  
Mill Street from the Southern Pacific Right of Way to the westerly boundary of Rainbow Addition, also that portion of West Railroad St., 8th St., 9th St. and 10th St. lying north of a line drawn through the center of Blocks 9, 19 and 11. All in Rainbow Addition to Reedsport, Douglas County, Oregon.  
L St. from 4th St. to 6th St.  
5th St. from M St. to Winchester Avenue.  
The alleys in Blocks 68 and 90.  
All in the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon.  
By order of the Common Council.  
GLEN CALEY,  
Recorder.

*Duplicate*



Minutes of previous meetings were read and approved.

Ordinance No. 131 was introduced and read for the first time, said Ordinance being a franchise ordinance granting a franchise to the Standard Oil Co. for the installation of a distributing station.

It was moved, seconded and carried that Ordinance 131 be laid on the table and that the same committee that reported on the previous franchise ordinance of the Standard Oil Co. be instructed to investigate the new location and report to the Council.

Resolution No. 29 was read. It was moved, seconded and carried that Resolution No. 29 be adopted as read

RESOLUTION NO. 29

Resolution 30 was read. It was moved, seconded and carried that Resolution No. 30 be adopted as read.

RESOLUTION NO. 30

IT IS RESOLVED BY THE CITY OF REEDSPORT

That the Common Council deems it expedient and necessary to improve certain streets and parts of streets in the City of Reedspert, described as follows, to-wit:

L St. from the easterly line of 7th St. to the westerly line of 6th St., by grading 36 ft. wide and graveling 16 ft. wide; and the improvement of 7th St. from Winchester Ave. to L St. by grading 36 ft. wide.

and the City Engineer is hereby required and directed to survey out the location, and to prepare and file with the City Recorder, plans and specifications for an appropriate improvement, and estimates of the work to be done and the probable cost thereof, together with a statement of the lots, parts of lots and parcels of lands to be benefitted by such proposed improvement and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.



Passed by the Common Council this 10th day of August, 1925.

Glen Caley  
Recorder.

Resolution No. 31 was read. It was moved, seconded, and carried that Resolution No. 31 be adopted as read.

RESOLUTION NO 31

Just 7

Resolution No. 32 was read. It was moved, seconded, and carried that Resolution No. 32 be adopted as read.

RESOLUTION NO 32

Just 7



Resolution No. 33 was read. It was moved, seconded and carried that Resolution No. 33 be adopted as read. *Cont 8.*

Resolution No. 34 was read. It was moved, seconded and carried that Resolution No. 34 be adopted as read.

RESOLUTION NO 34.

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the City Recorder be and he is hereby instructed to post notices in three public places with Street Improvement Districts No. 5, 7, and 8, giving the tentative assessments as prepared by the City Engineer, and setting August 27th as a date for hearing remonstrances

Passed by the Common Council this 10th Day of August, 1925.

Glen Caley  
Recorder.

Ordinance No. 132 was read being an ordinance entitled "An Ordinance

The acting mayor then called upon all present who should have remonstrances against the vacation of certain streets and alleys within the city, to make thier objections at this time. There being no remonstrances or objections, it was moved, seconded, and carried that the said vacations be granted.

The Lights Committee reported that lights should be placed at the Southwesterly corner of the gravel bunker near the Sash & Door Plant and at the corner of L and 6th Sts.

The finance committee, to which had been referred the matter of an increase in the salary of the Recorder was instructed to report at the next meeting.

It was moved, seconded and carried that the matter of securing a city dump ground be referred to a comittee of two. The acting Mayor appointed on said committee: Frank Taylor, and H. L. Chapin.

It was moved, seconded and carried that the meeting be continued until 8.0 o'clock, August 14th, 1925.

Glen Caley  
Recorder

J. M. C. Johnson  
Mayor.

Continued Regular meeting of August 3rd, continued from August 10th, 1925 and held this 14th day of August, 1925.

Upon roll call there were present: President J.R. Browne, Councilmen Chapin, Lovelace, Taylor and Bernhardt.

It was moved, seconded and carried that a permit be granted to the owners of the Square Deal Restaurant to move the same providing the said owners should assume all responsibility for any damage that might accrue to public or private property by reason of such moving.

Resolution No. 35 was introduced and read. Upon motion, duly made, and seconded, said resolution was adopted.

RESOLUTION NO 35.



## IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the City Engineer be and he is hereby instructed to prepare and file with the City Recorder, final estimates and proportional assessments for the work to be done in Street Improvement Districts numbered One, Two, Three and Four, computed upon the contracts heretofore entered into between the City of Reedsport and Inland Construction Company for said work.

Passed by the Common Council this 14th day of August, 1925.

C. McC. Johnson  
Mayor

Glen Caley  
Recorder.

It was moved, seconded, and carried that the Recorder be authorized to purchase an additional lien docket.

The meeting was, upon motion, continued until 8.00 o'clock P.M. August 18th, 1925.

Glen Caley  
Recorder

C. McC. Johnson  
Mayor

Continued regular meeting of August 3<sup>rd</sup>, 1925, continued from August 14th and held this 18th day of August, 1925.

Upon roll call there were present Mayor C. McC. Johnson, Councilmen Browne, Austin, Chapin, Bernhardt, and Taylor.

It was moved, seconded and carried that the application of the Umpqua Mills & Timber Co. for the extension of their dock be approved and that the Mayor be authorized to sign the application on behalf of the City.

Ordinance No. 128 was introduced and read for the first time. Upon motion, duly seconded and carried, said ordinance was ordered passed to the second reading.

Upon its second reading, it was moved, seconded and carried that said Ordinance be passed to its third reading.

Upon being read for the third time said Ordinance was, upon motion, duly seconded, ~~and~~ adopted by the following vote:

Aye 5 Nay 0

## ORDINANCE NO. 128

An Ordinance levying assessments for the construction of a sewer described as follows:

Beginning at the Umpqua river in lot 4 Block 47, thence by the alley in Block 46, 14th St, G St., East Railroad Ave, the alley in Block 51 13th St. and H St. Also

Beginning at the Umpqua river in L St. thence on L St. 16th St. H St., 15th St, the alley in Block 80, 14th St, the alley in Block 82, the alley in Block 83, 15th St., 12th St., 11th St., Winchester Ave., the alley in Block 76, and the alley in Block 75 all in the Amended Plat of Railroad Addition to Reedsport, Oregon.

Ordinance No. 129 was introduced and read for the first time. Upon motion, duly seconded and carried, said Ordinance was ordered passed to the second reading.

Upon its second reading, it was moved, seconded, and carried that said Ordinance be passed to its third reading.

Upon being read for the third time said Ordinance was, upon



motion, duly seconded, adopted by the following vote:

Aye 5            Nay 0

ORDINANCE NO. 129

An Ordinance levying assessments for the construction of a sewer, described as follows:

Beginning at the Schofield river and 6th St. thence along the alley adjoining Rainbow slough and Block 6 thence along 7th St. G St, H St, 8th St., 9th St., 10th St, the alley adjoining Rainbow slough and Blocks 1, and 2, the alley in Block 3, and the alley in Block 5 all in Rainbow addition No. 2 to Reedsport, Douglas County, Oregon, also the alley in Block 57, the alley in Block 57, the alley in block 59, the alley in block 70, the alley in Block 71, the alley in block 72, the alley in Block 73, the alley in Block 86, the alley in Block 87, the alley in Block 88, the alley in Block 89, all in the amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon

Ordinance No. 130 was introduced and read for the first time. Upon motion, duly seconded and carried, said ordinance was ordered passed to the second reading.

Upon its second reading, it was moved, seconded and carried that said Ordinance be passed to its third reading.

Upon being read for the third time said Ordinance was, upon motion, duly seconded, adopted by the following vote:

Aye 5            Nay 0

ORDINANCE NO 130

An Ordinance levying assessments for the construction of a sewer described as follows:

Beginning at the Schofield river on the center line of Rainbow St. of Rainbow Addition, produced from Blocks 7 and 8, thence along said line of Rainbow St. to the west line of Rainbow Addition thence on Rainbow St., 8th St. and Holliday St., all in Rainbow Addition to Reedsport.

It was moved, seconded and carried that the Mayor appoint two men to assist the Recorder in securing applications for bonding under the Bancroft Bonding Act. The men appointed are: Chapin, Caley.

It was moved, seconded and carried that the Recorder be instructed to publish a call for bids.

It was moved and carried that the Common Council go on record as favoring the construction of the Roosevelt Highway through the City, and as favoring the creation of a super road district for voting a special road tax.

It was moved, seconded and carried that the ~~Recorder~~ Recorder be instructed to order 500 forms for application for bonding.

It was moved seconded and carried that the Street Committee be instructed to make the necessary repairs to road between 8th St. and Schofield Bridge. (Winchester Ave)

It was moved, seconded and carried that the Street Committee get estimates of cost of clearing streets before fill. and report at next meeting.

Upon motion duly seconded, the meeting was continued until 8.00 o'clock, August 27th, 1925

*Gene Caley*  
Recorder



Continued regular meeting of August 3, 1925 continued from August 18th and held this 27th day of August, 1925.

Upon Roll call there were present President J.R. Browne, Councilmen Austin, Taylor, Bernhardt and Lovelace.

The acting mayor called for any remonstrances that might be made pursuant to notice published by the Recorder, relative to the proposed assessments for improvement of Street Improvement Districts 5, 7, and 8. There being no remonstrances or objections the council proceeded to other business.

Ordinance No. 135 was introduced and read for the first time. It was moved, seconded, and carried that Ordinance No. 135 be passed to second reading and read for second time.

It was duly moved, seconded and carried that Ordinance No. 135 be passed to third reading and read for third time.

Upon its being read for the third time, Ordinance No. 135 was, upon motion, duly seconded, put to its final passage and was adopted by the following vote:

Aye 4    Nay 0

#### ORDINANCE NO 135.

AN ORDINANCE providing for the improvement of certain streets and parts of streets in the City of Reedsport by grading the same, according to plans and specifications adopted by a resolution of the Common Council on the 10th day of August 1925, and providing for the letting of a contract for said work.

Ordinance No. 136 was introduced and read for the first time. It was moved, seconded, and carried that Ordinance No. 136 be passed to second reading and said Ordinance was read for second time.

It was moved, seconded, and carried that Ordinance No. 136 be passed to the third reading and read for the third time.

Upon its being read for the third time, Ordinance No. 136, was, upon motion, duly seconded, put to its final passage and was adopted by the following vote:

Aye 4    Nay 0

#### ORDINANCE NO. 136

AN ORDINANCE providing for the improvement of certain streets, and parts of streets in the City of Reedsport by grading and graveling the same, according to plans and specifications adopted by resolution of the Common Council on the 10th day of August 1925, and providing for the letting of a contract for said work.

Ordinance No. 137 was introduced and read for the first time. It was moved seconded and carried that Ordinance No. 137 be passed to second reading and said Ordinance was read for the second time.

It was moved, seconded, and carried that Ordinance No. 137 be passed to third reading and read for third time.

Upon its being read for the third time, Ordinance No. 137 was, upon motion, duly seconded, put to its final passage and was adopted by the following vote:

Aye 4    Nay 0

#### Ordinance No. 137

AN ORDINANCE providing for the improvement of certain streets and parts of streets in the City of Reedsport by grading and graveling the same, according to plans and specifications adopted by resolution of the Common Council on the 10th day of August, 1925, and



providing for the letting of a contract for said work.

Resolution No. 36 was introduced and read. Upon motion said resolution no. 36 was adopted as read

RESOLUTION NO 36

It was moved, seconded and carried that the Street Committee be given power to act relative to ordering slashing of brush where necessary in streets and alleys, before dirt fill is made.

Resolution No. 36-A was introduced and read. Upon motion duly seconded, said resolution was adopted as read.

RESOLUTION #\_A.

WHEREAS, the City of Reedsport is filling in certain streets of the City by dredging, under a contract entered into with the Inland Construction Company, of Portland, Oregon, and,

WHEREAS, the foregoing plan of improvement will fill to street grade certain streets lying adjacent to the Southern Pacific Company's right of way thru said City, and

WHEREAS, in the event the said Southern Pacific Company fails to fill in the portions of its right of way abutting its present grade, there will be left a low strip of ground along each side of the right of way, which said low strip of ground will accumulate water from the railroad grade and from the filled in portions of the city, forming standing pools, and

WHEREAS said pools will necessarily become unhealthful and unsightly, and may, in the course of time become a menace to public health

NOW WHEREFORE,

IT IS RESOLVED BY THE COMMON COUNCIL OF THE CITY OF REEDSPORT:

That the Southern Pacific Company be urgently requested to fill to street grade all portions of their right of way lying within the improvement districts of the City of Reedsport, and that a copy of this resolution be furnished E. L. King, to be brought to the attention of the proper officials of the Southern Pacific Co.



Passed by the Common Council of the City of Reedsport this 27th day of August, 1925.

J. R. Browne  
Acting Mayor

Glen Caley  
Recorder.

Resolution No 43 was introduced and read. Upon motion, duly seconded, said resolution was adopted as read.

RESOLUTION 43

Upon motion, duly seconded, and carried, the meeting was continued subject to the call of the Mayor.

*Glen Caley*  
Recorder.

Continued Regular meeting of August 3rd, continued from August 27th, at the call of the Mayor, regularly made and held this 31st day of August, 1925.

Upon roll call there were present President Browne, Councilmen Austin, Bernhardt, Taylor and Lovelace.

This Meeting was called by the acting Mayor, J.R. Browne to consider and act upon the matter of purchase of certain property by the city.

Resolution No. 37 was read. Upon motion duly seconded, said resolution was adopted.

RESOLUTION NO 37

WHEREAS there is, within the City of Reedsport, a certain strip of land, 60 ft. in width and 500 ft. in length, connecting two dedicated portions of 16th St. and now used by the general public as a street, and

WHEREAS said strip of land is owned by the Anderson Packing Co. and

Whereas is willing to sell said strip of land to the City of Reedsport, after the same has been filled and brought to street grade and has made an offer to the City to sell said strip of land for the agreed price of \$3600.00,

NOW THEREFORE

IT IS RESOLVED BY THE CITY OF REEDSPORT:



That the Mayor and City Recorder of the City of Reedsport be and they are hereby authorized to execute General Fund Warrants of the City of Reedsport, in the total sum of three Thousand Six Hundred (\$3600.00) Dollars, payable to the order of the Arthur Anderson Packing Company, for the purpose of purchasing the following hereinafter described property.

That the Mayor and City Recorder be and they are hereby authorized to deliver said warrants to the Arthur Anderson Packing Co., in payment for the above property, upon receipt by the City of an abstract of title showing a merchantable title of said property, free of all incumbrances and the good and sufficient warranty deed of the said Arthur Anderson Packing Company conveying to the City of Reedsport the following described property:

Beginning at the Northerly corner of Lot 1 in Block 48 of the Amended Plat of Railroad Addition to Reedsport, which point is on the Southerly boundary of 16th St., running thence North 47-37' West a distance of 300 ft., thence North 42-23' East a distance of 60 ft. to a point on the Southerly boundary of 16th St.; thence South 47-37' East a distance of 300 ft. to a point on the Northerly boundary of said 16th St.; thence South 42-23' West to the place of the beginning, containing \_\_\_\_\_ acres more or less.

Passed by the Common Council this 31st day of August, 1925.

J. R. Browne  
Acting Mayor

Glen Caley  
Recorder.

There being no further Buisness the meeting was Ajourned.

Attest;

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor

Minutes of Regular meeting of the Common Council held this 1st day of September, 1925

Roll Call Those present President, John R. Browne, Councilmen H. L. Chapin, Paul Burnhardt, W. A. Lovelace, Frank L. Taylor and Recorder Glen Caley.

This meeting falling upon Monday, Sept. 1st and the same being Labor Day, the meeting was, upon Motion Continued untill Friday, Sept. 4th, 1925. at 8.00 o'clock.

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor



Continued Regular meeting of Sept 1st, Held this 4th Day  
of Sept, 1926.

Roll Call- Those present Mayor G.McC.Johnson Councilmen  
J.H.Austin John R. Browne, Paul Burnhardt, H.L.Chapin, W.A.Lovelace  
Frank L.Taylor and Recorder Glen Caley.

Minutes of Previous meeting read and approved.

Moved 2nd so Ordered that the Bids on Street Improvement Districts  
5, 7, and 8 be opened.

Inland Construction Co. Bid Dist No 7	\$ 9,837.80
Jos Lyons " " " "	7,196.40
Inland Construction Co Bid Dist, No.8	1,370.60
Inland Construction Co. Bid Dist No.5	7,895.00

Moved 2nd so Ordered that Resolution No 38 be adopted awarding the  
Contract for Street Improvement Dist, 7 to Jos. Lyons. \$7,196.40

RESOLUTION No 38  
See enserted Sheet.

Moved 2nd so Ordered that Resolution no. 39 be adopted awarding the  
Contract for street Improvement Dist No. 8 to Inland Construction Co.

Resolution No.39  
See Enserted Sheet

Moved 2nd so Ordered that Resolution No. 40 be adopted awarding the  
Contract for Street Improvement Dist. No 5 to the Inland Construction Co.

Resolution No. 40  
See enserted Sheet.

Engineer Buckingham Recommended that the Inland Constrection Co.  
be given a Contract for the Clearing of Streets in Dists. No 1&4 at  
\$320.00 and Dist. No 3 at \$ 80.00

Ordinance No. 139 read for First reading, Moved 2nd so Ordered that  
ordinance No. 139 be passed to 2nd reading. moved 2nd so Ordered that  
Ordinance No 139 be passed to 3rd reading Ordinance No 139 adopted  
by the following Vote, Yeas 6 Nays 0

#### ORDINANCE No.139

An Ordinance levying assessments for the work and con-  
struction of the Improvement of certian streets and parts of  
streets in the City of Reedsport, by grading the same, which  
streets are included in distrect No.4 for which see Ordinance Book.

Moved 2nd so Ordered that following bills as O.K.by finance committee  
be paid.

A.G.Renn	\$ 150.00	Geo McHargue	\$ 50.00
W.G.Benson	50.00	W.A.Burdick	25.00
Glen Caley	75.00	Al Green	10.00
I.O.O.F.	15.00	W.G.Benson	52.50
Continental Pipe Co.	744.22	Pacific Stat.& P.CO.	10.40
Roy Peterson	133.13	Port Ump. Courier.	246.00
West Coast P.Co.	184.66	John Burnhardt	.75
Winchester Bay L.Co.	21.88	Umpqua Mills	56.66
Coos and Curry Tel Co.	7.15	Peerless Pacific Co,	48.17
John Ungar	12.00	Jack gaffney	35.00
A.J.Legalt	148.50	L.J.Moon	117.00
Guy Murphy	112.50	al green	16.00
Inland Const.Co	4,207.50	D.L.Buckingham	160.00
Reedsport Fuel F.Co.	18.00	Inland Const. Co.	3,810.98
Paul Burnhardt	202.72	County of Douglas	.60
Lee Clements	52.05	F.L.Taylor	13.25
Harold Clark	49.90	C.C.Clarke	61.00
L.Hawkins	64.00	L.Hawkins	30.50
Roy Peterson	17.00		

Moved 2nd so Ordered that Ordinance No 131 be amended as follows  
Section 2and 4

Section 2. that the said proposed structures and improvements  
shall be erected and maintained with all proper safeguards and in  
conformity to the practice followed by said Company at its various  
stations, and in conformity with the plans and Specifications now on file  
with the



City Recorder, and said Improvement shall be maintained and conducted under the Ordinance now existing, and that section 4 be stricken from the Ordinance.

Moved 2nd so Ordered that Ordinance No 131 be passed to 2nd reading Moved 2nd so Ordered that Ordinance No 131 be passed to 3rd reading, Ordinance No 131 adopted by the following record vote. Yeas, Browne Austin Burnhardt, Chapin, Lovelace, Taylor Nays. 0

#### Ordinance No 131

An Ordinance granting to the Standard Oil Company . a California Corporation, permission and authority to locate erect, maintain and operate warehouse or warehouses, storage tanks and other necessary buildings and appurtenances, together with all necessary pipe lines and conduits on that certain tract of land in the City of Reedsport, Oregon.

Moved 2nd so Ordered that a store room be rented from the West Coast Power Co. for Water Pipe and tools at \$5.00 per Month.

Their being no further business this meeting adjourned/ Subject to the Call of the Mayor.

Attest:

Glen Caley  
Recorder

J. M. Johnson  
Mayor

Regular meeting of the Common Council held this 9th day of September, 1925.

Upon roll call there were present: President John R. Browne, J.H.Austin, H.L.Chapin, W.A.Lovelace, Frank L.Taylor, and Recorder Glen Caley.

It was duly moved, seconded, and so ordered that a Budget Committee be appointed. They are: F.W.Varrelman, E.W.Franklin, Jos.Lyons, J.C. Diehl, H.C.Morris, Geo.W.Staples, and C.S.Tyler.

It was moved, seconded, and carried that a meeting of the Budget Committee be set for Monday September 28, 1925.

Ordinance No. 140 was read for first time. It was moved, seconded, and carried that Ordinance No. 140 be passed to second reading and upon being read for second time it was moved, seconded and carried that said Ordinance be passed to third reading and Ordinance No. 140 was read for third time. Upon motion, duly seconded and carried Ordinance No. 140 was put upon its final passage and was adopted by the following vote: Yeas 4 Nays 0

#### ORDINANCE NO. 140

AN ORDINANCE providing for the issuance of City of Reedsport Improvement Bonds in the sum of \$45,552.04 providing and approving the form of the bond to be issued and the coupons attached thereto; providing for the advertisement and sale of said bonds, and declaring an emergency.

Ordinance No. 141, an ordinance providing for the vacation of certain streets and parts of streets for the Winchester Bay Lumber Co. was read for the first time. It was moved, seconded and so ordered that Ordinance No. 141 be passed to the second reading and said Ordinance was read for second time. Upon motion, duly seconded, Ordinance No. 141 was passed to the third reading. Upon the third reading, it was moved, seconded, and carried that Ordinance No. 141 be put upon its final passage and said Ordinance was adopted by the following vote: Yeas 4 Nays 0

Ordinance No. 142, an Ordinance providing for the vacation of certain streets and alley in Block 30 of the Amended Plat for Eva K. Hubbard was read for the first time. It was moved, seconded and so ordered that Ordinance No. 142 be passed to the second reading



and said Ordinance was read for the second time. Upon motion, duly seconded, Ordinance No. 142 was passed to the third reading and read for the third time. It was moved, seconded and carried that Ordinance No. 142 be put upon its final passage and said Ordinance was adopted by the following vote:    Yes       4       Nays     0.

Ordinance No. 143, an Ordinance providing for the vacation of certain streets in blocks 69 and 89 for the Reedsport School Grounds was read. It was moved, seconded and carried that Ordinance No. 143 be passed to second reading and said Ordinance was read for the second time. Upon motion, duly seconded, Ordinance was passed to the third reading. Upon its third reading It was moved, seconded, and carried that Ordinance No. 143 be put upon its final passage and said Ordinance was adopted by the following vote:    Yes       4       Nays     0.

Ordinance No. 146, an Ordinance fixing additional salary of the City Recorder was read. It was moved seconded and carried that Ordinance No. 146 be passed to second reading and said Ordinance was read for the second time. Upon motion, duly seconded, Ordinance No. 146 was passed to the third reading. Upon its third reading, it was moved, seconded, and carried that Ordinance No. 146 be put upon its final passage and said Ordinance was adopted by the following vote:    Yes 4    Nays 0.

It was moved, seconded, and carried that the Street committee be authorized to raise walks where deemed necessary and where they can be raised cheaper than to remove the sand after filling.

It was moved, seconded, and carried that the City Attorney have the Sewer Bonds printed by the Irwin Hudson Co. of Portland, Oregon.

It was moved, seconded, and carried that the expense Bill of City Attorney W.G. Benson of \$44.75 be paid.

It was duly moved, seconded and carried that this meeting be continued until Friday September 25, 1925.

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor.

Continued regular meeting of September 9, held this 25th day of September, 1925.

Upon roll call there were present: Mayor C. McC. Johnson, Councilmen J. R. Browne, J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace, F. L. Taylor, and Recorder Glen Caley.

It was moved, seconded, and carried that the bid for Sewer Improvement Bonds be opened.

The Bid of the Inland Construction Co. for Par plus accrued interest was read.

It was moved, seconded, and carried that the bid of Par plus accrued interest for the Reedsport Sewer Bonds be accepted.

It was moved, seconded and carried that the City Engineer make new estimates of the filling of District No. 2, and assess the proper proportion to Rainbow Slough.

Ordinance No 145, an Ordinance levying assessments for Street Improvement District No. 6 was read. It was moved seconded and carried that Ordinance No. 145 be passed to the second reading and said Ordinance was read for the second time. Upon motion, duly seconded, Ordinance No. 145 was passed to the third reading. Upon its third reading it was moved, seconded, and carried that Ordinance No. 145 be put upon its final passage and said Ordinance was adopted by the following vote:

      Ayes       5       Nays     0

Ordinance No. 109, an Ordinance correcting Garbage and Nuisances and arranging for the disposal of the same was read. It was moved, seconded and carried that Ordinance No. 109 be passed to the second reading, and said Ordinance was read for the second time. Upon motion, duly seconded, Ordinance No 109 was laid on the table for further consideration.



It was moved, seconded and carried that the committee on Building Restrictions be withdrawn and a new Committee appointed to work with interested property owners to Outline a restricted Building District. The committee appointed is: Lovelace and Chapin.

At this time the Mayor called for an remonstrances or objections as to the tentative assessments as published for District No. 1. There being no objections made orally and none filed, the council proceeded to other matters.

It was moved, seconded, and carried that the meeting be adjourned.

Glen Caley  
Recorder

C.M.C. Johnson  
Mayor.

Special meeting of the Common Council held this 2nd day of October, 1925.

Upon roll call there were present: Mayor C.M.C. Johnson, Councilmen, J.R. Browne, J.H. Austin, W.A. Lovelace, F.L. Taylor, and Recorder Glen Caley.

Ordinance No. 147 was introduced and read. It was moved, seconded, and carried that Ordinance No. 147 be passed to second reading and said ordinance was read for the second time. Upon motion, duly seconded, Ordinance No. 147 was passed to the third reading and read for the third time. It was moved, seconded, and carried that Ordinance No. 147 be put upon its final passage and said Ordinance was adopted by the following vote: Ayes 5 Nays 0.

#### ORDINANCE NO. 147

An Ordinance providing for the re-advertisement of sale of Sewer Bonds of the City of Reedport, in the amount of \$45,552.04, and declaring an Emergency.

It was moved, seconded, and carried that the meeting be adjourned.

Glen Caley  
Recorder

C.M.C. Johnson  
Mayor.

Regular meeting of the Common Council held this 5th day of October, 1925.

Upon roll call there were present: President J.R. Browne, Councilmen, Paul Burnhardt, H.L. Chapin, W.A. Lovelace, F.L. Taylor and Recorder Glen Caley.

The minutes of the previous meeting read and approved.

The Committee on the Restricted Building District recommend that the following district be made:

From the Center line of M. St. from 16th St. to Railroad Ave.  
L Street from 16th Street to Railroad Avenue.  
The Center line of H Street from 16th St., Railroad Ave.

It was moved, seconded and carried that the Committee's report be accepted and that an Ordinance be drawn making a Restricted Building District with Emergency Clause.

It was moved, seconded, and carried that the City Recorder notify the Southern Pacific Co. to drain the lake formed on their right of Way.

Street Committee recom ended that the road East of the East line of Umpqua Addition be repaired at a cost not to exceed \$200.00. It was moved, seconded, and carried that the Street Committee be authorized to make the necessary repairs to the road.



It was moved, seconded, and carried that the City Recorder have the budget published and that the hearing be set for Monday Nov. 2nd for the hearing of Remonstrances.

It was moved seconded, and carried that the following bills as O.K'd by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts.

D.L.Buckingham	\$ 75.56	D.L.Buckingham	\$ 56.52
D.L.Buckingham	37.58	D.L.Buckingham	131.88
D.L.Buckingham	94.20	D.L.Buckingham	75.36
Inland Construction Co.	7481.10	Inland Construction Co.	977.50
Inland Construction Co.	1148.87	Inland Construction Co.	570.44
Inland Construction Co.	2953.86	A.E.Renn	150.00
W.G.Benson	50.00	Glen Caley	150.00
W.A.Burdick	25.00	Al Green	10.00
I.O.O.F.	15.00	W.G.Skidmore	5.00
A.D.Thomas	4.00	C.Clark	50.00
L.Hawkins	25.00	D.Barrett	50.00
Winchester Lumber Co.	34.98	Umpqua Mills	6.55
Reedsport Fuel T.Co.	19.75	F.L.Taylor	8.29
G.G.Clarke	58.50	L.Hawkins	77.50
E.E.Hummister	20.00	Frank Finley	16.00
Paul Barnhardt	216.23	Peerless Pacific Co.	23.00
Reedsport Machine Shop	2.13	Port Umpqua Courier	149.25
Irwin Hudson Co.	78.50	Mike Tiffney	61.50
West Coast Power Co.	187.56	Cocs & Curry Tel. Co.	5.20
Union Iron Wks.	8.50	W.G.Benson	50.00
Geo. McHargue	50.00		

It was moved, seconded, and carried that this meeting be continued to October 7, 1925.

Glen Caley  
Recorder

J.M.C. Johnson  
Mayor.

Continued regular meeting of October 5th held this 7th day of October, 1925.

Upon roll call there were present: Mayor C.McC. Johnson, Councilmen J.H.Austin, Paul Barnhardt, H.L.Chapin, W.A.Lovelace, J.L.Taylor, and Recorder Glen Caley.

It was moved, seconded, and carried that the bids for Reedsport Improvement Bonds be opened.

#### THE BID

October 7, 1925

Hon. Mayor and City Council  
Reedsport, Oregon

Gentlemen:

For the entire issue, of not to exceed \$45,552.04 City of Reedsport Oregon 6% Bancroft Bonds dated September 1, 1925 and maturing September 1, 1935, subject however, to redemption on any interest period date at or after one year from date, principal and semi-annual interest payable at the office of the City Treasurer of the City of Reedsport, Oregon.

We Will, upon delivery to us of the above mentioned Bonds, pay you the sum of par and accrued interest to date of delivery. We attach hereto our certified check in the sum of \$2277.61 as required.

Respectfully Submitted  
Inland Construction Co.  
per T.A.Sweeney, General manager.

#### RESOLUTION NO 41

IT IS RESOLVED BY THE CITY OF REEDSPORT:



That the Common Council of the City of Reedport, at a continued regular meeting regularly called and held this 7th day of October, 1925, having opened sealed bids for City of Reedport Improvement Bonds in the sum of \$45,552.04 according to duly published call therefor, finds that the following bid has been made:

Inland Construction Co. Par plus accrued interest.

and hereby awards said Bonds to the Inland Construction Co. according to the terms of said bid.

Passed by the Common Council this 7th day of October, 1925.

Glen Caley  
Recorder.

Councilman Lovelace introduced proposed Ordinance No. 149 which was duly read the first time. After the proposed ordinance has been read the first time, it was moved and seconded that it be read the second time by title only. The proposed ordinance was then read the second time. Thereupon Councilman Chapin moved that due to the character of the proposed ordinance and that an emergency exists, the proposed ordinance immediately be put upon its final passage and read the third time in full. This motion was seconded by Councilman Browne and upon being put to vote it was unanimously adopted. The proposed ordinance was then read in full and upon motion duly made, seconded, and unanimously adopted the said ordinance was put upon its final passage, which said proposed ordinance was then numbered 149, and together with the vote thereon is in words and figures as follows:

ORDINANCE NO. 149

AN ORDINANCE providing for the issuance of City of Reedport Improvement Bonds in the sum of \$22,141.68, providing and approving the form of Bonds to be issued and the coupons attached thereto; providing for the advertisement and sale of said Bonds and declaring an Emergency.

Note by Recorder:

Councilman F.L. Taylor was present at the beginning of the meeting but was called away before the ordinance 149 was put to a vote, hence did not vote on same.

Glen Caley  
Recorder.

It was moved, seconded, and carried that a warrant be drawn for the payment of bond interest in the sum of \$3000.00.

It was moved seconded, and carried that the Marshall repair the tide gate to Rainbow Slough.

It was moved, seconded, and carried, that the meeting adjourn

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor.

Special meeting of the Common Council held this 19th day of October, 1925.

Upon roll call there were present: Mayor C. McC. Johnson, Councilmen, J.R. Browne, J.H. Austin, H.L. Chapin, W.A. Lovelace, F.L. Taylor and Recorder Glen Caley.

It was moved seconded and carried that the City Engineer and the Contractor Mr. Sweeney get together and agree on the filling to grade according to Bulkhead and see that the Bonds are ample to cover all improvement.



It was moved, seconded, and carried that the meeting be adjourned.

Glen Caley  
Recorder

C.M.C. Johnson  
Mayor

Regular meeting of the Common Council of October 5th, 1925, continued to October 26th, and regularly held this 26th day of October, 1925.

Upon roll call there were present: President J.R. Browne, Recorder Glen Caley, Councilmen Burnhardt, Lovelace, Chapin, and Taylor. Absent: Mayor Johnson, Councilman Austin.

At a Regular meeting of the Common Council of the City of Reedsport, this date regularly called and held at the City Hall in said City, at the Hour of 8:00 o'clock P.M. with President of the Council, J.R. Browne presiding, the following business was transacted:

The bid of the Inland Construction Company for the Improvement Bonds of the City, in the amount of \$22,141.68, according to call therefor, being the only bid received, was opened and read.

Said bid was as follows:

October 26, 1925

Hon. Mayor and City Council  
Reedsport, Oregon.

Gentlemen:

In compliance with your call for bids on bonds for Street Improvement District No. 4, in the amount of Twenty-two Thousand One Hundred Forty-one Dollars and 68 cents (\$22,141.68), we submit an offer of par plus accrued interest up to the time of the delivery for the regularly and legally issued six percent (6%) bonds of the City of Reedsport. It is understood that this issued is made under the Bancroft Act. This bid is contingent upon the approving opinion of the entire proceedings by Teal, Winfree, Johnson and McCulloch.

Accompanying this proposal and attached hereto find a certified check for five percent of the amount bid.

Respectfully submitted,

Inland Construction Company  
per F. A. Sweeney, General Mgr.

Councilman Chapin moved that inasmuch as the Mayor and one councilman were absent, that the meeting be continued until October 30th at 8.00 o'clock P.M. Said motion being duly seconded, and carried, the meeting was continued until October 30th at 8.00 o'clock P.M.

Glen Caley  
Recorder

C.M.C. Johnson  
Mayor

Continued meeting of October 26, held this 30th day of October, 1925.

Upon roll call there were present: Mayor C.M.C. Johnson, Councilmen J.R. Browne, J.H. Austin, Paul Burnhardt, E.L. Chapin, W.A. Lovelace F.L. Taylor and Recorder Glen Caley.

RESOLUTION NO. 42.

BE IT RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport, having opened sealed bids for City of Reedsport Improvement Bonds issued for the improvement of certain streets and alleys in street improvement District



No. 4, in the sum of \$22,141.68, according to the duly published call therefor, finds that the following bid has been made:

Inland Construction Company Bid of par plus accrued interest.

said Bid of Inland Construction Company being the highest and best bid received, the Common Council hereby awards said Bonds in the sum of \$22,141.68 to the Inland Construction Co. in accordance with the terms of said Bid.

Passed by the Common Council this 30th day of October, 1925.

Glenn Coley  
Recorder

C. M. Johnson  
Mayor.

Resolution No. 42 was adopted by the following record vote. Yeas: Browne, Austin, Burnhardt, Chapin, Lovelace, and Taylor. Nays None.

It was moved, seconded, and carried that Rainbow Slough be assessed in the sum of \$800.00 for Bulkhead in district No. 2.

It was moved, seconded, and carried that the meeting be adjourned.

Glenn Coley  
Recorder

C. M. Johnson  
Mayor.

Regular meeting of the Common Council held this 2nd day of November, 1925.

Upon roll call there were present: Mayor Johnson, Councilmen Austin, Browne, Bernhardt, Lovelace and Taylor.

Minutes of the previous meetings read and approved.

Ordinance No. 151, being an ordinance providing for the issuing of bonds for Street improvement District No. 6, was introduced and read for the first time. After the proposed ordinance had been read the first time, it was moved, and seconded that it be read the second time by title only. The proposed ordinance was then read the second time. Thereupon Councilman Chapin moved that due to the character of the proposed ordinance and that an emergency exists, the proposed ordinance immediately be put upon its final passage and read the third time in full. The motion was seconded by Councilman Taylor and upon being put to a vote it was unanimously adopted. The proposed ordinance was then read in full and upon motion duly made, seconded, and adopted, the said ordinance was put upon its final passage, which said proposed ordinance was thereupon numbered 151, and together with the vote thereon is in words and figures as follows:

#### ORDINANCE NO. 151

AN ORDINANCE providing for the issuance of City of Reedport Improvement Bonds in the sum of \$ 9,483.84, providing and approving the form of bonds to be issued and the coupons attached thereto; providing for the advertisement and sale of said Bonds and declaring an emergency.

Ordinance No. 152, being an ordinance providing for the issuance of bonds for District No. 8, was introduced and read. After the proposed ordinance had been read the first time, it was moved and seconded that it be read the second time by title only. The proposed ordinance was then read the second time. Thereupon Councilman Chapin moved that due to the character of the proposed ordinance and that an emergency exists, the proposed ordinance immediately be put upon its final passage and read the third time in full. The motion was seconded by Councilman Taylor and upon being put to a vote it was unanimously adopted. The proposed ordinance was then read in full and upon motion duly made, seconded and adopted, the said ordinance was put upon its final passage, which said proposed ordinance was there-



upon numbered 152, and together with the vote thereon is in words and figures as follows:

ORDINANCE NO. 152

AN ORDINANCE providing for the issuance of City of Reedsport Improvement Bonds in the Sum of \$ 1,392.50, providing and approving the form of Bonds to be issued and the coupons attached thereto; providing for the advertisement and sale of said Bonds and declaring an Emergency.

A public hearing on the proposed budget for the year 1926 was held at this time. The Mayor called for any objections to the budget as published, and there being no objections, and none having been filed the Council proceeded to the consideration of Ordinance No. 152, the same being an ordinance providing for the levying of a tax for city purposes for the year 1926. Upon motion duly seconded and carried said Ordinance No. 152 was passed to the second reading and read for the second time. Upon motion, duly seconded and carried, said Ordinance was laid on the table for final passage at the next meeting of the Council.

The following bills as O.K'd by the Finance Committee were, upon motion, duly seconded, ordered paid and warrants drawn on the respective funds for the several amounts.

D.L. Buckingham	\$ 199.60	D.L. Buckingham	\$ 76.40
D. L. Buckingham	37.50	D.L. Buckingham	20.50
D.L. Buckingham	124.50	A.G. Renn	150.00
W.G. Benson	50.00	Geo. McHargue	50.00
Glen Clasy	150.00	W.A. Burdick	25.00
Al Green	10.00	I.O.O.F.	15.00
C.C. Clark	34.50	L. Hawkins	30.50
C. Carrier	13.00	W.M. Luck	16.00
Inland Construction Co.	5,000.00	Inland Construction Co.	11,488.90
Geo. W. Staples	200.00	Inland Construction Co.	4,058.75
Inland Construction Co.	933.83	Inland Construction Co.	500.00
Inland Construction Co.	520.90	Inland Construction Co.	20.00
Inland Construction Co.	80.00	City Treasurer	3,000.00
C.C. Clarke	81.50	L. Hawkins	79.50
E.E. Hummiston	10.00	C. Carrier	8.00
W.M. Luck	12.00	W.G. Benson	35.30
J.H. Austin	40.00	W.R. Buck	7.50
Winchester Lumber Co.	8.64	Umpqua Mills and T. Co.	25.64
West Coast Power Co.	187.66	Teal Winfree, Johnson-	101.30
American Wood Pipe Co.	50.53	M.L. Kline Co.	15.50
Paul Burnhardt	111.16	Peerless Pacific Co.	136.88
J.R. Browne	2.05	F.L. Taylor	12.90
F.L. Taylor	5.88	Nels Peterson	4.00
Reedsport Fuel & T. Co.	32.30	John Burnhardt	3.00
D.H. Benson	.75	I. Marquiss	1.50
Port Umpqua Courier	98.80	W.G. Benson	55.35

There being no further business the meeting was continued to August 9th, at 8.00 o'clock P.M.

*Glue Cooney*  
Recorder

*J. M. Johnson*  
Mayor.

Regular meeting of November 2nd, continued and held this 9th day of November, 1925.

Upon roll call there were present: Mayor Johnson, Councilmen Borwme chapin, Lovelace, and Taylor.

Reedsport Post No. 62 of the American Legion filed a petition for permission to dance until the hour of 2.00 o'clock A.M. following thier annual Armistice Day Dance.

Upon motion the permission was granted as requested.



There being no further business the meeting was continued until November 16th, at 8.00 o'clock, P.M.

Wm. Coley  
Recorder

J. M. Johnson  
Mayor.

Regular continued meeting of November 2nd, regularly called and held this 16th day of November, 1925.

Upon roll call there were present: Mayor Johnson, Councilmen Austin, Browne, Bernhardt, Chapin, Lovelace, and Taylor.

It was duly moved, seconded and carried that warrant in the sum of \$1200.00 be drawn in favor of the City Treasurer, for the payment of bond interest.

Ordinance No. 153 being an ordinance levying a tax for the year 1926 was taken from the table and, upon motion, read for the third time. Ordinance No. 153 was thereupon put upon its final passage and was adopted by the following vote: Aye 6 Nay 0.

Ordinance No. 154, being an Ordinance establishing fire limits, and declaring an emergency, was introduced and read. Upon motion, said ordinance was ordered passed to its second reading and read for the second time. Upon motion, duly seconded, said ordinance was ordered passed to the third reading and was read for the third time. Upon its third reading said ordinance was, upon motion, put to a final vote and was adopted by the following vote: Aye 6 Nay 0.

Ordinance No. 155, levying assessments for Street Improvement District No. 1 was introduced and read. Upon motion, said Ordinance was ordered passed to the second reading and was read for the second time. Upon motion, duly seconded, said ordinance No. 155 was ordered passed to the third reading and was read for the third time. Whereupon said ordinance No. 155 was put upon its final passage and was adopted by the following vote: Aye 6 Nay 0.

Ordinance No. 156 being an ordinance levying assessments for street Improvement District no 5 was introduced and read. Upon motion, said Ordinance No. 156 was ordered passed to the second reading and was read for the second time. Upon motion, duly seconded, said ordinance was ordered passed to the third reading and was read for the third time. Whereupon said ordinance No. 156 was put upon its final passage and was adopted by the following vote: Aye 6 Nay 0.

It was duly moved, seconded, and carried that the City Marshall be instructed to flush all sewer lines.

There being no further business the meeting was continued to November 23rd, 1925.

Wm. Coley  
Recorder

J. M. Johnson  
Mayor.

Regular continued meeting of November 2nd, regularly called and held this 23rd day of November, 1925.

Upon roll call there were present: President J.R. Browne, Councilmen W.A. Lovelace.

This meeting being called for the opening of bids for the sale of bonds for street Improvement Districts 6 and 8, the bid of Inland Construction Co. was opened and read.

There being no quorum present, the meeting was, on motion, continued to November 30th, at 8.00 o'clock P.M.

Wm. Coley  
Recorder

J. M. Johnson  
Mayor



Special meeting of November 28th called by the Mayor for consideration of matters relative to garbage Ordinance.

Upon roll call there were present: Mayor Johnson, Councilmen Austin, Lovelace, Browne, and Bernhardt.

Ordinance No. 157, being an Ordinance providing for the disposal of garbage was introduced and read. Upon motion, duly seconded, it was ordered that said Ordinance be passed to its second reading, and was read for the second time. Upon motion, duly seconded, said ordinance was passed to its third reading and was read for the third time. Upon motion, duly seconded, said Ordinance was put to its final passage and was adopted by the following vote: Aye 4 Nay 0.

There being no further business the meeting was adjourned.

Hue Coley  
Recorder

C. M. C. Johnson  
Mayor.

Continued regular meeting of the Common Council of November 2nd, continued from November 23rd and duly held this 30th day of November, 1935.

Upon roll call there were present: Mayor C. McC. Johnson, Councilmen Chapin, Lovelace, Bernhardt, Browne, and Taylor.

At a continued regular meeting of the Common Council of the City of Reedsport, this date regularly called and held at the City Hall in said City, at the hour of 8.00 o'clock P.M. with Mayor Johnson presiding, the following business was transacted:

The bid of the Inland Construction Co. for the improvement bonds of the City of Reedsport, in the separate amounts of \$9483.84 and \$1392.30 was now at this time read again by the Recorder. Said bid is as follows:

November 23, 1935

Hon. Mayor and City Council,  
Reedsport, Oregon.

Gentlemen:

In compliance with your call for bids on bonds for Street Improvement Districts Numbers 6 and 8, in the amounts of NINE THOUSAND FOUR HUNDRED EIGHTY THREE DOLLARS AND EIGHTY FOUR CENTS (\$9,483.84) and ONE THOUSAND THREE HUNDRED NINETY TWO DOLLARS AND THIRTY CENTS (\$1392.30) respectively, we submit an offer of par plus accrued interest up to the time of delivery for the regularly and legally issued six per cent (6%) bonds of the City of Reedsport. It is understood that this issue is made under the Bancroft Act. This bid is contingent upon the approving legal opinion of the entire proceedings by Teal, Winfree, Johnson and McCulloch.

Accompanying this proposal and attached hereto find a certified check for five per cent of the amount bid.

Respectfully submitted,

Inland Construction Co.

Per T.A. Sweeney Gen. Mgr.

Councilman Lovelace introduced proposed Resolution No. 44. It was duly moved and seconded that resolution No. 44 be adopted as read. Whereupon Resolution No. 44 was put upon its final passage and was



adopted by the following vote: Aye 5 Nay 0.

RESOLUTION NO. 44

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport, at a continued regular meeting, regularly called and held this 30th day of November, 1925, having opened sealed bids for City of Reedsport Improvement Bonds for Street Improvement District No. 6, in the sum of \$9483.84 according to a duly published call therefor, finds that the following bid has been made:

Inland Construction Co. Bid of par plus accrued interest.

and hereby awards said bonds in the total sum of \$9483.84 to the Inland Construction Co., in accordance with the terms of said bid.

Passed by the Common Council this 30th day of November, 1925.

Glen Caley  
Recorder.

Councilman Lovelace introduced proposed Resolution No. 45. It was duly moved and seconded that Resolution No. 45 be adopted as read. Whereupon Resolution No. 45 was put upon its final passage and was adopted by the following vote: Aye 5 Nay 0.

RESOLUTION NO. 45

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport, at a continued regular meeting, regularly called and held this 30th day of November, 1925, having opened sealed bids for City of Reedsport Improvement Bonds for Street Improvement District No. Eight, in the sum of \$1592.50, according to a duly published call therefor, finds that the following bid has been made:

Inland Construction Co Bid of par plus accrued interest.

and hereby awards said bonds in the total sum of \$1592.50 to the Inland Construction Company, in accordance with the terms of said bid.

Passed by the Common Council this 30th day of November, 1925.

Glen Caley  
Recorder.

There being no further business the meeting adjourned.

Glen Caley  
Recorder

C. M. Johnson  
Mayor.

Regular meeting of the Common Council held this 7th day of December, 1925.

Upon roll call there were present: Mayor C. McC. Johnson  
Councilmen Browne, Barnhardt, Chapin, Lovelace, Taylor, and  
Recorder Glen Caley.

The minutes of the previous meeting were read and approved.

It was moved seconded, and carried that all minutes be copied into the minute book and read from the book.



It was moved, seconded, and carried that the resignation of Geo. McHargue as Night Marshall be accepted.

The petition of the property owner on Rainbow Ave. asking that a light be placed at the foot of Rainbow Ave. with 14 signatures was read. It was moved seconded, and carried that the light committee make investigations and report at next meeting.

Petition of the property owners of Mill Districts No. 2 and 3 asking that Rainbow Slough be condemned, and to devise some means of filling the Slough from the Southern Pacific Right of Way to the Schofield River was read. It was moved, seconded, and carried that this matter be laid on the table for further consideration.

It was moved seconded, and carried that the following bills as O.K'd by the finance committee be paid and that warrants be drawn on the respective amounts for the several funds:

Inland Construction Co.	\$ 5262.51	Inland Construction Co.	\$ 2225.75
Inland Construction Co.	500.00	D.L.Buckingham	124.00
D.L.Buckingham	136.00	D.L.Buckingham	36.00
D.B.Buckingham	126.00	A.G.Renn	150.00
Geo. McHargue	50.00	W.G.Benson	50.00
Glen Caley	150.00	W.A.Burdick	25.00
Al Green	10.00	I.O.C.F.	15.00
C.C.Clarke	34.00	L.Hawkins	19.50
Robert Marpole	16.00	R.E.Forrest	20.00
C.C.Clarke	58.00	G.E.Richardson	1.50
A.F.Gluck	2.00	L.Hawkins	13.50
W.G.Benson	63.50	W.G.Benson	50.00
Neal Winfree, Johnson & McC.	60.00	Coos & Curry Tel. Co.	15.30
W.C.Pucket	561.55	Crane and Co.	30.07
Peerless Pacific Co	.95	John Burnhardt	4.00
Winchester Bay Lumber Co.	5.93	Paul Burnhardt	18.40
West Coast Power Co.	3.00	West Coast Power Co.	15.00
Reedsport Garage	1.00	Union Iron Works	1.50
Reedsport Machine Shop	2.69	Reedsport Fuel and T. Co	4.00
Banquet Cafe	13.30	Port Umpqua Courier	100.00

It was moved, seconded, and carried that the bill of the West Coast Power Co. for Street Lights of \$187.66 be held up until the lights are brought up to standard.

It was moved Seconded, and carried that a committee be appointed to investigate the matter of fire lights and the Building started by the Reedsport Bakery. They are: Lovelace and Chapin.

It was moved seconded, and carried that the City employ Mr. Ribbinson to work with Engineer Buckingham in checking the Estimates for Districts Nos. 1 and 4.

It was moved, seconded, and carried that the Umpqua Creamery Co. and Jos. Lyons be assessed for 16 ft. less frontage and that they be given a refund as determined by the Engineer.

It was moved, seconded and carried that this meeting be continued until Monday December 15, 1925.

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor

Continued regular meeting of December 7th held this 15th day of December, 1925.

Upon roll call there were present: Mayor C.M.C. Johnson, Councilmen, Austin, Browne, Burnhardt, Chapin, Lovelace, Taylor, and Recorder, Glen Caley.



Report of the committee on the Building started by the Reedsport Bakery reported unfavorably to ask that a building permit be not issued.

It was moved, seconded, and carried that the application for a building permit by the Reedsport Bakery be not approved.

It was moved, seconded, and so ordered that a special committee be appointed to make an amendment to Ordinance No. 154 establishing B building restrictions to change the limits and make recommendations for the building of residences bordering on the fire limits. They are: Austin, Lovelace, and Chapin.

The report of the Committee on the placing of a light at the foot of Rainbow Ave. was unfavorably, and recommended that the light already installed could be rearranged so as to properly light that portion of Rainbow Ave. and that the lights already in use were adequate to any other part of the City.

Ordinance No. 158, an Ordinance for the issuance of Street Improvement Bonds for District No. 1 was introduced and read for the first time. It was moved, seconded, and carried that Ordinance no. 158 be passed to its second reading and read for the second time. Upon motion duly seconded, said Ordinance No. 158 was passed to its third reading and was read for the third time. Whereupon It was duly moved and seconded, that Ordinance No. 158 be put upon its final passage and said Ordinance was adopted by the following vote: Aye 6 Nay 0.

Ordinance No. 159, an Ordinance for the issuance of street Improvement Bonds for District No. 5, was introduced and read for the first time. It was moved, seconded, and carried that Ordinance No. 159 be passed to its second reading and read for the second time. Upon motion, duly seconded, said Ordinance No. 159 was passed to its third reading and was read for the third time. Whereupon it was duly moved and seconded, that Ordinance No. 159 be put upon its final passage and said Ordinance was adopted by the following vote: Aye 6 Nay 0.

It was moved, seconded, and carried that the application of the American Legion to dance until 2 1/2'clock A.M. on the evening of January 1st, 1925 be granted.

It was moved, seconded, and carried that this meeting be adjourned.

Glenn Kelley  
Recorder

C. M. Johnson  
Mayor.



Regular meeting of the Common Council held this 4th day of  
January, 1926

Upon roll call there were present: President John R. Browne,  
Councilmen, Austin, Chapin, Lovelace, Taylor, and Recorder  
Glen Caley.

The minutes of the previous meeting were read and approved.

Communication of the Inland Construction Co. asking that the bridge  
on the Schofield River be raised that the Dredge could go through  
on January 11th, 1926, was read.

It was moved, seconded, and so ordered that the City Attorney com-  
municate with the County Judge in regard to the opening of the  
Schofield Bridge.

It was moved, seconded, and carried that Four Five Hundred Dollar  
(\$500.00) warrants be drawn on the General Fund to take up (\$2,000.00)  
Refunding Bonds.



It was Moved, seconded and carried that the following bills as O.K'd by the finance committee be paid and that warrants be drawn on the respective funds for the several amounts.

D.L.Buckingham	\$ 263.00	D.L.Buckingham	\$ 32.00
D.L.Buckingham	64.00	D.L.Buckingham	38.00
D.L.Buckingham	16.00	City Treasurer	2,000.00
Inland Construction Co.	9,488.23	Inland Construction Co.	1,717.06
Inland Const. Co	161.66	Inland Const. Co.	6,000.00
Inland Const. Co.	158.00	Joe. Lyons	6,889.57
A.G.Renn	150.00	Glen Caley	150.00
Geo. McHargue	9.96	Geo. Blake	40.04
W.G.Benson	50.00	W.A.Burdick	25.00
Al Green	10.00	I.O.O.F.	15.00
L.VanHorne	.50	A.D.Thomas	3.75
West Coast Power Co.	378.32	Union Iron Works	6.00
Paul Bernhardt	6.16	Peerless Pacific Co.	9.74
Umpqua Mills	34.24	Reedsport Fuel	12.75
Reedsport Fuel	2.00	Umpqua Drug Store	13.48
Portland Printing Co.	150.15	G.C.Clarke	12.00
G.C.Clarke	56.00	G.C.Clarke	20.00
Port Umpqua Courier	50.95	Port Umpqua Courier	32.60

It was moved, seconded, and carried that all City Officials make an Annual Report; Recorder, Treasurer, City Engineer, and Fire Chief.

It was moved, seconded, and carried that the meeting be adjourned and continued to Jan. 6th, 1926.

Glen Caley  
Recorder

J.M. Johnson  
Mayor

Regular meeting of the Common Council of January 4th held this 6th day of January, 1926.

Upon roll call there were present: President John R. Browne, Councilmen Austin, Bernhardt, Chapin, Lovelace and Recorder Glen Caley.

It was moved and Seconded and carried that the Bids for Bonds for Street Improvement districts Nos. 1 and 5 be opened.

Resolution No. 46, awarding the Bonds for Street Improvement District No. 1 was read, and upon motion, duly seconded, was adopted;

Resolution No. 47, awarding the Bonds for Street Improvement District No. 5 was read, and upon motion, duly seconded, was adopted.

There being no further business the meeting was adjourned.

Glen Caley  
Recorder

J.M. Johnson  
Mayor.



Regular meeting of the Common Council held this 1st day of February 1926.

Roll Call- those present Mayor C. McC. Johnson Councilmen John R. Browne, J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace and Frank L. Taylor.  
Recorder Glen Caley.

Minutes of previous meeting read and approved,

Communication of the Commercial Abstract Co. of Reesburg read, it was moved 2nd so Ordered that the Recorder express the appreciations of this City for their services in furnishing the certified ownership of the lots receiving Street improvement in Dist no 7.

Communication of the Portland Printing House in regard to price of printing Bonds Read and place on file.

Moved 2nd so Ordered that Bids be received for the printing of Bond from the following printers, Koak Tiffney Co., Irwin Hudson, and Portland printing House.

The Report of Engineer E. L. Robinson the Checking of Estimates of Districts One and Four read and approved.

Moved 2nd so Ordered that the Report of Engineer D. L. Buckingham be approved as read.

Moved 2nd So Ordered that the Tresures Report be approved as read.

Moved 2nd so Ordered that Recorders Report be approved as read.

Moved 2nd so Ordered that the arranging and Placing of Street Lights on Schofield Hights be refered to the Light Committee with power to act.

Moved 2nd so Ordered that the Committee on change of Fire Restriction draw plans to ammend fire Ordinance No 72 encluding Plumbing Code Electric Wiring. The Grade of Marerial to be used and the building of private Garages.

Moved 2nd so Ordered that the following Bills as O. K. by finance Committee be paid.

D. L. Buckingham	\$ 26.00	D. L. Buckingham	\$ 13.00
D. L. Buckingham	197.50	D. L. Buckingham	97.50
Joe Lyons	1593.98	Inland Construction Co.	9537.00
A. G. Renn	150.00	Glen Caley	150.00
Geo Blake	50.00	W. G. Benson	50.00
W. A. Burdick	25.00	Al Green	10.00
I. O. O. F. No 245.	15.00	Crane and Co.	2.00
O. C. Clarke	8.00	E. L. Robinson	35.00
John Burnhardt	1.00	Reedsport Fuel And T. Co.	10.58
F. L. Taylor	19.03	L. J. Moon	4.00
W. H. Jones	4.00	C. C. Clarke	68.00
West Coast P. Co.	10.00	West Coast Power Co.	190.66
Peerless Pacific Co.	5.50	Winchester L. Co.	15.10
Chapin Inv. Co.	2.50	Teal Winfree Johnson, & McC.	60.00
W. G. Benson	50.00	Paul Burnhardt	17.25
Port Umpqua Courier	9.30	Portland Printing House	60.35
Federal Pipe & Tank Co.	57.30		

Moved 2nd So Ordered that the Deeds of the Arthur Anderson Pk. Co. for a portion of 16th St. be refered to the City attorney and street committee to make Correction Deed

Moved 2nd so Ordered that the petitions for the Condensing of Rainbow Slough be taken from the table for further consideration.

Moved 2nd so Ordered that the City Attorney submit at next meeting the method of condensing rainbow Slough and acquiring the property for Street purposes.

Moved 2nd So Ordered that the Necessary Side Walk be built under the Railroad on 12th Street.



Ordinance No 160 an Ordinance levying assessments for Street Improvement District No.7 read for first reading Moved 2nd so Ordered that Ordinance No.160 be passed to second reading and read for 2nd reading moved 2nd so Ordered that Ordinance No 160 be passed to third reading and read for third reading. Ordinance No 160 adopted by the following record vote.  
Yeas Browne, Austin, Burnhardt, Chapin Lovelace and Taylor, Nays None.

Continued at the call of the Mayor

Glen Caley  
Recorder

C.M.C. Johnson  
Mayor

Continued Regular meeting of Feb, 1st held this 10th day of Feb. 1926.

Roll Call- Those present President John R. Browne Councilmen Paul Burnhardt, H.L.Chapin, W.A.Lovelace, Frank L.Taylor and Recorder Glen Caley.

Ordinance No.161 an Ordinance Condensing Rainbow Slough in Rainbow addition to be filled and dedicated as a street. read for First Reading Moved 2nd so ordered that Ordinance No. 161 be passed to 2nd reading and read for 2nd reading, Moved 2nd so Ordered that Ordinance No. 161 be laid on the table untill next Meeting.

Ordinance No 162 an Ordinance setting the boundaries for a restricted Building District. read for first reading moved 2nd so ordered that Ordinance no.162 be passed to 2nd reading and read for 2nd reading. moved 2nd so ordered that Ordinance No. 162 be laid on the table untill next meeting.

Continued at the call of the Mayor

Glen Caley  
Recorder

C.M.C. Johnson  
Mayor.

Continued regular meeting of the Feb. 1st, held this 11th day of Feb.1926

Roll Call \* Those present Mayor C.McC.Johnson Councilmen John R. Browne, J.H.Austin, Paul Burnhardt, H.L.Chpin, W.A.Lovelace, F.L.Taylor  
And Recorder Glen Caley.

Communication of the City Engineer Regard to the Roosevelt Highway to run along Clear Lake Road and placed on file.

Ordinance No. 163 Read for first Reading an Ordinance setting the Boundaries for a restricted Building District . Moved 2nd so Ordered that Ordinance No 163 be passed to 2nd reading and read for 2nd reading, Moved 2nd so ordered that Ordinance No. 163 be passed to 3rd reading and read for 3rd reading  
Ordinance No 163 adopted by the following record vote,  
Yeas, Browne, Mustin. Burnhardt, Chapin, Lovelace and Taylor, Noys ,none.

Moved 2nd so Ordered that the Street on West RR.Ave. be raised from Hubbards fence to Rainbow Slough. before the fill.

Moved 2nd so Ordered that the Side walk on 8th and G' street be raised before the fill.

Moved 2nd so Ordered that the Water Commissioner be allowed an assistant to be paid Five Dollard (\$ 5.00 ) per day while employed by the Water Commissioner.

Moved 2nd so Ordered that the Office of City Recorder be kept open from 9 to 12 o'clock. A.M. and 1 to 5 o' Clock P.M. Daily.

Continued at the Call of the Mayor.

Glen Caley  
Recorder.

C.M.C. Johnson  
Mayor



Continued Regular meeting of Feb. 1st held this 15 day of Feb. 1926

Roll Call- Those present Mayor C.McC.Johnson, Councilmen John R.Browne, J.H.Austin, Paul Burnhardt, H.L.Chapin and F.L.Taylor, and Recorder Glen Caloy.

Moved 2nd So Ordered that Carl Pyrtz be appointed appraiser as Pete Cowan is unable to serve.

Moved 2nd So Ordered that Ordinance No. 161 be taken from the table for further Consideration.

Moved 2nd so Ordered that Ordinance No.161 be read for third reading. Ordinance No. 161 adopted by the following record vote.  
Yeas. Browne, Austin, Burnhardt, Chapin and Taylor, Nays none.

Moved to Ajourn.

Glen Caloy  
Recorder

C.M.C. Johnson  
Mayor

Regular Meeting of the Common Council held this 1st Day of March 1926.

Roll Call- Those Present, Mayor C.McC.Johnson, Councilmen, John R.Browne, J.H.Austin, Paul Burnhardt, H.L.Chapin, W.A.Lovelace, and Recorder Glen Caloy

Minutes of previous meeting read and approved.

Moved 2nd so Ordered that the Report of E.L.Robbinson be spread upon the minutes.

Reedsport Oregon.  
Jan. 1st 1926

To the Honorable Mayor and Council  
City of Reedsport,

Gentlemen;

As per Your Instructions of Dec, 4th I have Checked over the information as to fill Districts Nos, 1 and 4 and find the estimate of quantities as shown by the City Engineer as being Correct.

Very truly Yours.  
E.L.Robbinson

Moved 2nd so Ordered that The petition for the placing of Light on Halladay Street be refered the Light Committee.

Moved 2nd so Ordered that Treasurers Report Be approved as read.

Moved 2nd so Ordered that \$ 100.00 be set aside for the repairing of Winchester Ave. for the Schofield Bridge to 7th Street and for the purpose of determining the Cost of Such Improvement.

Moved 2nd so Ordered that the following Bills as O.K. By the finance Committee be paid.

D.L.Buckingham	\$ 90.00	D.L.Buckingham	\$ 42.00
D.L.Buckingham	172.00	A.G.Renn	150.00
Geo. Blake	50.00	Glen Caloy	150.00
W.G.Benson	50.00	W.A.Burdick	25.00
Al Green	10.00	I.O.O.F.	15.00
Inland Const Co.	2805.00	Inland Const. Co.	1066.73
Inland Const, Co.	3452.00	Union Iron Wks.	4.55
C.C.Clarke	5.00	Geo Reat	5.00
Reedsport Machine and Shop	5901	Reedsport Fuel & T.Co.	20.30
Harry Hardcastle	2.50	Steve Rosier	21.55
C.C.Clarke	102.50	Geo Reat	100.00
Umpqua Drug Co	.65	West Coast Power	191.02
Schroeder & Hildenbrand	6.05	Coos & Curry Tel Co.	1.40
Paul Burnhardt	27.90	Port Umpqua Courier	37.50
Winchester L. Co.	41.34	Rainbow Lunch Counter	5.00
Winchester Bay L. Co.	37.80	Frank L. Taylor	26.02

Moved to Ajourn

Glen Caloy  
RECORDER

C.M.C. Johnson  
Mayor



SPECIAL Meeting of the Common Council held this 30th day of March 1926  
 To act upon the following- Matter of Condemnation of Rainbow Slough,  
 Acceptance of Deed of Arthur Anderson Packing Co., Authorizing of the Moving  
 of Fire Siren and the installation of a Telephone in the Fire Chiefs Residence,

Roll Call- Those present Mayor C.M Johnson, Councilmen John R. Browne,  
 J.H. Austin, Paul Burnhardt, H.L. Chapin, W.A. Lovelace, Frank L. Taylor and  
 Recorder Glen Caley.

Moved 2nd so Ordered that the Matter of condemnation of Rainbow Slough be  
 laid on the table untill Mr. Sweeney and Mr. Hubbard have had a meeting  
 and to be reconsidered at next meeting.

Moved 2nd so Ordered that the Deed of Arthur Anderson Packing Co. be  
 accepted and warrants drawn in accordance with Contract. and that the  
 recorder have deed recorded.

Moved 2nd so Ordered that the Fire Chief have the Fire Siren plave on pale  
 back of Telephone Office and connected with Telephone Office

Moved 2nd so Ordered that the City Have a Telephone installed in the fire  
 Chiefs Residence.

Moved 2nd So Ordered that the Report of Viewers be accepted as read.

Viewers Report.

Reedsport Oregon  
 March 6, 1926

To the City Council of the City of Reedsport

Gentlemen;

We, the undersigned, viewers appointed by Ordinance No. 161  
 to view certain property within the City of Reedsport, and to Make  
 report to your body of the value of such property and the rights and  
 interests of the various persons having interests therein, hereby  
 submit the following report;

We have examined the property mentioned in Ordinance No. 161  
 ( a certain prtion of rainbow Slough, lying adjacent to Rainbow Addition  
 to Reedsport) and find as Follows;

That said property, to the best of our knowledge and belief,  
 is owned by W.P.Reed, of Reedsport, Oregon.

That the Winchester Bay Lumber Company, A Corporation,  
 has a 99 year lease on said property, which lease has approximately  
 91 and one half years yet to run.

That the abstract of said property showq that D.C. 5564  
 was issued to Matt Clarke, of Portland, Oregon, for 1921 taxes, and  
 that 1922, 1923 and 1924 taxes were paid on said property on D.C. 5564.

We find that the property and the values therein are  
 as follows;

To W.P.Reed . . . . .	\$500.00
Winchester Bay Lumber Co. . . . .	110.00
Matt Clark. . . . .	The amount of Taxes paid by him plus interest, at 8% and the further sum of ; . . . 1.00

Respectfully Submitted  
 Signed Arthur Walker  
 C.F. Pyritz  
 H.P. Marks

Moved to ajourn

Glen Caley  
 Recorder

Viewers.  
C.M. Johnson  
 Mayor



BE IT RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedport deems it expedient and necessary to improve certain streets and parts of streets within the City of Reedport, described as follows:

Hatfield, from Third St. to 200 feet East of Second St.  
Third St. from Jarvis to the west line of Hatfield.  
Third St. from Union to Yarrow.  
Jarvis from Fourth St. to Fifth St.  
Fourth St. from Lyons to Jarvis.  
Fourth St. from Union to Winchester.  
Fourth St. from Union to Yarrow.  
Fifth St. from Jarvis to Yarrow.  
Second from Pacific to alley in Blocks 28 and 29 South line.  
Pacific from Third to Fifth.  
Sheridan from Third to point 100 ft. east of Second.  
Sheridan from Third to Fifth.  
Union from Third to east line of Second.  
Wade from Fifth to 100 ft. east of Third.  
Yarrow from Fifth to east line of Third.  
All in the plat of Reedport, Douglas County, Oregon.

and the City Engineer is hereby required and directed to survey out the location and prepare and file with the City Recorder plans and specifications for an appropriate improvement, and estimate of the work to be done and the probable cost thereof, together with a statement of the lots, parts of lots and parcels of land to be benefitted thereby, and the percentage of the total cost of improvement which each of such lots, parts of lots and parcels of land should pay on account of the benefits to be derived from such proposed improvement.

Passed by the Common Council this 5th day of April, 1926.

Olen Galay,  
Recorder.

Upon being put upon its passage the foregoing resolution was adopted by the following vote: Aye 6, Nay 0.

Olen Galay.  
Recorder.



Regular meeting of the Common Council held this 5th day of April 1926.

Roll Call- those present Mayor C. McC. Johnson Councilmen, John R. Browne, J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace, Frank L. Taylor and Recorder Glen Caley

Minutes of previous meeting read and approved.

The petition of the property Owners of ~~Wades Flat~~ <sup>School Heights</sup> asking for street Improvement read.

Moved 2nd so Ordered that the City Engineer make plans and specifications for Street Improvement Dist No. 9.

The application of The Umpqua Dredge and Construction Co. for Spur track to cross N street referred to street Committee for their approval.

Moved 2nd so Ordered that the Light Committee be authorized to make the following changes of street light in Rainbow Addition No. 1 and Wades Flat From Rainbow and 18th St.;. to Halladay and 10th St.

From L and 6th Str;. to L and 5 St.  
from Lyons and 1st St;. to Lyons and 3rd. St .  
From Pacific and 1st St;. to Pacific and 3rd St.  
From Sherman and 3rd St. to Union and 3rd St.

Moved 2nd so Ordered that the Water Committee look in to the matter of connecting the pipe line at the Spill way with power to make the connection.

Moved 2nd So Ordered that the Marshal be authorized to build a Corridor at Jail Door.

Moved 2nd So Ordered that the Following Bills as O. K. by the Finance Committee be paid.

Inland Const. Co.	\$ 403.68	Rainbow Lunch Counter	\$ 10.00
Inland Const Co.	12,924.71	W.R. Buck	32.43
Inland Const. Co.	3,187.25	Winchester L. Co.	1.03
DL. Buckingham	322.00	Reedsport Fuel & T. Co.	13.50
Walt Wanser	5.75	Umpqua Mills	3.42
West Coast Power Co.	190.02	Arthur Walker	7.50
Harry Marks	7.50	Carl Pyritz	7.50
C. C. Clarke	73.45	Geo Reat	57.25
C. Nelson	55.20	W.M. Smith	39.70
Steve Eide	39.70	C. C. Clarke	75.00
Geo Reat	60.00	K. Sears	12.00
J. Flack	12.00	Fred Blair	6.00
Dave Blair	6.00	Fred Johnson	2.00
M. Mohler	4.00	W.M. Smith	8.00
C. Nelson	12.00	AG. Senn	150.00
Geo Blake	50.00	Glen Caley	150.00
W. A. Burdick	25.00	Al Green	10.00
W. G. Benson	50.00	I. O. O. F. No. 245	15.00
State Industrial Accident Comm	12.50	Reedsport Machine Shop	17.43
Reedsport Garage	.20	West Coast Power	15.00
Paul Burnhardt	191.04	F. L. Taylor	21.83
Allen Blowne	7.00	Port Umpqua Courier	17.80
Union Iron Works	1.20	F. L. Taylor	12.50

Moved 2nd so Ordered that the Bill of the Umpqua Steam & navigation Co for Fifty Dollars dated Aug. 9 1920 be laid on the table.

Moved 2nd so Ordered that the City Attorney write the Public Service Commission in regard to the City selling water out side of City limits.

Moved to Adjourn.

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor



Regular meeting of the Common Council held this third Day of May 1926.

Rolls Call- Those present Mayor C. McCJohnson Councilmen John R. Browne, Paul Burnhardt, H.L. Chapin, W.A. Lovelace and Recorder Glen Caley.

Minutes of Previous Meeting Read and Approved.

Communication of R.J. Wheeler in regard to the moving of the fire siren read Moved 2nd so Ordered that A letter of appreciations be given Mr. R.J. Wheeler for his consideration and co-operation in the moving of Siren.

Moved 2nd so Ordered that the City Attorney write the State Highway Commission for protection of the City pipe line in their Contract in the construction of highway from the City limits to Winchester Bay.

The City Attorney Reported, that the City would not come under the regulations of the Public Service Commission in the matter of the Contemplated sale of water to the residents of Winchester Bay.

Ordinance No 164 Providing for the Issuance of Bonds for street Improvement of District No. 7 read for First Reading. Moved 2nd so Ordered that Ordinance No. 164 be passed to 2nd reading. Moved 2nd so Ordered that Ordinance No 164 be passed to 3rd reading. Moved 2nd So Ordered that Ordinance No. 164 be adopted by the following record vote. Yeas Browne, Burnhardt, Chapin, and Lovelace Nays None.

Moved 2nd so Ordered that the following bills as O.K. by finance Committee be paid.

Inland Const Co.	\$ 100.00	Inland Const Co.	\$ 400.00
Inland Const Co.	7,715.31	Inland const. Co.	2986.90
D.L. Buckingham	93.10	D.L. Buckingham	52.65
DL Buckingham	79.80	D.L. Buckingham	119.70
Rainbow Lunch Counter	10.00	McCJohnson	45.15
Paul Burnhardt	68.10	Federal Pipe & Tank Co.	7.16
H.E. Kennedy	13.45	Reedsport Fuel & T. Co.	31.75
Burnhardt Taxic Service	2.00	Port Umpqua Courier	8.90
Cooe & Curry Tel Co.	27.70	Schroeder & Hildinbrand	5.00
Frank Finley	5.50	A.G. Renn	150.00
Glen Caley	150.00	Geo. Blake	50.00
W.G. Benson	50.00	W. Burdick	25.00
Al Green	10.00	I.O.O.F. No. 245	15.00
State Accident Commission	8.12	C.C. Clarke	82.50
Goe Reat	28.00	B. Buchanan	4.00
Wm. Muttay	5.00	E.L. Mathers	5.00
G. O. Clark	48.75	B. Buchanan	5.00
Steve Eide	6.00	Wm Smith	5.00
J.R. Wheeler	22.50	Umpqua Mills	8.35
City	2.22	West Coast Power Co.	190.66

Moved 2nd So Ordered that the Treasurer draw on any an all funds for the payment of Interest.

Resolution No 48 Read and Adopted for the purpose of improving certain streets to be numbered District No. 9

Resolution No 49. Read and Adopted Declairing intention to improve the streets as outlined in District No 9

Resolution No 50 Read and Adopted that the City Council will hear Remonstrances to the Improvement of District No. 9 on Monday May 24th 1926 at 8 o'clock.

Moved 2nd So Ordered that the Winchester Bay Lumber Co. be charged \$150.00 Per Month for water for Mill and the other mills be charged accordingly to be determined by the Water Committee.

Moved 2nd So Ordered that the Water Committee secure a Six Inch Meter for the purpose of determining the Amount of water used by the mills.

Moved to Ajourn.

Glen Caley  
Recorder

C. McCJohnson  
Mayor



Special Meeting of the Common Council Regularly Called and held this 12 day of May 1926.

Roll Call- those Present Mayor C. McC. Johnson Councilmen, John R. Browne, J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace Frank L. Taylor and Recorder Glen Caley

Moved 2nd So Ordered that the City take Steps to install a water system at Winchester Bay providing that the necessary arrangement can be made.

Moved 2nd so Ordered that the Propodition of Collecting the tapping fees, from all property Owners of Winchester Bay. *By J. L. Nichl*

The City Attorney instructed to secure a franchise from Douglas County for the Installation of a water system at Winchester Bay.

Moved to ajourn.

*Glen Caley*  
Recorder

*C. M. C. Johnson*  
Mayor

Special Meeting of the Common Council Regularly Called and held this 22 day of May 1926.

Roll Call- Those present Mayor C. McC. Johnson Council men John R. Browne, J. H. Austin, H. L. Chapin W. A. Lovelace and Recorder Glen Caley.

Ordinance No 165. an Ordinance Ammending OSection One of Ordissace No 125 Read for First Reading moked 2nd so Ordered that Ordinance No 165 be passed to 2nd Reading. and read for 2nd reading. move 2nd So Ordered that Ordinance No 165 Be laid on the table for Further Consideration.

Ajournment.

*Glen Caley*  
Recorder

\_\_\_\_\_  
Recorder

Regular Meeting of May 3rd Held this 24th, day of May 1926

Roll Call- Those present Mayor C. McC. Johnson Councilmen, John R. Browne, Paul Burnhardt, H. L. Chapin, W. A. Lovelace, and Recorder Glen Caley.

This Meeting being called for the opening of bids for the sale of Bonds for Street Improvement District No. 7 the Bid of Jos. Lyons was opened and Read.

*Sept 1926*  
I will bid Par Plus Accored Interest for the entire issue of \$ 7,561.00 City of Reedsport Improvement Bonds. enclosed Check for 5% of the Amount Bid.

Dated May 24th 1926.

Signed Joseph Lyons.

Resolution No 51 Read and Adopted Awardint the Bonds of District no 7 in the amount Of \$ 7,561.00 to Jos. Lyons.

The Matter of hearing remonstrances on District no 9 after discussuion refered to the City Engineer for further Difining of the District.

Moved to Ajourn.

*Glen Caley*  
Recorder

*C. M. C. Johnson*  
Mayor



Regular Meeting of the Common Council held this 7th day June 1926

Roll Call- those present Mayor C. McC. Johnson Councilmen John R. Browne, Paul Burnhardt, W.A. Lovelace F.L. Taylor and Recorder Glen Caley.

Moved 2nd So Ordered that the Following Bills as O.K. By finance Committee be paid.

Inland Const. Co.	\$ 4,029.93	Inland Const. Co.	\$ 7,630.87
D.L. Buckingham	96.00	D.L. Buckingham	220.00
Joe Lyons	100.00	Lancaster Drug Co.	2.00
F.L. Taylor	7.70	Paul Burnhardt	255.96
Reedsport Machine Shop	16.23	A.G. Renn	150.00
Geo Blake	50.00	Glen Caley	150.00
W.G. Benson	50.00	W.A. Burdick	25.00
Al Green	10.00	I.O.O.F. No. 245	15.00
State Accident Commission	8.12	Joe Lyons	92.50
Reedsport Fuel & T. Co.	170.86	C.G. Clarke	130.00
City Water	12.13	Peerless Pacific Co.	101.55
Umpqua Mills & T. Co.	34.04	C. McC. Johnson L. Co.	128.70
Roy Peterson	9.25	West Coast Power Co.	193.06
City Water	.59	A.D. Thomas	.50
D.H. Benson	1.50	W.R. Buck	7.50
Reedsport Shoe Shop	1.50	Ira B. Riddle County Clerk	2.00
Coco & Curry Tel. Co.	1.95	Port Umpqua Courier	51.00
F.L. Taylor	2.80	F.L. Taylor	22.63

Moved 2nd So Ordered that this meeting be continued to Wednesday June 9th 1926

Glen Caley C. McC. Johnson  
Recorder Mayor

Regular Continued meeting of June 7th 1926 held this 9th day of June 1926

Roll Call- Those present Mayor C. McC. Johnson, Councilmen John R. Browne, J.H. Austin, Paul Burnhardt, H.L. Chapin, W.A. Lovelace and Recorder Glen Caley.

Minutes of Previous meeting read and Approved.

Moved 2nd So Ordered that Ordinance No. 165 be taken from the table for further consideration.

Moved 2nd So Ordered that Ordinance No. 165 be read for third reading

Moved 2nd So Ordered that Ordinance No. 165 be adopted as Amended by the following record Vote Yeas, Browne, Austin, Burnhardt, Chapin, & Lovelace.

Resolution No 52 approving the plans and specifications for Street Improvement District No. 9 Read and approved.

Moved 2nd so Ordered that the following bills as O.K. by finance Committee be paid.

S. Side	\$ 2.00	At T. Rice	\$ 12.00
F. Maxey	10.00	J. Hitchcock	5.00
S. Side	4.00		

Moved 2nd So Ordered that this meeting be continued at the Call of the Mayor

Glen Caley  
Recorder

C. McC. Johnson  
Mayor



Regular continued meeting of June 9th held this 21st day of June 1926  
 Roll Call- Those present President John R. Browne Councilmen J.H. Austin,  
 Paul Burnhardt, H.L. Chapin, W.A. Lovelace, and Recorder Glen Caley.

Moved 2nd So Ordered that the Bids for the Digging of 3,400 linear Feet of  
 515 cubic yards of excavation, and to back fill the same. at Winchester Bay.  
 ore.

Bid of Carl Nelson	515	Yards @ 74¢	total \$ 381.10
" Murphy, Johnson	"	2 82¢	422.30
" Puckett Lyons	"	75¢	385.25

*ordered 2nd that all bids be rejected and checks to the Bidder-*

Moved 2nd So Ordered that Water Commission be authorized to employ a crew  
 and start the Digging and Laying of the Winchester Bay Water System.

Moved 2nd so Ordered that the City Attorney write the Public service Comm-  
 ission for a hearing on the crossing of S.P.Co. Tracks on L Street.

Moved 2nd So Ordered that the City Recorder Purchase a Bond Record

Moved 2nd So Ordered that the Approach on the west side of tracks be filled  
 by dredge on Winchester Ave.

Moved to Ajourn.

*Glen Caley*  
 Recorder

*C.M.C. Johnson*  
 Mayor

Regular meeting of the Common Council held this 7 the day of July 1926

Roll Call those present Mayor C.M.C. Johnson Councilmen, John R. Browne,  
 Paul Burnhardt, J. H. Austin H.L. Chapin, W.A. Lovelace Frank L. Taylor  
 And Recorder Glen Caley.

Minutes of previous meeting read and Approved,

Moved 2nd So Ordered that the Following Bills be O.K. by finance Committee  
 be paid.

D.L. Buckingham	\$ 230.95	D.L. Buckingham	\$ 48.60
D.L. Buckingham	36.45	D.L. Buckingham	9.50
Inland Const. Co.	250.00	Daland Const. Co.	300.00
Inland Const. Co.	10447.55	Inland Const Co.	600.00
C. Nelson	77.81	G Sanderson	77.81
J. Hitchcock	77.81	O. Anderson	77.81
C.C. Clarke	30.00	F.M. Holbert	24.00
A.S. Heath	36.00	A.G. Renn	48.00
Portl and Printing House	21.75	Peerless Pacific Co.	1233.95
C.C. Clarke	119.40	F.M. Holbert	40.00
J. Brode	9.00	Winchester Bay L. Co.	90.94
City Water Dept.	24.00	A.G. Renn	150.00
Geo. Blake	50.00	WG. Benson	50.00
Glen Caley	150.00	W.A. Busdick	25.00
Al Green	10.00	I.O.O.F. No. 245	15.00
State Accident Commission	8.12	Umpqua Drug Co.	1.20
West Coast Power Co.	191.46	West Coast Power Co.	5.00
W.G. Benson	50.00	Schroeder & Hildenbrand	7.25
C.M.C. Johnson L.Co.	12.28	C.M.C. Johnson L.Co.	29.36
Claud Nasburg Agency	5.00	Keke Tiffney Co.	23.25
Cook & Curry Tel Co.	18.95	Burnhardt Taxi Service	6.00
Frank L. Taylor	5.25	Port Umpqua Courier	30.80
Reedsport Fuel & T.Co.	51.78	Paul Burnhardt	12.50
Federal Pipe & Tank Co.	30.75	P	

Ordinance No. 166 Providing for the Improvement of Dist. no. 9 read for  
 first Reading, Moved 2nd so Ordered that Ordinance No 166 be passed to 2nd  
 Reading and read for 2nd reading, Moved 2nd so Ordered that Ordinance No.166  
 be read for third reading, Ordinance No.166 adopted by the following record  
 Vote Yeas, Browne, Austin, Burnhardt, Chapin, Lovelace, and Taylor Nays )\_0

Moved 2nd so Ordered that a Parking Ordinance be drawn, setting the time  
 of 30 Minutes for shoppers on the present plank street between the hours  
 of 7 o'clock A.M. and 7 o'clock P. M. and that no parking signs be posted  
 without permission of the Common Council. *Rainbow Plaza*

This Meeting continued at the call of the Mayor.

*Glen Caley*

*C.M.C. Johnson*  
 Mayor



*continued*  
Regular Meeting of the Common Council held this 19th day of July, 1926

Roll Call- those Present Mayor C. McCJohnson, Councilmen, John R. Browne, J.H. Austin, H.L. Chapin, W.A. Lovelace and recorder Glen Caley.

Moved 2nd so Ordered that the Bids be opened for the street Improvement of District No. 9

Resolution No 54

IT IS RESOLVED BY THE CITY OF REEDSPORT:

THAT the City Council of the City of Reedsport, at a continued regular meeting of the Council, regularly called and held this 19th day of July, 1926, having opened sealed bids for the grading and graveling of certain streets within the city of reedsport, described as follows;

Hatfield from thid 200 ft. east of 2nd street. third st. from Jarvis to the west line of hatfield, Third st. from Union to Yarrow; Jarvis from Fourth to Fifth St; Fourth from Lyons to Jarvis; Fourth from Union to Winchester Ave; Fourth from Union to Yarrow; Fifth from Jarvis to Yarrow; Second from Pacific to the alley in block 38 and 39 South Line; Pacific from third to Fifth; Sherman to a point 100ft. east of 2nd St; Sheridan from third to the east line of 2nd; Wade from Fifth to 100 ft. East of Third; Yarrow from fifth to the east line of third; all in the plat of Reedsport, Douglas County, Oregon.

finds that the following Bids have been made;

Puckett and Lyons	\$ 7,126.54	
George McCullough	6,906.35	<i>not according to specifications</i>
George McCullough	7,655.60	
Inland Construction Co.	6,350.92	✓
Inland Construction Co.	7,257.60	
Inland Construction Co.	8,196.24	

and he hereby awards the Contract to the grading and graveling of said streets to Puckett and Lyons.

in accordance with the terms of said bid and according to the Plans and specifications on file in the office of City Recorder.

Passed by the City Council this 19th day of July, 1926

Glen Caley, Recorder.

Ordinance No 167 An Ordinance amending section one of Ordianances No. 125 and 165 read for First Reading. Moved 2nd So Ordered that Ordinance No. 167 be laid on the Table.

Moved 2nd so Ordered that the City Engineer set grade stakes for th grading of L. & H St; 8th and G sts; and Rainbow and Halladay Streets. all west of S.P.co. Tracks and the Street Committee to authorize the work to be done.

Ajourmant;

Glen Caley  
Recorder

C. McCJohnson  
Mayor



Regular meeting of the Common Council held the 2nd Day of Aug. 1926.

Roll Call- Those Present Mayor C. McC. Johnson, Councilmen John R. Browne, J.H. Austin, H.L. Chapin, W.A. Lovelace, Frank L. Taylor, and Recorder Glen Caley.

Minutes of previous meeting read and approved.

Moved 2nd So Ordered that the Ordinance No. 167 be taken from the table and read for 2nd reading Moved 2nd so Ordered that Ordinance No. 167 be read for third reading. Ordinance No 167 be adopted by the following record vote. Yeas. Browne, Austin, Chapin, Lovelace and Taylor Nays. None.

Ordinance No. 165 Amendatory to Ordinance No 125, was passed June 9 1926 but was not accepted by the Umpqua Mills & timber Co. Ordinance No. 167 covering the same matters was passed this date, with section providing for acceptance of said ordinance within 30 days.

Moved 2nd so Ordered that the Contract of Lyons and Puckett for the grading and graveling of Street improvement District No. 9 be signed by the Mayor and recorder.

Moved 2nd so Ordered that the City engineer make estimates of cost of street improvement of street improvement Districts Nos. 2&3.

Moved 2nd so Ordered that the following bills as O.K. by finance committee be paid.

Union Iron Wks.	\$ 16.10	Inland Construction Co.	\$636.96
Inland Construction Co.	277.48	D.L. Buckingham	73.30
D.L. Buckingham	44.80	D.L. Buckingham	73.30
D.L. Buckingham	124.60	C.C. Clarke	42.50
F.M. Holbert	34.00	CC. Clarke	40.00
F.M. Holbert	16.00	A. Hudkins	10.00
J. Frye	16.00	CC. Clarke	37.50
A.C. Heath	10.00	Umpqua Drodge and Const. Co.	65.62
Federal Pipe and Tank Co.	5.75	Peerless Pacific Co.	58.95
Paul Burnhardt	65.68	Umpqua Drug Co.	6.50
H.E. Kennedy	1.72	Burnhardt Taxie Service	15.00
Reedsport Machine Shop	11.72	C. McC. Johnson L. Co.	35.76
West Coast Power Co.	190.82	Coco & Curry Tel Co.	2.30
Reedsport Fuel & T. Co.	43.25	A.G. Renn	150.00
Geo Blake	50.00	WG. Benson	50.00
Glen Caley	150.00	W.A. Burdick	25.00
Al Green	10.00	I.O.B.F. No. 245	15.00
State Industrial Accident Commission	8.12		

Moved 2nd So Ordered that the Tresures report be accepted .

Moved 2nd so Ordered that this meeting be continued at the call of the Mayor

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor.

Regular Continued meeting of Aug. 2nd held this 16th Day of Aug. 1926

Roll Call- those present Mayor C. McC. Johnson. Councilmen, John R. Browne, Paul Burnhardt, H.L. Chapin, W.A. Lovelace and Recorder Glen Caley.

Ordinance No. 168 Levying assessments for street Improvement distre&t No. 2 read for first reading. Moved 2nd so Ordered that Ordinance No. 168 be passed to 2nd r ading and read. Moved 2nd so Ordered that Ordinance No. 168 be read for Third reading. Ordinance No. 168 adopted by the following record vote. Yeas. Browne, Burnhardt, Chapin, and Lovelace. Nays. None.

Ordinance No. 169 Levying assessments for Street Improvement District No. 3 read for 1st reading. Moved 2nd so Ordered that Ordinance No. 169 be passed to 2nd reading . Moved 2nd so Ordered that Ordiance no. 169 be read for 3rd reading. Ordinance No. 169, adopted by the following record Vote, Yeas, Browne, Burnhardt, Chapin, and Lovelace.

Moved to a journ.

Glen Caley  
Recorder

C. M. C. Johnson  
Mayor



Special Meeting of the Common Council Held this 19th day of Aug. 1926

Roll Call- those present Mayor C. McC. Johnson, Councilmen, John R. Browne, J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace, Frank L. Taylor and Recorder Glen Caley.

R E S O L T I O N

WHEREAS, it has pleased a divine providence in its infinite wisdom to remove from us our esteemed friend and fellow citizen, Joseph Lyons and

WHEREAS, Mr. Lyons was endowed by nature with high intelligence and by education, study and experience has developed a wide knowledge of civic affairs, and

Whereas, Mr. Lyons was one of the original founders of the City of Reedsport, its first Merchant, First Postmaster and one of the members of the first Common Council of the City after its incorporation, and

WHEREAS, because of His fine judgement and his great fund of information his advice was often asked and always cheerfully given to the City, his time, means and service always at the disposal of the public and his energies, influence and counsel always devoted to the community betterment.

NOW THEREFORE, BE IT RESOLVED,

That in the death of Joseph Lyons the City of Reedsport suffers a loss which can never be replaced; that the City of Reedsport realizes that a dear friend, a willing public servant and a wise counsellor has been lost to us forever; and that we mourn his loss both as friend and fellow worker.

BE IT FURTHER RESOLVED, that the Common Council of the City of Reedsport tenders its fullest and deepest sympathy to the family of Mr. Lyons, in this their hour of sorrow, and

BE IT FURTHER RESOLVED, that this Resolution be spread upon the minutes of this body and that a copy of the same be delivered to the family of Mr. Lyons.

Passed by the Common Council of the City of Reedsport, at a special meeting thereof, this 19th day of August, 1926, by unanimous vote.

Councilmen, John R. Browne, J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace, Frank L. Taylor,

Glen Caley  
Recorder

C. McC. Johnson  
Mayor

Special Meeting of the Common Council held this 30 day of Aug 1926  
Roll Call- Those present Mayor C. McC. Johnson, Councilmen John R. Browne, J. H. Austin, Paul Burnhardt, H. L. Chapin, W. A. Lovelace, and Recorder Glen Caley.

Ordinance No. 170 and Ordinance confirming Ordinances No. 125 and 167 of franchise to the Umpqua Mills and Timber Co. read for 1st reading Moved 2nd so Ordered that Ordinance No. 170 be read for 2nd reading moved 2nd so Ordered ordinance No. 170 be read for 3rd reading. Ordinance No. 170 adopted by the following record vote. Yeas, Browne Austin Burnhardt, Chapin, Lovelace. Nays None.

Moved to a journ.

Glen Caley  
Recorder

C. McC. Johnson  
Mayor



Regular meeting of the Common Council held this 13 day of sept 1926

Roll Call- Those present Mayor C.McC.Johnson Councilmen, John R.Browne, Paul Burnhardt, H.L.Chapin, W.A.Lovelace Frank L. Taylor and Recorder Glen Galey.

Minutes of previous meeting read and approved.

It appearing the Ordinances Numbered 168 and 169 Levying assessments for street improvement Districts No.2&3 respectively, were found to require some additional computations and corrections, the same were not approved by the Mayor and were referred to the Street Committee for necessary alteration.

Moved 2nd so Ordered that the following Bills as O.K. by finance Committee be paid.

Umpqua Dredge & Const.Co.	\$632.64	D.L.Buckingham	\$64.00
D.L.Buckingham	72.00	D.L.Buckingham	34.00
D.L.Buckingham	146.00	Teal Winfree, Johnson & Mc.	25.00
Paul Burnhardt	20.15	Paul Burnhardt	39.55
C.McC.Johnson L.Co.	42.79	Port Umpqua Courier	35.90
Frank L.Taylor	13.78	A.G.Renn	150.00
Geo Blake	50.00	W.G.Benson	50.00
W.A.Burdick	25.00	Glen Galey	150.00
AL.Green	10.00	I.O.O.F.No.245	15.00
State Accident Commission	8.12	HG.West <i>CH</i>	24.03
C.W.Johnson	36.00	Allen Browne	2.00
West Coast Power Co.	10.00	West Coast Power Co.	190.66
W.F.Reed	22.50	Reedsport Fuel & T.Co.	41.75
Burnhardt Taxic Service	3.00	D.C.Clarke	45.00
F.M.Holbert	6.00	C.C.Clarke	77.50
F.M.Holbert	4.00	C.C.Clarke	15.00
F.M.Holbert	12.00	A.G.Renn	12.00
Rainbow Lunch Counter	30.00	Gees & Curry Tel.Co.	6.00
City of Reedsport	38.83		

Moved 2nd So Ordered that Sewer Assessment on Lot 7 Block 49, Lot 4 block 77 and on half Lot 17 Block 77 be paid. these lots were dedicated to the City Subsequent to the Construction of the Sewer System

Matter of Reservoir Discussed and referred to the Street Committee to make recommendation as to an Eight Inch Meter and a Hydraulic Engineer for the purpose of determining the size and location of Reservoir.

Moved 2nd so Ordered that the Street Committee lay a Six inch drainage form Underhead Crossing to Sewer in district No. 3. and lay drainage in Block 5 Rainbow Addition No.2 and Make underhead Crossing Double Width by Planking.

Moved 2nd So Ordered this Meeting Be continued to Wed. sept.22 1926

Glen Galey  
Recorder

C.McC.Johnson  
Mayor.

Continued Regular Meeting of Sept. 13 Held this 22 day of Sept. 1926

Roll Call Those present Mayor C.McC.Johnson Councilmen, John R.Browne, H.H.Austin, Paul Burnhardt, H.L.Chapin, W.A.Lovelace and Recorder Glen Galey

Moved 2nd So Ordered that the Water Committee Purchase Power Pump for Water Dept.

The matter of appointing a Budget Committee being brought to the attention of the Council, the Following men appointed to serve at as such Committee.

J.C.Dichl, J.W. Mackintosh, James Ellis, E.W.Franklin, S.D.Chpin, P.W.Varrelmann, Nelson Hogan.

Moved to Adjourn.

Glen Galey  
Recorder

C.McC.Johnson  
Mayor



Regular meeting of the Common Council held this 4th Day of October 1926

Roll Call those present Mayor C. McC. Johnson, councilmen. John R. Browne  
J.H. Austin, Paul Burnhardt, H.L. Chapin, W.A. Lovelace, F.L. Taylor and  
W.G. Benson Action Recorder

Minutes of previous meeting read and approved.

Moved 2nd So Ordered that the Recorder advise the Southern Pacific Co.  
as to the amount of assessments in fill districts No. 2 & 3.

Report of City Engineer on the Cost of reservoir Read and discussed

Moved 2nd So Ordered that the following bills as O.K. By finance Committee  
be paid.

E.L. Robinson	\$ 20.00	AG. Renn	\$ 15.00
Reedsport Fuel & T. Co.	46.66	Reedsport Fuel & T. Co.	4.00
Reedsport Fuel & T. Co.	10.00	C.W. Johnson	90.00
Reedsport Shoe Shop	2.15	Port Umpqua Courier	11.00
County of Douglas	31.50	F.L. Taylor	13.67
West Coast Power Co.	192.42	D.L. Buckingham	97.00
D.L. Buckingham	38.00	D.L. Buckingham	157.00
Lillebo & Ash	131.24	Portland Printing House	45.95
Schroeder Hildenbrand	12.75	Reedsport Machine Shop	9.70
Reedsport Machine Shop	6.65	Johnson Brooks	2.75
Goss & Curry Tel Co.	3.00	Paul Burnhardt	130.41
City of Reedsport	16.51	D. Fairfield	89.45
Joe Fairfield	89.45	F.M. Holbert	47.80
C.C. Clarke	126.25	City of Reedsport	27.00
J.E. Deakins	50.05	A.G. Renn	150.00
Geo Blake	50.00	W. G. Benson	50.00
Glen Haley	150.00	W.A. Burdick	25.00
L.O. Green	10.00	I.O.O.F. No. 245	15.00
State Accident Commission	8.12	Goss & Curry Tel Co.	3.00
Federal Pipe & Tank Co.	155.22	Port Umpqua Courier	2.75
Federal Pipe & Tank Co.	255.04		

Ordinance No. 168. having been referred back to the Mayor for his approval  
was approved this date and ordered published. *Oct 11 1926*

Ordinance No. 169 Having been referred back to the mayor for his approval  
was approved this date and ordered published. *Oct 11 1926*

Moved 2nd so Ordered that copies of the bills for the repair of pipe line  
be forwarded to Shell & Rhodes of Winchester Bay. *Shell & Rhodes*

Moved 2nd So Ordered that E.W. Franklin be informed that a forman application  
be filed by him before proceeding further with the building of Garage Building.

Moved 2nd So Ordered that the Recorder instruct the Umpqua Mills & Timber Co  
to provide some means to prevent the spreading of sparks of Fire Pit.

Moved 2nd So Ordered that the City Attorney prepare Ordinance Repealing  
Ordinance No. 57 which said Ordinance requires a filing fee of \$ 6.00  
when filing as candidate for City Office.

Moved 2nd So Ordered that City Election Notices be posted by Recorder.

Recorder instructed to advise all members of the Budget Committee of meeting  
on October 18. 7.30 o'clock

Moved 2nd So Ordered that ~~the~~ that accounts be kept by the  
City Recorder showing all previous payment and Balance Due on Contracts with  
City such accounts to be exhibited at each Council meeting when estimated  
are to be Paid.

Meeting Continued Subject to Call of the Mayor.

Note- no further meeting were held during the month of October.

*Paul Burnhardt*  
Recorder

*C. McC. Johnson*  
Mayor



Regular meeting of the Common Council held this 2nd day of Nov. 1926

Roll Call- those present Mayor C.McC. Johnson, Councilmen, John R. Browne Paul Burnhardt, H.L. Chapin, W.A.Lovelace, and Recorder Glen Caley.

Minutes of previous meeting read and approved.

Communication of Engineers D.L.Buckingham, J.W.Jones and Barr & Cunningham read and placed on file.

Ordinance No. 171 being an Ordinance Amending Ordinance No.57 of the Ordinances of the City of Reedsport, Read for First Reading. It was Moved 2nd So Ordered that Ordinance No. 171 be laid on the table ~~for~~ Indefinitely

Moved 2nd So Ordered that a man be employed to gather in Applications to to bond for diatriots 2 & 3.

Ordinance No. 172 being an Ordinance for the issuance of bonds for District 2. read for first reading, Moved 2nd So Ordered that Ordinance No,172 be passed to 2nd reading and read for 2nd reading. Moved 2nd so ordered that Ordinance No. 172 be read for thirs reading. Ordinance No. 172 adopted by the following record vote. Yeas; Browne, Burnhardt, Chapin & Lovelace Nays; 0

Ordinance No.173 being an Ordinance for the issuance of Bonds for street Improvement District No.3 read for First Reading, Moved 2nd So Ordered that Ordinance No. 173 be passed to 2nd reading and read for 2nd reading Moved 2nd so Ordered that Ordinance no.173 be read for 3rd reading Ordinance No.173 adopted by the following record vote. Yeas; Browne Burhhardt, Chapin and Lovelace.

Moved 2nd so Orde ad that the following Bills as O.K. by the finace Commi-tee be paid.

Inland Const. Co.	\$ 535.57	First Bank of Reedsport	\$ 533.91
Inland Const. Co.	634.79	Inland Const. Co.	1287.44
D.L.Buckingham	36.00	D.L. Buckingham	72.00
D.L.Buckingham	208.00	C.W.Johnson	18.00
Puckett & Lyons	7764.44	Union Iron Wks.	3.32
F.L.Taylor	24.56	Cocs & Curry Tel Co.	9.56
Paul Burnhardt	50.78	Tony Mlynar	10.00
Port Umpqua Courier	33.75	Reedsport Fuel & T.Co.	57.64
West Coast Power Co.	1191.46	Burnhardt Taxic Service	3.75
C.McC.Johnson L.Co.	25.72	Umpqua Mills & T. Co.	37.31
Marshall Wells Co.	2.99	Federal Pipe and Tank Co.	17.15
A.Glenn	150.00	Geo Blake	50.00
W.G.Benson	50.00	Glen Caley	150.00
W.A.Burdick	25.00	Al Green	10.00
State Industrial A.Comm.	8.12	I.O.O.F. No. 245	15.00
City of Reedsport	53.00	C.C.Clarke	98.13
J.Whipple	23.24	F.M.Holbert	66.02
J.Kellar	14.63	J. Fairfield	61.88
R.W.Fairfield	42.75	F.Earl	4.50
W. Kelly	4.50	W. Grubb	2.25
L. Dunlap	2.25	J.Whipple	7.88
E.Lakti	6.19	W. Harris	3.95
L.Gething	7.03	GD.Gardiner	2.53
H.Wilder	3.38	W.H. Jones	4.50

Moved 2nd So Ordered that this meeting be continued at the call of the Mayor.

*Glen Caley*  
Recorder

*C. McC. Johnson*  
Mayor

Special Meeting of the Common Council called by the Mayor on November 6th 1926 for the purpose of canvass of votes cast at the General Election held in the City of Reedsport on the 2nd Day of November 1926, for the purpose of electing certain officers of the City of Reedsport.

Those present Mayor C.McC.Johnson Councilmen J.R.Browne, J.H. Austin, H.L. Chapin and W.A.Lovelace. Recorder Glen Caley.

Pursuant to the Call therefor, the matter of the canvass of votes cast at the General election held in the City of Reedsport on the 2nd Day of November 1926, for the purpose of electing.



1 Mayor  
 1 Recorder  
 11 Treasurer  
 6 Councilmen

Upon the canvass of the Votes cast at said election and of the returns made by the Judges and clerks of election, to this body, it is found that there were cast for Mayor 423 Votes of which number 250 were cast for C. McC. Johnson 173 for Glen Calay

For Recorder there were cast 356 Votes for Stanley D. Chapin.

For Treasurer there were cast 332 Votes of which 323 were cast for W. A. Burdick 9 for Herbert Mc Grea.

For Councilmen the Following is a list of candidates with the votes cast for each set opposit heir names.

John R. Browne	333
J.H. Austin	269
Paul Burnhardt	256
H.L. Chapin	224
W.A. Lovelace	291
F.W. Varrelmann	311
E.W. Franklin	168
Walter Boak	240
Gus F. Johnson	156
J.C. Thornton	145

Where upon C. McC. Johnson was declared elected Mayor, Stanley D. Chapin Recorder W. A. Burdick Treasurer, and the following Councilmen Elected; John R. Browne, J.H. Austin, Paul Burnhardt, W.A. Lovelace, F.W. Varrelmann, and Walter Boak,

Moved 2nd so Ordered that the foregoing was declared the result of the canvass of said votes and an abstract of the same spread upon the minutes and filed with the recorder.

Moved to a Journ;

Glen Calay  
 Recorder

C. McC. Johnson  
 Mayor

Continued regular meeting of Nov. 2nd Held this 15 day of November 1926

Roll Call thos e present Mayor C. McC. Johnson Councilmen, John R. Browne, H.L. Chapin, W.A. Lovelace, and Paul Burnhardt; Recorder Glen Calay

Ordinance No. 174 being an Ordinance levying a tax on all of the property within the Corporate limits of the City of Reedsport, for all purposes, in the Sum of \$ 13,167.50 read for first reading Moved 2nd So Ordered that Ordinance No. 174 be passed to 2nd reading and read for 2nd reading Moved 2nd so Ordered that Ordinance No 174 be read for third reading Ordinance No. 174 adopted by the following record Vote. Yeas Browne, Burnhardt, Chapin, & Lovelace.

Moved 2nd so Ordered that the Finance Committee have the City Books Audited.

Moved to Journ;

Glen Calay  
 Recorder

C. McC. Johnson  
 Mayor



Special meeting of the City Council, December 1, 1926.

A special meeting of the City Council of the City of Reedsport, regularly called and held this 1st day of December, 1926, for the purpose of sale of bonds, Street Improvement Districts Numbered 2 and 3.

Upon roll call there were present Mayor C. McC. Johnson, Recorder Glen Caley, and Councilmen Taylor, Chapin, Lovelace Bernhardt, Austin and Browne.

It was duly moved, seconded and carried that bids for bonds for Street Improvement District No. 2 be opened.

The bid of Inland Construction Company, being the only bid received, was opened.

(BID)

Dec. 1, 1926.

To the Mayor and Council,  
City of Reedsport,  
Reedsport, Oregon.

Gentlemen;

In compliance with your call for bids on bonds for Street Improvement District No. 2, in the amount of \$37,285.89, we submit a bid of par plus accrued interest up to the date of delivery, for the regularly and legally issued six per cent bonds of the City of Reedsport. It is understood that this issue is made under the Bancroft Bonding Act. This bid is contingent upon the approving legal opinion of the proceedings by Teal, Winfree, Johnson and McCulloch.

Accompanying this bid and attached hereto find a certified check in the sum of five per cent of the amount bid.

Respectfully submitted,

Inland Construction Company

By T.A. Sweeney, Pres.

Resolution No. 61 was introduced and read.

Resolution No. 61.

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport, at a special meeting regularly called and held this 1st day of December, 1926, having opened sealed bids for City of Reedsport Improvement Bonds for Street Improvement District No. 2, in the sum of \$37,285.89, according to duly published call therefor, finds the following bid has been made:

Inland Constuction Company: Par plus accrued interest.

and hereby awards said bonds to Inland Construction Company in accordance with the terms of said bid.

Passed by the Common Council of the City of Reedsport this 1st day of December, 1926.

Glen Caley, Recorder.

The Council thereupon passed to the consideration of the sale of bonds for Street Improvement District No. 3.

It was duly moved, seconded and carried that bids for



Street Improvement Bonds for Street Improvement District No. 3 be opened and read.

The bid of Inland Construction Company, being the only bid received, was opened and read.

(BID)

Dec. 1, 1926.

To the Mayor and Council,  
City of Reedsport,  
Reedsport, Oregon.

Gentlemen;

In compliance with your call for bids on bonds for Street Improvement District No. 3, in the amount of \$11,189.81 we submit a bid of par plus accrued interest up to the date of delivery, for the regularly and legally issued six per cent bonds of the City of Reedsport. It is understood that this issue is made under the Bancroft Bonding Act. This bid is contingent upon the approving legal opinion of the proceedings by Deal, Winfree, Johnson and McCulloch.

Accompanying this bid and attached hereto find a certified check in the sum of five per cent of the amount bid.

Respectfully submitted,

Inland Construction Company,

By T. A. Sweeney, Pres.

Resolution No. 62 was introduced and read.

Resolution No. 62.

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport, at a special meeting regularly called and held this 1st day of Decemeber, 1926, having opened sealed bids for City of Reedsport Improvement Bonds for Street Improvement District No. 3, in the sum of \$11,189.81, according to duly published call therefor, finds that the following bid has been made:

Inland Construction Company: Par plus accrued interest.

and hereby awards said bonds to Inland Construction Company, in accordance with the terms of said bid.


Passed by the Common Council this 1st day of December, 1926.

Glen Calley,

Recorder.

There being no further business, the meeting adjourned.

  
Recorder.

  
Mayor.



Regular meeting of the Common Council, held this 6th day of December, 1926.

Upon roll call there were present President J.R.Browne, Recorder Glen Caley and Councilmen Bernhardt, Lovelace, Chapin and Taylor.

Minutes of previous meetings read and approved.

It was duly moved, seconded and carried that the City Recorder be instructed to issue a building permit to D.C. Wallace.

It was duly moved, seconded and carried that four air valves be purchased for the city water system.

Resolution No. 69 was introduced and read.

(For Res. No. 69 see following sheet  
numbered 355 - A

It was duly moved, seconded and carried that the Mayor appoint two members of the Council to meet with a committee of citizens relative to the matter of a zoning ordinance for Schofield Heights residence district.

Councilmen H.L.Chapin and Paul Bernhardt appointed to serve on foregoing committee.

It was duly moved, seconded and carried that all bills as O.K.'d by the Finance Committee be ordered paid and that warrants be drawn on the several funds for the respective amounts.

Bills Paid.

Peerless Pac. Co.	\$ 173. <sup>173</sup>	A.G.Renn	\$ 75.00
Allen Brown	3.50	"	75.
Reedsport Mchn.Shop.	4.65	Glen Caley	150.
"	.75	W.C.Benson	50.
W.A.Burdick	25.	L.O.Green	10.
I.O.O.F	15.	State Ac.Com.	8.12
Reedsport Tow Boat Co.	11.50	Commercial Abst.Co.	8.50
D.L.Buckingham	42.00	John Bernhardt.	16.25
Portland Printing House	23.40	Reedsport Fuel Co.	78.59
"	59.25	"	<del>59.25</del>
"	54.75	"	59.25
Umpqua Dr. & Con Co.	90.00	"	8.25
Paul Bernhardt.	9.25	C.Mr.C.Johnson	34.50
"	.65	"	24.36
West Coast Power Co.	10.	F.L.Taylor	30.14
"	1.35	"	8.53
"	193.36	Schroeder & Hilsenb.	4.75
Federal Pipe & Tank Co.	119.	City of Reedsport	.63
Rainbow Lunch	13.50	Port Umpqua Courier	24.00
Paul Bernhardt	206.61	"	54.10
Coca & Curry Tel.	3.30	"	43.30
City Water Dept.	869.86	A.G.Renn	75.00

It was duly moved, seconded and carried that the Recorder be instructed to write to the County Clerk and the City Recorder of the City of Roseburg, relative to matter of elections.

Upon motion, duly seconded and carried, the meeting was continued to Dec. 20th at 8.00 o'clock, P.M.

\_\_\_\_\_  
Mayor

*Glen Caley*  
\_\_\_\_\_  
Recorder



Regular meeting of the Council of Decemebr 6th, 1926, continued to and held this 20th day of December, 1926.

Upon roll call there were p#resent: Mayor C.M.C. Johnson, Recorder Glen Caley, and Councilmen Browne, Bernhardt, Lovelace, Taylor and Chapin.

Ordinance No. 175, being an Ordinance levying assessments for Street Improvement for Street Improvement District No. 9 (Schofield Heights) was introduced and read.

It was duly moved, seconded and carried that said Ordinance be passed to its second reading.

Upon being read the second time, it was duly moved, seconded and carried that said Ordinance be passed to its third reading.

Upon being read the third time, it was duly moved, seconded and carried that said ordinance be put upon its final passage. Said Ordinance was thereupon adopted by the following vote:  
Aye 5. Nay 0.

ORDINANCE NO. 175.

(See Ordinance Book).

It was duly moved, seconded and carried that the bill of W.G. Benson, City Attorney, in the sum of \$100.00 for preparation of bond records for District 2 and 3, and the sum of \$55.00 for expense to trip to Portland for delivering bonds, be paid and that warrants be drawn for said sums.

Upon application, the Reedsport Post of The American Legion was granted special permission to hold a dance New Years eve until the hour of 2.00 A.M. of January 1, 1927.

There being no further business the meeting adjourned.

Glen Caley  
Recorder.

C.M.C. Johnson  
Mayor.



RESOLUTION NO. 69

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the City of Reedsport hereby grants to Umpqua Dredging and Construction Company, a corporation, its successors and assigns, the license and privilege to place, construct, erect, maintain and operate a single track of standard guage railway, said track to be located on Sixteenth Street and beginning at a point on the present spur track of the Umpqua Mills & Timber Company, about midway along said street fronting Blocks Seventy-eight and Seventy-nine and running thence Easterly for a distance of two hundred and three feet, where it enters private property, the center line of said track being particularly described as follows: Beginning at Engineer Station 0/00 which is identical with Engineer Station 19/63.4 P.T of the track center line of the Umpqua Mills & Timber Company and which point is on the center line of Sixteenth Street, between Blocks Seventy-eight and Seventy-nine and is S 68 00' E 101.75 feet from the center of Sixteenth Street where it intereseects the east side of "L" Street and which described point is considered the place of beginning, and running thence from a tangent course of S 68 00' E by a left curve having a radius of 397.8 feet for 61. feet; thence by a left curve having a radius of 358.2 feet for 142. feet to the east boundary of the street which is the east frontage of Block Seventy-nine, which point is indicated as Engineer Station 2/03 and which is S 68 00' E 64. feet and N 42 23' E 25 feet from the Southeast corner of Lot Five of Block Seventy-nine of the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon.

This license and permit is upon the express condition that said spur track shall be built in a substantial and permanent manner to conform with any improvement of said street and so as to be at the established line and grade of said street; provided further that said track shall be so built and maintained as not to interfere with any sewers, drains or other improvements now or hereafter installed by said City of Reedsport, and that wherever and whenever said railroad track is upon or along any improved street or any portion or intersection thereof, said Umpqua Dredging



and Construction Company shall improve all that portion of said street lying between the rails of said track and for a distance of two feet outside of and on each side of said rails, in the same manner as said adjacent portion of said street is improved, that is, by planking, paving, macadam or otherwise, and that at all times said Umpqua Dredging and Construction Company shall maintain said portion of said streets so improved by it, and at its own expense keep the same in a good state of repair; provided further, that the operation of trains, cars, engines, etc. upon and over said track shall be subject to the ordinances of the City of Reedsport now or hereafter enacted or applicable thereto.

Passed by the City Council of the City of Reedsport this 6<sup>th</sup> day of DEC. 1926, by the following vote: Aye 4 Nay 0.

*John Kelly*  
Recorder.

*J. R. Browning*  
actg. Mayor.



Regular meeting of the Common Council, held this 3rd day of January, 1927.

Upon roll call there were present Mayor C. McC. Johnson, City Recorder Caley, and Councilmen Browne, Bernhardt, and Taylor, and Lovelace.

Mayor-elect Johnson, Recorder-elect Stanley D. Chapin, and Councilmen-elect Browne, Boak, Bernhardt, and Lovelace presented their certificates of election as Mayor, Recorder and Councilmen, respectively, of the City of Reedsport. Each then took and subscribed to the oath of office, and said oaths were filed. Recorder Stanley D. Chapin filed bond in the amount of \$1000.00, as required by Ordinance No. 3 of the City of Reedsport.

Thereupon the Mayor, Recorder, and Councilmen-elect were declared to be duly qualified for their respective offices and took their seats as such. Councilman Taylor, in the absence of Councilman-elect Varrelmann, who was out of the City and had not qualified as Councilman, continued to serve until his successor had qualified.

Minutes of December, 1926 meetings were read and approved.

The application of D. H. Benson to construct private frame garage building on Lot 4 Block 52, was referred to a special committee consisting of Councilmen Browne, Boak, and Bernhardt with authority delegated to this Committee to approve application if satisfactory.

Communication of Earl Peters, asking for interpretation of dance Ordinance was read. It was interpreted that the fee of \$25.00 covered only the use of one particular hall, and in event another hall was desired, an additional fee of \$25.00 would be required.

Report of the Fire Marshal for the year 1926 was read and ordered filed.

The following bills were presented, Oked by the Finance Committee, and upon motion regularly made, seconded, and carried, ordered paid and that warrants be drawn on the several funds for the respective amounts:

C. C. Clarke	\$129.38*	A. G. Renn	\$150.00*
R W Fairfield	23.91	W G Benson	50.00*
Joe Fairfield	31.82	Glen Caley	150.00*
T Burns	25.03	G H Kitchen	50.00*
Robt. Stuart	12.09*	W A Burdick	25.00*
F M Holbert	23.34*	Al Green	10.00*
W H Harris	81.00*	I. O. O. F.	15.00*
H Fonville	4.50	State Ind Acc. Com	8.12*
C Nelson	15.16	Rainbow Confection	5.00*
B Brannock	9.00	Bernhardt Taxi Serv	18.75*
C R Lewis	19.69	Fort Umpqua Courier	14.70*
C F Lewis	18.57	F L Taylor	5.10*
M. Johnson	9.00	F Bernhardt	66.60*
J H Roberts	23.63	R Mach. & B Wks	6.94*
J L Morris	21.94	Federal F and Tank Co	90.52*
W F Mulkey	14.06	R Fuel and T Co.	27.54*
Geo Sharp	5.63	H E Kennedy	3.85*
Joe Marvin	5.63	Umpqua D and C Co	58.00*
A G Heath	11.25*	C McC Johnson Lbr Co	30.37*
		N Hogan	2.44*
		West Coast P Co.	202.26*
		Fort Ump. Courier	2.25*
		Coos and Curry Tel	3.00*
		TOTAL -----	\$ 1480.07



There being no further business the meeting was adjourned,

C. M. Johnson  
Mayor

Stanley D. Chapin  
City Recorder

Regular annual meeting of the Common Council of the City of Reedsport, regularly called and held this 11th day of January, 1927.

Upon roll-call there were present: Mayor C McC Johnson, Recorder Stanley D. Chapin, and Councilmen Browne, Boak, Lovelace, and Varrelmann.

Ordinance No. 176, being an Ordinance providing for the issuance and sale of bonds of the City of Reedsport, for street improvement of certain Streets in Street Improvement District No. 9, in the amount of \$8472.81, was introduced and read. Upon motion duly seconded and carried, said ordinance was read the second time by title only. Thereupon Councilman Browne moved that due to the character of the proposed ordinance and that an emergency exists, that said ordinance be put upon its final passage and read for the third time in full. This motion being duly seconded, was put to a vote and unanimously adopted. The ordinance was then read in full, and upon motion duly made, seconded, and unanimously adopted, said ordinance was put upon its final passage, which said ordinance, together with the vote thereon in words and figures, is as follows:

ORDINANCE No. 176

Passed by the Council by the following vote: Yeas: 4  
Nays: 0

A petition of residents of the City of Reedsport, residing west of the Reedsport Schools, asking for the construction of a sidewalk for the accommodation of pedestrians, from Scholfield Bridge to 5th Street, on Winchester Avenue, was presented, and referred to the Street Committee for investigation and report.

There being no further business the meeting was continued to January 26th, 1927 at 8:00 P.M.

Stanley D. Chapin  
Recorder

C. M. Johnson  
Mayor



Regular meeting of the Common Council, continued from January 13rd, 1927 and regularly called and held this 26th day of January, 1927.

At a regular meeting of the Common Council of the City of Reedsport, Oregon this date regularly called and held in the Council Chamber in said City, at the hour of 8:00 o'clock P.M. with Acting Mayor J R Browne, Recorder Stanley D Chapin and the following members of the Council present: J H Austin, Walter Boak, Paul Bernhardt, W.A. Lovelace and F.W. Varrelmann: absent none, the following business was transacted:

The bid of Puckett and Lyons for the improvement bonds of the City, in the amount of \$8,472.81, was opened and read. Said bid is as follows:

Reedsport, Oregon  
January 26th, 1927

The Mayor and Council,  
City of Reedsport,  
Reedsport, Oregon.

Gentlemen:

In compliance with your call for bids on bonds for Street Improvement District No. 9, in the amount of \$8472.81, we submit a bid of par plus accrued interest up to date of delivery, for the regularly and legally issued six per cent bonds of the City of Reedsport. It is understood that this bid is contingent upon the approving legal opinion of Messrs. Teal, Winfree, McCulloch and Shuler.

Accompanying this bid and attached hereto please find a certified check in the sum of 5% of the par value of the bonds.

Puckett and Lyons,  
by Dame B. Lyons.

Councilman Lovelace introduced proposed Resolution No. 1. It was duly moved and seconded that Resolution No. 1 be adopted as read. Whereupon Resolution No. 1 was put upon its final passage and adopted by the following vote: Aye 5, Nay 0.

#### Resolution No. 1

IT IS RESOLVED BY THE CITY OF REEDSPORT:

That the Common Council of the City of Reedsport, having this 26th day of January, 1927, opened sealed bids for Street Improvement Bonds for Street Improvement District No. 9, in the total sum of \$8472.81, according to duly published call therefor, finds that the following bid has been made:

By Puckett & Lyons: Par plus accrued interest, and hereby awards said bonds in the total sum of \$8472.81 to Puckett & Lyons, in accordance with the terms of said bid.

A report of total assessment payments due the City to date, under the terms of the Improvement Bonds, payments made to date, and assessments due and not bonded was submitted by the City Recorder to the Council for its information and reference. Upon motion regularly made, seconded, and carried it was ordered that registered letters be sent, if necessary, to outside property owners, owing unbonded assessments, with notice as to the amount due and payable at once.

Upon motion of Councilman Austin, regularly seconded, and unanimously carried any one member of the Finance Committee was authorized to ~~issue~~ <sup>approve</sup> emergency warrants drawn on the special water fund, for payment of labor expense incurred on special repair of water system, to the limit of \$50.00 for ~~any one repair job~~ any one repair job.



The application of Hels Peterson to remove dirt from Winchester Avenue, between Blocks 89 and 90, was approved, subject to the direction of the Street Committee.

Councilman Austin urged immediate action on the part of the City toward the establishment of a reserve on the water shed of Clear Lake, for the purpose of preventing the possible pollution of the City water supply. Upon motion regularly made, seconded, and carried the Chairman was authorized to appoint a member of the Council, to go to Salem, Oregon for the purpose of urging upon the State Legislature the presentation and adoption of a bill creating such a reserve. Councilman Austin was appointed.

Water Commissioner Renn called attention to the importance of definitely establishing certain right of way for the City water line.

There being no further business, the meeting was adjourned.

Stanley D. Chapin  
City Recorder

G. M. C. Johnson  
Mayor

Special Meeting of the Common Council of the City of Reedsport, held this 4th day of February, 1927 at 4:00 P.M.

Pursuant to special notice and call of the Mayor, a special meeting of the Council was held at its offices in Reedsport, Oregon on Friday, February 4th, 1927 at 4:00 P.M. for the purpose of considering and passing an Ordinance granting the Southern Pacific Company and the Umpqua Dredging and Construction Company a franchise and privilege to construct an industry spur track.

Mayor G. McC Johnson, Recorder Stanley D. Chapin and all Councilmen were present.

Ordinance No. 177, an ordinance granting to the Southern Pacific Company, a corporation, its successors, lessees and assigns, and to Umpqua Dredging and Construction Company, a corporation, its successors, lessees and assigns, the right, franchise, and privilege to construct, maintain and operate an industry spur track upon, along and across a certain portion of Sixteenth Street and "L" Street in the City of Reedsport, Oregon, was introduced and duly read for the first time. After the proposed Ordinance had been read the first time, it was moved, seconded, and carried that it be read the second time by title only. The proposed Ordinance was then read the second time. Upon motion regularly made, seconded and carried the proposed ordinance was ordered laid on the table.

There being no further business the meeting was adjourned.

Stanley D. Chapin  
City Recorder

G. M. C. Johnson  
Mayor



Regular meeting of the Common Council of the City of Neosho, held this 7th day of February, 1927.

Upon roll-call there were present Mayor C McC Johnson, City Recorder Stanley D Chapin, and Councilmen Browne, Bernhardt, Boak, Austin, Lovelace, and Varrelmann.

Minutes of the last regular and intervening special meetings were read and approved.

The Council then proceeded to ballot upon the election of a President. Councilman John B Browne receiving a majority of the votes cast, was duly elected President of the Council.

Standing Committees were appointed by the Mayor, as follows:

Finance	Councilmen Austin, Browne, Varrelmann.
Lights	" Boak, Bernhardt, Austin.
Water and Sewer	" Lovelace, Bernhardt, Browne.
Street	" Varrelmann, Boak, Lovelace.
Building	" Bernhardt, Lovelace, Austin.

Appointment of City Officers by the Mayor, were:

City Marshal	A.G. Renn.
City Attorney	W.G. Benson.
Fire Chief	L.O. Green.

Upon motion regularly made, seconded, and unanimously carried the appointment of City Officers, as submitted by the Mayor, were confirmed.

Councilman Austin reported on the results of his trip to Salem and Portland for the purpose of urging introducing a bill creating a reserve of a portion of the watershed of Clear Lake, thereby preventing the possible pollution of the City Water supply. Mr. Austin read Senate Bill No. 162 which he had drawn, and had Senator Eddy introduce in the Senate. He stated that the bill had been referred to the Public Lands Committee, and reported that it would undoubtedly pass, and become a law.

Councilman Lovelace urged taking up with the Highway Engineers at once the matter of raising the roadbed of the Roosevelt Highway to 15' above the present level of Clear Lake. He reported that according to present plans the highway roadbed will be only 10' above the lake level, and that in event of the later need of raising the lake level for additional water storage, the present road location would interfere. It was ordered that the Water Committee and Commissioner take up the matter with District Engineer Sawyer.

Upon motion regularly made, seconded and carried, it was ordered that the City contribute up to \$25.00 for completing a 2' walk from the Catholic Church to the Scholfield River bridge, on Winchester Avenue, providing that the School and Church co-operate in the construction of a similar walk in front of their respective properties.

The Street Committee was ordered to investigate the present condition of the Scholfield River Bridge and the advisability of graveling certain streets.



The report of Saar and Cunningham, Engineers, on the proposed reservoir, was read in full. Upon motion regularly made, seconded and carried the report was ordered filed, for future consideration.

Applications of Glen Caley and E S Peters, for dance licenses were approved, with the understanding that Mr. Caley's license permit the holding of public dances at the Franklin Hall, and Mr. Peters license for the Moose Hall. Fees of \$25.00 each accompanied each license application.

Applications for pool hall licenses were submitted by J H Cunningham, J. Jennings, and E H Ford. Action on these applications were deferred until next meeting.

Upon motion regularly made, seconded, and carried Ordinance No. 177 was ordered taken from the table and read for the third time. Ordinance No. 177, being an Ordinance granting to the Southern Pacific Company and Umpqua Dredging and Construction Company a franchise to construct and operate an industry spur track, was thereupon read for the third time. It was ~~then~~ duly moved, seconded and carried that said Ordinance be put upon its final passage. Said Ordinance was thereupon adopted by the following vote: Aye - 6 No. - none.

The following bills were presented, Oked by the Finance Committee, and upon motion regularly, seconded, and carried, were ordered paid, and that warrants be drawn on the several funds for the respective amounts:

City Water fund	\$15.49	J D Hall	1.50
NW Fairfield	13.50	W C Power Co.	192.90
Joe Fairfield	13.50	Reedsport B & T Co	7.40
C C Clarke	10.00	"	15.00
Saar and Cunningham	250.00	"	2.04
Federal Pipe and Pipe Co.	8.93	Paul Bernhardt	10.35
" " "	1735.86	" "	14.25
" " "	34.35	W R Buck	1.56
W G Benson	50.00	Bernhardt Taxi	6.50
Neptune Meter Co.	.25	Port Umpqua Courier	63.45
Glas & Frudhomme	5.42	Union Iron Wks	2.45
Pearless Pacific Co.	42.68	J A Ellis	5.50
C McC Johnson Lbr. Co.	2.00	Umpqua Drug Co.	10.00
" "	22.48	Schroeder & H	2.90
C C Clarke	42.50	Reedsport B & M Co	10.55
F B Holbert	13.50	Umpqua Mills & Co	5.28
W J Harris	18.00	Kilham Sta Co.	25.23
C C Clarke	55.00	Pearless Pac.	39.56
A S Heath	9.00	Coss & Curry	6.40
A G Mann	75.00	" "	3.00
"	75.00	J H Austin	75.00
Geo H Kitchen	50.00	Port Umpqua C.	38.80
S D Chapin	75.00	Teal, W, J and Mc	30.00
"	75.00	" "	30.00
W G Benson	50.00	Total	\$ 3409.05
W A Burdick	25.00		
L O Green	10.00		
F C O F	15.00		
State Ind A. Com.	2.12		
F L Taylor	2.55		
"	7.30		

It was pointed out to the Council by the City Recorder that fully half of the time of the Recorder's office is devoted to the City water system and should properly be a charge against water system operation expense. Upon motion regularly made, seconded, and carried it was ordered that \$75.00 of the City Recorder's monthly salary be chargeable to the special water fund and \$75.00 per month to general fund expense.



Minutes of meeting February 7th, 1927, continued.

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ORDINANCE No. 178, an Ordinance repealing Resolution No. 69 of the City of Reedspport was next introduced and read for the first time. It was then regularly moved, seconded, and carried that proposed Ordinance No. 178 be read for the second time, by title only. The proposed Ordinance No. 178 was then read the second time. Upon motion duly made, seconded, and carried Ordinance No. 178 was passed to the third reading and read in full for the third time. Ordinance No. 178 was thereupon put upon its final passage and adopted by the following vote: Yeas 6; Nays None.

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Upon motion regularly made, seconded, and **carried**, it was ordered that the City be authorized to accept bonds in lieu of lost warrants, and that new warrants to be issued in lieu thereof; the bondsmen to be passed upon by the Council.

The City Recorder called attention to the fact that little improvement was being <sup>made</sup> in the status of past due city assessments. It was directed that a list of all unbonded assessments past due a year or over, ~~be~~ turned over to the City Attorney, for collection.

Mr. Russell J Hubbard appeared before the Council and called attention to a very considerable damage caused to the properties of the Winchester Bay Lumber Company due to the carelessness of the fill contractors, Inland Construction Company, in blocking the tide gate where Rainbow Slough emptied into Scholfield River and substituting it with a sluice box. This was responsible for the breaking of the dike during the recent high water. He also complained of the lack of drainage on the fill area, which resulted in flow of water on his property and resulting damage. The matter was referred to the Street Committee for investigation and report.

Upon motion regularly made, seconded, and unanimously carried Mr. W F Reed was endorsed for the office of State Highway Commissioner and it was ordered that a communication be sent the Governor of the State of Oregon urging Mr. Reed's appointment.

There being no further business the meeting was adjourned.

Attest:

*Stanley Chapin*  
City Recorder

*J. R. Browne*  
Mayor

Regular meeting of the Common Council of the City of Reedsport held this 7th day of March, 1927 at 8:00 P.M.

All members of the Council were present, except Mayor C McE Johnson. Councilman J R Browne presided and called the meeting to order.

The minutes of the last regular meeting were read and approved.

Communications:

A petition, signed by 18 residents of south Scholfield Heights, requesting that a light be placed near 5th Avenue and Union Streets, was read. After consideration, upon motion regularly made, seconded, and carried the light committee was authorized to order the light placed, as requested.

A letter from the Southern Pacific Company, dated February 3rd, 1927 calling attention ~~attention~~ to Public Service Commission Order No. 1391, requiring the City to install a red reflector light on each side of the center bent under the under-grade crossing, and asking if the City would not also install an electric light in addition, was read. It was ordered that the two red reflector lights be placed, as ordered by the Public Service Commission.

A letter from Engineers Bear and Cunningham was



regarding proposed reservoir was read, but no definite action was taken in this matter.

A communication from the office of State Engineer, Water Resources Department, dated February 15th, 1927 stating that notices of Completion of Construction Work under Permits Nos. 1184 and 1149 had been properly filed, and that nothing further will be necessary in order to complete the rights of the city until final proof is submitted, was next read. The letter stated that the usual practice was to extend the time for complete application of water under permits of municipal corporations so as to allow for future development, and suggested that application for extension of time for period of five or ten years be made. Upon motion regularly made, seconded, and carried it was ordered that application for a ten year extension be made, and that map showing present watershed, headworks, and reservoir be made and submitted to the State Engineers office.

#### Reports of Committees:

Chairman Lovelace of the water committee reported that a considerable amount of the clearing and grading on the Roosevelt Highway which touched the west end of Clear Lake was being dumped into the lake. He recommended that the City Attorney be instructed to communicate with the State Highway Commission with a view of obtaining an agreement with it that in event the City raises its lake level 8 feet, that the State Highway Commission would agree to raise the road bed level of the Roosevelt Highway at least 5 feet. Upon motion regularly made, seconded, and carried it was so ordered, as recommended.

Councilman Austin reported that Senate Bill No. 162, which was an act to protect and prevent the pollution of the waters of Clear Lake, and to prohibit fishing in Clear Lake, and to provide a penalty for the violation of the provisions of the act, had been passed and signed by the Governor.

Chairman Varrelmann, of the Street Committee, reported the repair of a portion of the Scholfield River dike. Upon motion regularly made, seconded and carried, the Street Committee was authorized to have the Scholfield River bridge repaired by planking, if it were considered necessary.

#### Reports of Employees:

A report from City Treasurer Burdick, showing funds on hand, as of March 7th, total amount \$11,980.61, was submitted.

Reports of the City Recorder on water collections, total receipts and disbursements for February, 1927, and improvement assessment collections were referred to the Council for its information.

The City Attorney recommended that certain amendments to the present City Charter be made, for the purpose of facilitating the collection of delinquent city assessments, by giving the Council power to re-assess, and fixing rate of interest during time between foreclosure and last date of redemption.

Acceptance of the provisions of Ordinance No. 177 by Southern Pacific Company, and Umpqua Dredging and Construction Company, as required under the terms of the Ordinance, was reported by the City Recorder.

Upon motion of Councilman Lovelace, seconded, and unanimously carried the applications of E H Ford and J M Jennings for pool hall licenses were approved, and licenses ordered issued.

A permit for construction of a B class building on Lots 11 and 12 Block 77 amended plat of Railroad Addition was granted to W A Lovelace and W A Burdick.



Ordinance No. 178<sup>B</sup>, being an Ordinance repealing Ordinance No. 60, a License Tax Ordinance passed March 14, 1921, was read for the first time. It was moved, seconded, and carried that Ordinance No. 178<sup>B</sup> be passed to the second reading and said Ordinance was read for the second time. Upon motion duly made, seconded, and carried, Ordinance No. 178<sup>B</sup> was passed to the third reading. Upon its third reading it was moved, seconded, and carried that Ordinance No. 178<sup>B</sup> be put upon its final passage and said Ordinance was adopted by the following vote: Yeas 5 Nays 0.

The following bills were presented, Oked by the Finance Committee, and upon motion regularly made, seconded, and carried, ordered paid:

Carl Nelson	\$12.50.	Port Ungum Courier	\$ 10.51.
J H Roberts	12.50.	C Mc Johnson Lbr Co.	6.32.
C D McCauley	12.50.	Cook and Curry Tel. Co.	3.00.
J C Thorne	12.50.	L O Green	7.00.
R R Karnan	12.94.	Sawtell, Winghamton Co.	300.00.
J C Thorne	11.25.	Rainbow Lunch Counter	5.00.
Carl Nelson	13.50.	West Coast Power Co.	1.50.
C C Clarke	17.50.	Portland Ptg House	28.05.
C C Clarke	42.50.	C Mc Johnson Lbr Co.	6.52.
J W Harris	25.44.	Barnhardt Taxi	2.50.
E Heath	12.50.	Paul Barnhardt	17.50.
F M Holbert	12.94.	Reedsport M and B Works	1.00.
F M Holbert	9.28.	" " "	3.49.
A G Renn	75.00.	" " "	.40.
"	75.00.	H Hogan	.58.
S D Chapin	75.00.	"	.46.
"	75.00.	Reedsport Fuel & Transf.	14.75.
Geo Blake	50.00.	" " "	4.75.
W A Burdick	25.00.	" " "	1.25.
W G Benson	50.00.	Frank L Taylor	12.40.
L O Green	10.00.	" " "	.27.
I.O.O.F.	15.00.	" " "	1.63.
State Ind. Accident Com.	8.12.	" " "	.50.
West Coast Power Company	191.08.	Bert F Mays	150.00.
		Total-----	\$1348.74

The payment of \$150.00 to Bert F Mays, for injury to Shirley Mays, was authorized upon the express condition that the parents of Shirley Mays execute release of liability on the part of the city, and that all water rents to date, due the city by Bert F Mays be paid in full.

There being no further business, the meeting was adjourned.

*J. R. Browning*  
Mayer

Attest:

*Stanley Chapin*  
City Recorder



Regular meeting of the Common Council held this  
4th day of April, 1927 at 8:00 P.M.

All members of the Council were present except Mayor Johnson. Councilman Browne, President of the Council presided and called the meeting to order.

The minutes of the last regular meeting were read and approved.

Communications:

A letter from Mr. Russell J. Hubbard advising that he, with associates, was arranging for the construction and operation of a pump plant in Reedsport and applying for a contract with the City for the supply of two million gallons of water for each 24 hour period the plant is in operation, with further arrangement for furnishing up to an additional two million gallons for each such twenty-four hour period, was read. Mr. Hubbard was present and supplemented the information and request contained in his letter by a brief statement. After considerable discussion and careful consideration, upon motion regularly made, seconded, and carried it was ordered that the firm of Baar and Cunningham, engineers, be employed to make a preliminary report for the purpose of presenting such data to the Council as would enable it to properly and intelligently outline possible negotiations with Mr. Hubbard, and act upon his request. It was ordered that Mr. Baar be requested to go over the ground at earliest possible date, and make his report.

A letter from the Winchester Bay Lumber Company calling attention to damage to its property caused by the drainage from the recently filled area, and that the tide boxes were not sufficient to take care of the surplus water. <sup>and was referred</sup> After due consideration this matter was referred to the Water Committee for investigation and report.

A letter from L.O. Green, submitting his resignation as Fire Chief due to change of residence to Albany, Oregon, was next read. Upon motion regularly made, seconded and carried Mr. Green's resignation was accepted. Acting Mayor Browne appointed Hais Hogan to fill the vacancy, and this appointment was regularly confirmed by the Council.

A communication from J. W. Harris and Wm. Johnston <sup>containing bids</sup> for certain water main excavation was read, but no action taken.

Reports of Committees:

Chairman Lovelace, of the Water Committee, reported <sup>that</sup> Mr. Russell J. Hubbard, W.A. Burdick, and he, accompanied by Dr. Frederick D. Stricker, State Health Officer, and J.O. Baar, Engineer of Portland appeared before the State Highway Commission, at its meeting of March 29th, 1927 at Portland to discuss the location of the Winchester Bay-Lakeside unit of the Roosevelt Coast Highway, a part of which is in the watershed of Clear Lake, the source of water supply of the City of Reedsport. He stated that Dr. Stricker spoke of the possible contamination of this water supply, and he was requested to look over the project in company with the Engineer and report back to the Commission. He also reported that there was discussed the possibility of raising the level of the lake 10 feet or more by means of a dam at the outlet end to increase the storage capacity; and this would have the effect of flooding the present road way which, for a distance of 2500 feet, is about 10 feet above the present high water lake level. Councilman Lovelace stated that the Commission agreed that if the City of Reedsport finds it necessary to raise the water level of Clear Lake to provide greater storage, that the State will raise the roadway grade at its own expense.



Mr. Lovelace also recommended that the City take steps to acquire a strip of land at the lower end of Edna Lake, at the Southwest corner.

#### Reports of Employees:

A report of funds on hand, as of 3/31/1927, was submitted by the City Treasurer, as follows:

General Fund	\$2168.92
Special Water Fund	496.22
Bond Interest Fund	2061.22
Road and Street Fund	442.19
Sewer System Fund	2155.40
Sewer Interest Fund	199.55
Street Imp. Fund	2945.65
Street Imp. Interest Fund	1025.03
Winchester Bay Water Fund	<u>150.67</u>
Total	\$11625.05

The City Treasurer reported the following payments made since January 1st, 1927, other than those authorized by warrants:

January, 1927 - for Street Imp. Interest Coupons	\$ 390.00
" Series B Bonds	3000.00
" Interest due on Series B Bonds	210.00
March, 1927 - " Sewer Imp. Interest Coupons	1366.56
" Street " " "	<u>150.00</u>
	\$5116.56

Outstanding warrants were reported as follows:

General Fund	\$20,428.14
Winchester Bay Water fund	1,238.96
Street Imp. Funds	<u>10,846.21</u>
	\$32,513.31

The City Recorder presented reports on water rent collections, and all City Receipts and warrant disbursements, for March, 1927. Upon motion regularly made, seconded, and carried all reports as submitted, were approved, and order filed.

#### Bills:

The following bills were presented, OKed by the Finance Committee, and upon motion regularly made, seconded and carried, were ordered paid:

R. E. Kernan	\$ 6.75	State Ind. Accident Com.	\$ 8.12
J W Harris	14.63	" " " "	69.71
C C Clarke	12.00	L O Green	10.00
F M Holbert	6.75	Federal Pipe & Tank Co	28.38
" "	21.09	Paul Bernhardt	3.40
J W Harris	9.00	Bernhardt Taxi Service	2.00
Umpqua Dredging & Con. Co.	136.25	Reedsport Shoe Shop	.75
Reedsport Fuel & T. Co.	20.85	Federal Pipe and Tank Co.	5.49
" " "	7.98	Frank L Taylor	1.05
A G Renn	75.00	" " "	13.00
" "	75.00	" " "	.27
S D Chapin	75.00	West Coast Power Co.	1.50
" "	75.00	" " "	189.16
W S Benson	50.00	Reedsport Towboat Co.	23.50
John Gaffney	50.00	Chapin Inv. Co.	2.50
W A Burdick	25.00	Teal, Winfree, Mc, Shuler	25.38
I O O F	15.00		<u>\$1058.49</u>



The City Attorney advised the Council that summons had been served on the City March 31st, 1927, in case of Inland Construction Company, Plaintiff vs. Winchester Bay Lumber Company, a corporation, Warren Reed, Margery H Reed, his wife and City of Reedsport. Upon motion regularly made, seconded, and carried it was ordered that Councilman Austin act with City Attorney Benson in preparing answer for the City.

Upon motion regularly made, seconded, and carried the City Attorney was instructed to prepare resolutions for refunding bond issue and charter amendments, with a view to submitting the proposals for vote at the <sup>June 21st</sup> special State election to be held in June.

The following applications for licenses were approved:

Pool Hall license	E W Franklin	
Hotel and rooming house	Lillian Connolly	-Umpqua Hotel
	Henry Roys, Jr.	-Umpqua Annex
	Jack Traylor	-Traylor Hotel
	S J Wly	-Commercial Hotel
	Mrs M Wilson	-Oregon Hotel
	H.P. Sornes	
	Mrs M Roberts	-Reedsport Hotel

The City Recorder reported all fees in connection with the above applications, as required by Ordinances, paid. It was reported however that no truck licenses had been paid. This matter was referred to the Finance Committee, for its consideration and report at next meeting.

The bill to E H Ford, by the City, for electric pump rental, was also referred to the Finance Committee for later report, and with the authorization given to that Committee to recommend a rate of rental to be charged for the use of this pump.

Councilman Doak called attention to the necessity of a drain connection at 8th and Rainbow Streets. This matter was referred to the Water and Sewer Committee for its action.

There being no further business, the meeting was adjourned.

*J. W. Johnson*  
Mayor

Attest:

*Harley Chapin*  
City Recorder



Special meeting of the Common Council of the City of Reedsport, held this 11th day of April, 1927 at 1:00 P.M.

Pursuant to special notice and call, a special meeting of the Council was held at its offices in Reedsport, Oregon on Monday, April 11th, 1927 at 1:00 P.M. for the purpose of receiving preliminary verbal report of Engineer J.C. Bear in connection with City water system, and taking such action as may deemed advisable.

All Councilmen, except Mayor C McO Johnson, were present.

Councilman J.R Browne presided and called the meeting to order.

Mr. Bear made the following recommendations and report, after having examined available records in the Recorders office in connection with the City's water rights, and, accompanied by Councilmen Austin, Browne, Boak, Lovelace, Varademann, Water Commissioner A.G. Reen and City Recorder Chapin, making a personal inspection of Clear Lake, and Edna and Teal Lakes, by trip on April 10th.

- 1) A complete report and certified copies of permits, etc. affecting the water rights on Clear Lake and Lakes Edna and Teal, as to same appears of record in the offices of the water resources department of the State, at Salem, Oregon. He stated in this connection that a protest should be filed at once with the State Highway Commission with a view to protecting the City's rights to the fullest extent.
- 2) That the City take steps looking to the installation of a chlorination plant in the near future, and secure report on costs, etc. He also recommended that a chemical analysis of the water be made.
- 3) That a survey of dam sites, by test borings and actual placing of temporary dam be made, for purpose of increasing water storage.
- 4) That estimate of cost for lowering present intake (which is approximately 7' at present) to 12 feet be secured.
- 5) That estimate on costs of new pipe line, to be laid not in low bog, as at present, but along hill side on east side of canyon between Lake and Winchester be secured.
- 6) That a scientific rate schedule be established.

He also called attention, in the discussion of the financing of the proposed improvements, that Mr. Hubbard be interviewed, for the purposes of outlining certain definite negotiations and securing assurances, before the City is committed to too great expense in planning the necessary improvements for the proposed pulp mill construction and operation.

After considerable discussion and careful consideration, Mr. Bear was authorized secure data concerning the City water rights, and make report thereon, reports on costs of installing a chlorinating plant, make preliminary survey and report on costs of furnishing adequate water to the City, including the requirements as outlined by Mr. Hubbard for the pulp mill operation, and also to interview Mr. Hubbard with a view to discussing plans for financing the necessary improvements in the water system. The authorization given was upon motion regularly made, seconded, and carried.

There being no further business the meeting was adjourned.

Attest:

Stanley Chapin  
Recorder

J. M. Johnson  
Mayor



Regular Meeting of the Common Council held this  
2nd day of May, 1927.

Upon roll-call there were present Mayor C. McG. Johnson,  
City Recorder Chapin, and Councilmen Browne, Bernhardt, Peak,  
Austin, Lovelace, and Varrelmann.

The minutes of the last regular and intervening special  
meetings were read and approved.

Communications:

A letter from the Winchester Bay Lumber Company  
dated May 2nd, 1927 again calling attention to the drainage from  
the filled districts unto its property, and resulting damage, was  
read. The matter was referred to the Water Committee for its  
investigation and report.

Letters from Engineer Haar, directed to Councilman  
Lovelace, dated April 16th and April 25th, reporting on the  
City water rights, and enclosing copies of filings and various  
proceeding affecting the City Water rights, were read and ordered  
filed. Mr. Russell J. Hubbard appeared before the Council and ex-  
plained that his filings had been made principally as a precautionary  
measure, for the protection of certain water rights.

A letter and petition signed by six property owners  
of Rainbow Addition, West of 8th Avenue, requesting a larger water  
main, was read and referred to the Water Committee for its  
investigation and report.

Resignation of A. S. Romm as City Marshall and Water  
Commissioner, by letter dated April 15th, was read but no action  
taken.

Reports of Committees:

Councilman Austin, reporting for the Finance Committee,  
in connection with revision of the Truck Licensing Ordinance No. 100  
recommended that the annual license on trucks, such as transfer  
trucks and trucks engaged in hauling for a consideration be \$10.00  
and all other trucks \$5.00. Upon motion regularly made, seconded,  
and carried the recommendations of the Finance Committee were  
approved, and the City Attorney was instructed to prepare a new  
Ordinance.

The following report of funds on hand as of April 30th,  
1927 was submitted by the City Treasurer, as follows:

General Fund	\$3360.02	
Special Water Fund	1420.60	
Bond Interest	2061.22	
Road and Street	712.44	
Sewer Fund	2232.72	
Sewer Interest Fund	207.60	
" " " " Overdraft		\$1184.53
Street Improvement Fund	3536.05	
Winchester Bay Water Fund	217.12	
	<u>13747.77</u>	
Less overdraft	1184.53	
Total in bank-----		\$12563.24

Recd. from Douglas County for taxes during April, 1927 \$1521.76  
distributed as follows: General Fund \$1151.32 Road and Street  
Fund \$470.44.

Transfer of funds made March 31st, 1927:

From special water to Bond Interest fund	\$2000.00 *
From Sewer Fund to Sewer Interest Fund	1500.00 *
From Street Imp. to Street Imp. Int. Fund	1200.00 *



Bond interest paid as follows:

Water bond interest coupons	\$3000.00
Street Improvement Bond coupons	2295.27

Total General Fund Warrants outstanding as of April 30th, 1927	\$ 20,945.86
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W.A. Burdick, City Treas."

The report was approved and ordered filed.

The regular report of water rent collections and receipts and disbursements for April, 1927 were submitted by the Recorder, and ordered filed.

The following bills were presented, OKed by the Finance Committee, and upon motion regularly made, seconded and carried were ordered paid:

J W Harris	\$ 41.06*	I.O.O.F.	\$15.00*
F M Holbert	7.87*	W A Burdick	25.00*
Jack Wilson	2.81*	State Ind A Com	8.12*
V M Wilson (City W F)	2.25*	W G Benson	.76*
J W Harris	13.50*	West Coast Power Co	190.66*
F M Holbert	4.50*	Coss and Curry Tel.	14.00*
City Water Fund	17.89*	Hiterday Signal Co.	15.09*
J Jennings	65.00*	A G Renn	30.00*
Peoples W C H Co.	20.00*	W R Buck	.65*
State of Oregon	4.10.	Paul Bernhardt	19.35*
H Hogan	3.24^	" "	6.25.
A G Renn	75.00*	Frank L Taylor	2.04*
" "	75.00*	C McC Johnson	73.25*
B D Chapin	75.00*		
" "	75.00*	Total-----	\$996.89
J T Gaffney	50.00*		
W G Benson	50.00*		
John Bernhardt	10.00*		

Warrant No. 3000 in the amount of \$13.50, issued to Rainbow Confectionery, and dated December 7th, 1926 having been reported by the payees as never received by them, and apparently lost, and indemnity bond having been filed with the City for its protection, upon motion regularly made, seconded, and carried it was ordered that warrant No. 3000 be cancelled and the City Treasurer be so notified, and that new warrant be issued in lieu of the lost warrant ordered cancelled.

Upon motion regularly made, seconded, and unanimously carried the appointment made by Acting Mayor Browne of John Bernhardt as Fire Marshall, ~~taxifilixmaxxaxnx~~ was confirmed.

A petition for vacation of alley in Block 81 amended plat of Railroad Addition to Reedsport, Oregon was presented by Reedsport Garage Company, owners of said Block. Upon motion regularly made, seconded, and carried, the request was granted and June 6th, 1927 at 8:00 P.M. was set as the time for hearing objections, if any, to the proposed vacation.

A bond proceedings contract proposal, submitted by R H Atkinson & Company, in connection with the proposed refunding bond issue, was referred to the Finance Committee, for its consideration and report.

There being no further business, the meeting was adjourned.

Attest:

Stanley L. Chapin  
City Recorder

J. R. Browne  
Mayor



Regular meeting of the Common Council held this 6th day of June, 1927, at 8:00 P.M.

Upon roll-call there were present Councilmen J R Browne, J H Austin, Walter Boak, and W A Lovelace, and City Recorder Stanley D Chapin.

Absent Mayor C McC Johnson and Councilmen Bernhardt and Varrelmann.

There being no quorum present, upon motion regularly made, seconded, and carried the meeting was continued to Tuesday, June 7th, 1927 at 2:00 P.M.

Pursuant to published "Notice of Vacation" relative to the alley in Block 81 Amended plat of Railroad Addition to Reedsport, Oregon, hearing was held for objections, if any, of any property owners to the proposed vacation. No objectors appearing, the meeting was ordered adjourned.

Attest:

Stanley D Chapin  
City Recorder

J R Browne  
Acting Mayor

Continued meeting of the Common Council held this 7th day of June, 1927 at 2:00 P.M.

Upon roll-call there were present Councilmen Browne, Austin, Boak, Lovelace and Varrelmann, City Recorder Chapin, and City Attorney Benson.

Absent Mayor C McC Johnson and Councilman Bernhardt.  
(Mayor Johnson present before conclusion of meeting.)  
Meeting was called to order by Acting Mayor Browne.

The minutes of the last regular meeting were read and approved.

#### Communications:

Letter from the Union Oil Company, dated May 6th, 1927 petitioning the Council for the passage of an Ordinance permitting the construction of a warehouse and tankage, for the storage, sale and distribution of petroleum in the City was read. Mr. E W Franklin urged the importance of properly safeguarding the adjacent property and the public by requiring the concrete surfacing of the roadway and dock landing space to be used by the Union Oil Company.

The application of Joseph Roth to improve the front of his property by facing it with garage doors, was approved subject to the favorable action of the Building Committee.

The applications of W A Hawarth, Empire, Oregon for City Marshall; C J Thornton, Reedsport, Oregon for Water Commissioner, and I M McGinnis, Reedsport, Oregon for night watchman were read and ordered filed.

Letter, dated May 2nd, 1927, from Barr and Cunningham relative to the cost and recommendations for the proper type of Chlorination plant was read, ordered laid upon the table, for later consideration.

#### Reports of Committees:

Councilman Lovelace in reporting on the problem of



of drainage complained of by Winchester Bay Lumber Company, recommended that the 12" reclaimed pipe, approximately 300' in all, taken from the hill immediately west of the City, be moved for the purpose of use, as the occasion requires, in furnishing a drainage line from the under-crossing to the slough at the rear of the Reedsport Lumber Company mill site. Upon motion regularly made, seconded and carried, it was authorized that this pipe be moved to a place, convenient to the proposed drainage line.

Councilman Austin, in reporting for the Finance Committee, on the matter of fixing a rate for rental of the City electric pump, and adjustment of bill previously rendered to E.H. Ford for its use, recommended that a charge of 50¢ an hour be the established rental charge, all costs for operating and repair other than ordinary wear and tear be borne by the user; the use to be under the supervision of the Water Committee; that the bill to Mr. E H Ford, on such basis, be fixed to be \$44.50. The report was accepted as recommended.

Resolution No. 70 was introduced and read.

#### RESOLUTION NO. 70

BE IT RESOLVED, by the Common Council of the City of Reedsport, that the following Charter Amendment to the Charter of said City be and the same is hereby proposed for submission to the legal voters of said City, at a special State election to be held in said City on the 28th day of June, 1927, as in this resolution provided, which amendment is as follows, to-wit:

#### CHARTER AMENDMENT

#### SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL

AN ACT to provide for an additional Section to the Charter of the City of Reedsport, by adding thereto an authorization to the Common Council of the City, to reassess costs for sewer, street, alley and other improvements when the former assessment has been declared invalid, or the Council shall be in doubt as to its validity, or shall deem it necessary, and to make the same a lien upon the property abutting upon, adjacent to or benefitted by said improvement.

BE IT ENACTED BY THE PEOPLE OF THE CITY OF REEDSPORT, that the following section, to be numbered Section 108 of the Charter of the City of Reedsport, be and the same is hereby proposed and submitted to the legal voters of said City as and for an amendment to said Charter, added to the same and numbered and known as Section 108, to-wit:

#### SECTION 108.

1. That whenever, heretofore or hereafter, the Common Council has caused or may cause any street or alley to be improved, or has caused or may cause any sewer or water main to be laid, or any local improvement whatever to be made, and has, or may hereafter assess or attempt to assess against the property abutting upon, adjacent to or benefitted thereby, the cost of such improvement, and such assessment by reason of failure to give notice, or because of a majority remonstrance, or because of any other defect or irregularity, jurisdictional or otherwise leading up to the making of such improvement or the levying of such assessment therefor, shall be declared to be void by any court, or if the Council shall be of the opinion that said assessment is illegal or doubtful by reason of any omission or defect, the Council may cause the cost of such improvement, together with legal interest from the date of the making of the same, to be reassessed against the property abutting upon, adjacent to or benefitted by said improvement, which assessment shall be made in an equitable manner, and as nearly as may be in conformity with the provisions of the Charter at the time the improvement was made, or the council may adopt a different plan of apportionment when in its judgment it is essential in order to secure an equitable assessment.



2. The Council shall declare by Ordinance its intention to make such re-assessment, which ordinance shall briefly describe the improvement, and shall declare the intention of the Council to assess the cost thereof against the property abutting upon, adjacent to or benefitted thereby, describing each parcel of property which it intends to so reassess, and the amount it intends to assess against each parcel. Said ordinance shall fix a time and place for holding a meeting of the Council, at which all protests against such reassessment or reassessments shall be heard. A notice embodying the foregoing provisions of the ordinance, and requiring all persons interested to appear at said meeting and state their objections to such reassessment shall be published once in a newspaper of general circulation and published in said City, and shall be posted in three public places in said City, all at least ten days before such meeting.

3. At the time appointed in such ordinance, the Council shall hear and determine all objections which may have been filed, and shall thereupon, if necessary, revise and correct such reassessment, and shall declare the same, by ordinance, to be a lien upon the respective property assessed, and the decision of the Common Council so made shall be final with respect to the regularity, validity and correctness of such reassessment, and such reassessment shall be entered in the docket of city liens and enforced and collected in the manner that other assessments for local improvements are entered, enforced and collected under the provisions of the Charter and the laws governing the City of Reedsport.

RESOLVED FURTHER, that this resolution for said proposed amendment to the Charter of the City of Reedsport, submitted to the legal voters of said City by the Common Council, be filed with the Recorder upon its passage by the Council and approval by the Mayor, for submission to the legal voters of said City for approval or rejection, to be voted upon at a special State election to be held in the City of Reedsport on the 28th day of June, 1927.

RESOLVED FURTHER, That the Common Council deems it advisable to and does hereby and herein call and make necessary provision for the holding of a Special Election which shall be and is hereby called to be held at the Special State Election to be held in the City of Reedsport on the 28th day of June, 1927, and said Special State Election is hereby designated as the special Election for the purpose of submitting to the legal voters of said City of Reedsport, for approval or rejection, said proposed Charter Amendment, to be numbered Section 108, to the Charter of said City.

RESOLVED FURTHER. That the Election Boards, judges and clerks, appointed by the proper authorities of Douglas County, Oregon, to conduct said Special State Election, and the polling places designated by the said County authorities, are hereby designated as the election Boards, judges and clerks, and as the polling places for the holding and conducting of said Special City Election.

RESOLVED FURTHER, That the following is hereby adopted by the Common Council as and for the ballot title for said proposed charter amendment, to-wit:

CHARTER AMENDMENT SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL .

Shall the Charter of the City of Reedsport, Oregon, be amended by adding thereto an authorization to the Common Council of the City to reassess costs for sewer, street, alley and other improvements, when the former assessment has been declared invalid, or the Council shall be in doubt as to its validity, or shall deem it necessary, and to make the same a lien upon the property abutting upon, adjacent to or benefitted by said improvement?

VOTE YES OR NO

102 YES

103 NO



RESOLVED FURTHER, That the City Recorder be and he is hereby instructed to publish the hereinabove proposed amendment to said Charter of the City of Reedsport, submitted to the electorate by the Council, in the manner provided by law, that is to say, by the publication of this Resolution in full for two consecutive weekly publications within the twenty days immediately preceding the Special State Election to be held in the State of Oregon and in the City of Reedsport, on the 28th day of June, 1927, and that the Port Upoua Courier, a newspaper of general circulation published in the City of Reedsport, be and the same is hereby designated for the purpose of such publication.

Passed by the ~~Common~~ Council this 7th day of June, 1927.

STANLEY D CHAPIN, Recorder

*(Enacted at Special Election June 28 - 1927)*

Resolution No. 71 was next introduced and read.

RESOLUTION NO. 71

BE IT RESOLVED, by the Common Council of the City of Reedsport, that the following Charter Amendment to the Charter of the City of Reedsport, Douglas County, Oregon, be and the same is hereby proposed for submission to the legal voters of the said City for adoption or rejection at the Special Election to be held in said City June 28th, 1927, as in this resolution provided which amendment is as follows, to-wit:

CHARTER AMENDMENT

TO THE EXISTING CHARTER OF THE CITY OF REEDSPORT  
SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL.

AN ACT to provide for an additional section to the Charter of the City of Reedsport, under and pursuant to which said municipality is incorporated, to be known and numbered Section 103-B.

BE IT ENACTED BY THE PEOPLE OF THE CITY OF REEDSPORT, that the following Section to be numbered Section 103-B of the Charter of the City of Reedsport, be and the same is hereby proposed and submitted to the legal voters of said City as and for an amendment to said Charter, added to the same and numbered and known as Section 103-B, to-wit:

Section 103-B.

1. That the Common Council of the City of Reedsport be and it is hereby authorized and empowered to issue and dispose of general obligation bonds of the City of Reedsport in an amount not to exceed TWENTY FIVE THOUSAND DOLLARS (\$25,000.00), said bonds to be in denominations of FIVE HUNDRED DOLLARS (\$500.00) each, duly signed by the Mayor and countersigned by the Recorder, under the corporate seal of said City, having semi-annual interest coupons attached thereto, bearing the facsimile engraved signatures of the Mayor and Recorder, whereby the City shall be held in substance and effect to undertake and promise to pay to each of the holders of said Bonds, at maturity thereof, the sum named therein, in Gold Coin of the United States, of the present standard value, with interest thereon in like Gold Coin at the rate of Five and one-half (5½) per cent per annum, payable semi-annually, each of said bonds to be a direct general obligation of the City of Reedsport, to be known as "City of Reedsport Refunding Bonds" Series 2; that said bonds shall be dated at a convenient time to be fixed by the Council, maturity or maturities to be likewise fixed by the Council and not to exceed Fifteen (15) years from date thereof, and the principal and interest of said Bonds shall be met at the office of the Treasurer of the City of Reedsport, in Reedsport, Oregon.

2. That said bonds hereby authorized shall be sold by the Common Council as in its judgment may be deemed best.

3. That the debt limitations contained in the Charter of the City of Reedsport shall not apply to the bond issue hereby authorized



4. That the Common Council shall each year, at the time of making the annual tax levy for City purposes, include in such tax levies, a sufficient sum to pay interest due on the outstanding bonds of this issue and to retire the principal amount thereof, at maturity.

5. That the sums of money derived from the sale of said bonds shall be used for the purpose of retiring and paying off all present outstanding warrant indebtedness of the general fund of said City.

RESOLVED FURTHER That this resolution for said proposed amendment to the Charter of the City of Reedsport, submitted to the legal voters by the Common Council, be filed with the Recorder upon its approval by the Mayor, for submission to the legal voters of the City of Reedsport, for approval or rejection, to be voted on at a Special State Election to be held in the City of Reedsport, on the 28th day of June, 1927.

RESOLVED FURTHER, That the Common Council deems it advisable to and does hereby and herein call and make necessary provision for the holding of a Special Election which shall be and hereby is called, to be held at the special State Election, to be held in the City of Reedsport on the 28th day of June, 1927, and said Special State Election is hereby designated as the Special Election for the purpose of submitting to the legal voters of the said City of Reedsport, for approval or rejection, said proposed Charter amendment, to be numbered Section 103-B to the Charter of said City.

RESOLVED FURTHER, That the election boards, judges and clerks, appointed by the proper authorities of Douglas County, Oregon to conduct said special State Election, and the polling places designated by said County authorities are hereby designated as the election boards, judges and clerks, and as the polling places for the holding and conducting of said Special City Election.

RESOLVED FURTHER, That the following is hereby adopted by the Common Council as and for the ballot title for said proposed charter amendment, to-wit:

CHARTER AMENDMENT PROPOSED BY THE COMMON COUNCIL AND SUBMITTED TO THE VOTERS.

Shall the Charter of the City of Reedsport, Douglas County, Oregon be amended by adding a new section thereto, to be numbered 103-B, authorizing and empowering the Common Council of the City of Reedsport to issue and sell general obligation bonds of the City of Reedsport in the sum of not more than Twenty Five Thousand Dollars (\$25,000.00), for the purpose of refunding the outstanding general fund warrants of the City, and to expend the proceeds in retiring General Fund warrants of the City of Reedsport?

VOTE YES-OR NO.

100 Yes

101 No.

RESOLVED FURTHER, That the City Recorder be and he is hereby instructed to publish the hereinabove proposed amendment to said Charter of the City of Reedsport, submitted to the electors by the Council in the manner provided by law, that is to say, by the publication of this resolution in full for two consecutive weekly publications, within the twenty days immediately preceding the Special State Election to be held in the State of Oregon and in the City of Reedsport on the 28th day of June, 1927, and that the Port Umpqua Courier, newspaper of general circulation, published in the City of Reedsport be and the same is hereby designated for the purpose of said publication.

Passed by the Common Council this 7th day of June, 1927.

STANLEY D CHAMIN, Recorder.



Ordinance No.179, an Ordinance granting to the Union Oil Company of California permission to erect, operate and maintain a warehouse and tankage, for the sale, storage, and distribution of petroleum and its products, in Reedsport was read. It was moved, seconded, and carried that Ordinance No.179 be passed to the second reading, and said Ordinance was read for the second time. Upon motion regularly made, seconded, and carried, said Ordinance No.179 was laid on the table for further consideration.

Ordinance No.180, an Ordinance amending Ordinance No.160, licensing motor trucks, was next read. Ordinance No.180, upon motion regularly made, seconded, and carried that it be passed to second reading, was read for the second time. Upon motion, duly made, seconded, and carried Ordinance No. 180 was passed to the third reading. Upon its third reading it was moved, seconded, and carried that Ordinance No.180 be put upon its final passage and said Ordinance was adopted by the following vote:

Ayes-4 Nays-None.

Ordinance No.181, an Ordinance amending Ordinance No.154, relating to the establishment of Fire limits and limiting the type of building construction therein, was next read. It was regularly moved, seconded, and carried that Ordinance No. 181 be passed to the second reading, and said Ordinance was read for the second time. Upon motion made, seconded, and carried said Ordinance No.181 was laid on the table for further consideration.

Ordinance No.182, an Ordinance vacating the alley in Block 81 of the amended plat of Railroad Addition to Reedsport, Oregon was next read. Upon motion made, seconded, and carried Ordinance No.182 was passed to the second reading, and read for the second time. Upon motion made, seconded, and carried, Ordinance No.182 was passed to the third reading. Upon its third reading it was moved, seconded, and carried that Ordinance No.182 be put upon its final passage and said Ordinance was adopted by the following vote:

Ayes 4 Nays- none.

The following bills were presented, Oked by the Finance Committee, and upon motion regularly made, seconded, and carried, were ordered paid:

F M Holbert	\$43.88	State Ind A Com.	\$8.12
W G Skidmore	3.00	Koke-Tiffany Co.	3.93
E L Robinson	46.50	West Coast H Co.	191.30
J W Harris	59.06	Union Iron Wks	.75
J W Harris	38.25	Reedsport D Co.	9.00
J Y Harris	15.75	P Bernhardt	3.35
A G Renn	75.00	" "	8.75
A G Renn	75.00	Douglas County	51.19
S D Chapin	75.00	Union Iron Wks	2.00
S D Chapin	75.00	" " "	4.50
Winchester B L Co	2.00	Port Umpqua C.	7.00
R M and B Wks	2.50	Reedsport E M T Co	7.31
H E Kennedy	1.05	" "	6.00
F L Taylor	2.05		
Federal P and TCO	53.90	Total	\$1,021.14
John Gaffney	50.00		
I O O F	15.00		
W G Benson	50.00		
W A Burdiak	25.00		
John Bernhardt	10.00		

Warrant  
Report of Cash receipts and disbursements for May, 1927, statement of water income and expense for May, 1927, and statement of water income and expense for period Jan. 1st, 1920 to December 31, 1926 was submitted by the City Recorder.

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
Recorder

J. R. Browne  
Mayor



Special meeting of the Common Council  
held this 21st day of June, 1927 at 8:00 P.M.

Pursuant to notice, special meeting was held at the City offices in Reedsport, for the purpose of considering and acting on the following matters:

1. Final passage of Ordinance No. 179, granting to the Union Oil Company of California permission to erect, maintain and operate a warehouse and tankage, for the sale, storage and distribution of petroleum and its products.
2. Acceptance of a deed from Reedsport Company covering a strip of land adjoining the west side of 5th Street, Plat of Reedsport, Oregon.

The meeting was called to order with Acting Mayor Browne presiding, and Councilmen Austin, Bernhardt, Beak, Varrelmann, City Recorder Chapin, and City Attorney Benson in attendance. Deputy Fire Marshal Stokes and Mr. A. C. Vestal, of the Union Oil Company were present. Notice of call for special meeting was read.

Letter of June 13th, 1927 and formal application, as required from the office of State Fire Marshall were submitted by Union Oil Company, and read.

Upon motion regularly made, seconded and carried Ordinance <sup>No. 179</sup> was ordered taken from the table, for further consideration, and read for the third time. It was then duly moved, seconded, and so ordered that said Ordinance No. 179 be put upon its final passage. Said Ordinance was thereupon adopted by the following vote:

Ayes 4      Nays -none.

Resolution No. 72 was next introduced and read.

RESOLUTION NO. 72

IT IS RESOLVED BY THE CITY OF REEDSPORT, That that certain deed dated April 27th, 1926, granting to the City of Reedsport a strip of land 50 feet in width parallel and adjacent to 5th Street in said City, wherein the Reedsport Company, a corporation, appears as grantor and the City of Reedsport, a municipal corporation, as grantee, be and the same is hereby accepted by said City and the City Recorder is hereby instructed to record the same with the County Clerk of Douglas County, Oregon.

Passed by the Common Council this 21st day of June, 1927.

J. R. BROWNE  
Acting Mayor

Attest:

STANLEY D. CHAPIN  
Recorder

There being no further business, the meeting was adjourned.

Attest:

Stanley D. Chapin  
Recorder

J. R. Browne  
Mayor



Special Meeting of the Common Council  
held this 27th day of June, 1927, at 4:00 P.M.

Pursuant to notice, special meeting was held at the City offices in Reedsport, for the purpose of considering and acting on the following matters:

1. Acceptance of resignation of A.G. Renn as Water Commissioner and City Marshall, and arranging for filling of vacancies incurred.
2. Consideration of Ordinance No.181.
3. Consideration of Ordinance No.183.

The meeting was called to order by Mayor C Mc Johnson, with Councilmen Browne, Hoak, Lovelace, and Varrelmann, and City Recorder Chapin ~~and~~ in attendance.

Upon motion regularly made, seconded, and carried the resignation of A G Renn, as Water Commissioner and City Marshall was accepted. After a careful consideration, the Council unanimously confirmed the appointments of C C Clarke as Water Commissioner, and C J Thornton as City Marshall, each at a monthly salary of \$125.00. The Mayor's appointment of John Gaffney, as night-watchman, was also confirmed.

Upon motion regularly made, seconded, and carried the meeting was continued to Tuesday, June 28th, at 2:00 P.M.

All were present at the continued meeting except Councilman Austin, with Mayor C Mc Johnson presiding.

Ordinance No.183, an Ordinance accepting certain deeds to lands abutting on and adjacent to "L" Street in Reedsport, Oregon was next read. Upon motion regularly made, seconded, and carried Ordinance No.183 was passed to the second reading, and read for the second time. Upon motion made, seconded, and carried, Ordinance No.183 was passed to the third reading. Upon its third reading it was moved, seconded, and carried that Ordinance No.183 be put upon its final passage and said Ordinance was adopted by the following vote:

Ayes 5      Nays none.

A general discussion of proposed Ordinance No.181, an Ordinance amending Ordinance No.154, relating to the establishment of Fire limits and the type of building construction therein followed. It was finally decided that the City Attorney be directed to revise the Ordinance as proposed, so as to require the constructing of fire walls, and certain gaps between frame buildings.

There being no further business the meeting was adjourned.

Attest:

Stanley D. Chapin  
City Recorder

J. M. Johnson  
Mayor



Special meeting held this 2nd day of July,  
1927, at 10:00 A.M.

Pursuant to notice, special meeting of the Common Council of the City of Reedsport was held at the City offices for the purpose of canvass of votes cast at the Special Election held in the City of Reedsport on the 28th day of June, 1927 for the purpose of voting upon two Charter Amendments.

Johnson

Those present were ~~acting~~ Mayor ~~Brown~~ and Councilmen Browne, Boak, Bernhardt, Lovelace, Varrlemann, and City Recorder Chapin.

Upon canvass of the votes cast at said election and of the returns made by the Judges and Clerks of election, to this body, it was found that there were cast:

For Measure No.100	88 votes
For " No.101	41 votes
For Measure No.102	76 votes
" No.103	49 votes

Whereupon Measure No.100, empowering the Common Council to issue and sell general obligation bonds in the sum of not more than \$25,000, for the purpose of refunding the outstanding warrants (general) of the City, and Measure No.102, adding an authorization to the Common Council to reassess costs for sewer, street, alley and other improvements, when the former assessment has been declared invalid, or the Council shall be in doubt as to its validity or shall deem it necessary, and to make the same a lien upon the property abutting upon, or adjacent to or benefitted by said improvement were declared passed.

It was regularly moved, seconded, and so ordered that the foregoing was declared the result of the canvass of said votes and an abstract of the same spread upon the minutes and filed with the recorder.

There being no further business the meeting was adjourned.

J. M. Johnson  
Mayor

Attest:

Chapin  
City Recorder



Regular meeting of the Common Council, City of Reedsport held this 6th day of July, 1927.

There were present Councilmen Austin, Browne, Bonak, Bernhardt, Lovelace and Varrelmann, City Recorder Chapin. Absent Mayor C Mc<sup>C</sup> Johnson.

The minutes of the last regular and intervening special meetings were read and approved.

Reports of Committees:

Councilman Lovelace reported receipt of the water report, submitted by Engineers Bear and Cunningham. Mr. Lovelace also recommended a survey for a drainage line eight feet from the under-rail crossing to the slough at the rear of the Reedsport Lumber Company mill site.

Upon motion regularly made, seconded, and carried, such a survey was authorized.

Bills:

The following bills were presented, Oked by the finance Committee, and ordered paid:

A G Renn	\$27.50	Winchester Bay Lbr.Co.	\$ 12.00
"	27.50	Reedsport M & B Wks	6.00
J C Wilkinson	6.75	Bernhardt Taxi	4.00
T Sylvia	2.81	Schroeder-Hildenbrand	13.70
Ray Johnson	2.81	Frank L Taylor	6.55
J C Wilkinson	6.75	Stanley D Chapin	75.00
J W Harris	92.81	" "	75.00
W F Holbert	104.81	John Gaffney	93.27
M Petsel	6.75	John Bernhardt	10.00
C C Clarke	11.98	A G Long Company	18.00
A S Heath	6.75	Office Mach and Supply Co	7.50
G C Walker	13.50	Port Umpqua Courier	59.85
" "	6.75	I O O F	15.00
H Hogan	.65	Ira B Riddle	1.20
I N McGinnis	31.73	Peoples West O H Co.	204.62
		Koke-Tiffany Co.	31.73
		W.A. Burdick	25.00
		W G Benson	50.00
			\$ 1025.54
			1082.27

Mr Carl R Stone presented the proposal of a City Dock, to be constructed at the foot of Rainbow Plaza, and to be financed by contributions from interested adjacent property owners, but to be under City regulation and supervision. The matter was referred to the Street Committee for its consideration and recommendations.

Mr. John Gaffney, nightwatchman, recommended certain repairs and purchase of additional equipment for the jail. It was authorized that a fund of not to exceed \$25.00 be allowed for the repairs and equipment as recommended.

A suitable screening to be placed over the water intake at Clear Lake was recommended by Water Commissioner Clarke, and authorized ~~xxxx~~ to be purchased.

Details as to the amount of refunding bonds to be sold, and fixing maturity dates, were referred to the Finance Committee for its recommendations and report.

There being no further business the meeting was adjourn ed.

Attest:

Stanley D Chapin  
City Recorder

J R Browne  
Mayor



Special meeting of the Common Council, held  
this 18th day of July, 1927 at 8:00 P.M.

Pursuant to notice, a special meeting was held at the City  
offices, for the purpose of considering and acting on the  
following matters :

1. Passage of an Ordinance authorizing the issuance and sale  
of refunding bonds.
2. Passage of Ordinance No. 181, amending Ordinance No. 154,  
relating to the establishment of fire limits, and limiting  
and defining the classification of construction of buildings  
therein.

The meeting was called to order, with Mayor C McC Johnson  
presiding, and all Councilmen present.

Notice of call for special meeting was read.

Ordinance No. 184, an Ordinance authorizing the issuance and sale  
of the general obligation bonds of the City of Reedsport, Douglas  
County, Oregon, in the sum of Twenty Five Thousand (\$25,000.00)  
Dollars, designated as "City of Reedsport Refunding Bonds, Series  
2", providing the form and details of said bonds, and providing  
the manner of sale of same, was next read.

Ordinance No. 184, upon motion regularly made, seconded, and  
carried that it be passed to the second reading, was read for the  
second time, Upon motion made, seconded, and carried said  
Ordinance No. 184 was laid on the table for further consideration.

Upon motion regularly made, seconded, and carried Ordinance No.  
181, and Ordinance amending Ordinance No. 154 (fire ordinance)  
was ordered taken from the table for further consideration.  
After considerable discussion it was suggested that action  
on said Ordinance be deferred until next regularly meeting, and  
that expression of opinion be obtained from property owners  
abutting 14th Street and "L" Street.

There being no further business, the meeting was adjourned.

Attest:

Starker Chapin  
City Recorder

J. R. Brown  
Mayor



Regular meeting of the Common Council held this 1st day of August, 1927, at 8:00 P.M.

There were present Councilmen Austin, Browne, Boak, Bernhardt, Lovelace, and Varrelmann. Councilman Browne presided in the absence of Mayor Johnson.

The minutes of the last regular and intervening special meetings were read and approved.

Councilman Lovelace of the Water Committee, reported that a screen had been placed over the intake pipe at Clear Lake. He also reported the purchase of 1500'-2" pipe, and 600' 1" pipe, and necessary fittings, to be used to properly supply water users in West Rainbow District.

Upon motion regularly made, seconded, and carried Ordinance No. 184, an Ordinance authorizing the issuance and sale of the General obligation bonds of the City of Reedsport, Douglas County, Oregon, in the sum of Twenty Five Thousand (\$25,000.00) Dollars, designated as City of Reedsport Refunding Bonds, Series 2, providing the form and details of said bonds, and providing the manner of sale of same, was ordered taken from the table, for further consideration, and read for the third time. It was then duly moved, seconded, and unanimously carried that said Ordinance No. 184 be put upon its final passage. Said Ordinance No. 184 was thereupon adopted by the following vote:

Ayes - 5            Nays- none.

Mr. Matt Thompson, owner of Lot 10 Block 77 amended plat of Railroad Addition to Reedsport appeared before the Council, and asked for permit to improve the front of his small restaurant building, by building a small extension and installing plate glass windows. He at first included in his request, permission to move his building to the northwest end of his lot, but later modified his request by agreeing to make the improvements with the restaurant in the same location. The permit was granted under the conditions as finally agreed upon, and in accordance with plans and specifications filed with the Building Committee.

A Committee consisting of Councilmen Boak, Lovelace, and Varrelmann was appointed to consider and report on the advisability of passing an Ordinance licensing transient peddlers, etc. at next meeting.

A Committee consisting of Councilmen Boak, Austin, and Bernhardt was appointed to consider and report on the advisability of modification of Ordinance No. 98, regulating Pool Halls.

The following bills were presented, Oked by the Finance Committee, and upon motion duly made, seconded, and carried, ordered paid:

Federal Pipe and Tank Co.	\$51.45	C J Thornton	\$ 129.18
Peerless Pacific Co.	18.79	John Gaffney	49.69
Bernhardt Taxi	4.25	John Bernhardt	10.00
W F Holbert	19.64	W G Benson	50.00
C C Clarke	124.69	I O C F	15.00
City water fund	27.41	State Ind A Comm	9.73
C McC Johnson Lbr Co.	7.60	W A Lovelace	25.00
Umpqua D and C Co.	3.38	Umpqua Mills & T Co	2.35
Stanley D Chapin	150.00	Port Umpqua Courier	14.95
Reedsport Fuel & T Co.	36.56		
W A Burdick	25.00		\$774.67



Councilman Boak called attention to the burying of the City water main along parts of the new Roosevelt Highway construction. Chairman Lovelace of the Water Committee reported that he was taking up this matter with the State Highway Commission.

Mr. Frank L Taylor asked for a permit to store explosives at some accessible, though well removed from business or residential properties, within the City limits. The matter was referred to the Building Committee, for its report.

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
City Recorder

J. M. Johnson  
Mayor

Special meeting of the Common Council, held this 15th day of August, 1927 at 8:00 P.M.

Pursuant to notice, a special meeting was held at the City Hall, for the purpose of considering and acting on the following matters:

1. Receiving and opening bids, and awarding bonds, City of Reedsport Refunding Bonds, Series 2, in the amount of \$25,000.

Mayor Johnson and all Councilmen were present except Councilman Bernhardt.

There being no bids sealed bids to consider at this time, the meeting was continued to August 16th, 1927 at 1:00 P.M.

J. M. Johnson  
Mayor

Attest:

Stanley Chapin  
City Recorder

Continued meeting of the Common Council was held August 16th, 1927 at 1:00 P.M. with all Councilmen and Mayor Johnson present.

Mr. R. Atkinson, of the bond firm of Atkinson and Jones, of Portland, Oregon was present and made a verbal offer of \$90 for each \$100 par value City of Reedsport Refunding Bonds, Series 2, and agreeing in addition to stand up to \$250.00 of the expense incurred in connection with the issue. There were no other bids received. Upon motion of Councilman Austing, regularly seconded, and unanimously carried, the proposal was held under advisement. There being no further business the meeting was adjourned.

Attest:

Stanley Chapin  
City Recorder

J. M. Johnson  
Mayor



Regular meeting of the Common Council held this 6th of September, 1927, at 8:00 P.M.

There were present Councilman J R Browne, presiding and Councilmen J H Austin, Walter Boak, Paul Bernhardt, and W A Lovelace. Absent Mayor C McE Johnson and Councilman F W Varrelmann.

The minutes of the last regular and intervening special meetings were read and approved.

Communications from Baar and Cunningham, dated August 19th, enclosing bill of \$788.95 as partial bill for service in connection with proposed pulp and paper mill, and from Beall Pipe and Tank Corporation, dated August 31st, were read.

Reports of Committees:

The building Committee, in reporting on the application of Frank L Taylor for permission to store explosives within the City limits, stated that this would be contrary to state law and city Ordinance and could not be permitted.

Ordinance No. 185, An Ordinance Licensing, taxing and regulating certain Businesses, trades, occupations and professions within the corporate limits of the City of Reedsport, Oregon, providing penalties for the violation thereof and declaring an emergency was introduced by the special committee appointed at last meeting to report on same. Ordinance No. 185, upon motion regularly made, seconded, and carried that it be passed to the second reading, was read for the second time. Upon motion made, seconded and carried said Ordinance No. 185 was read for the third time. It was then duly moved, seconded, and carried that Ordinance No. 185 be put upon its final passage, and was thereupon adopted by the following vote: Ayes 4 Nays none.

The following bills were Oked by the Finance Committee and upon motion duly made, seconded and carried, were ordered paid:

Peoples West C Hyd. Corp.-July	\$193.66	W F Holbert	\$ 4.49
C J Thornton	124.69	A S Heath	5.00
John Gaffney	49.69	C C Clarke	124.69
I O O F	15.00	Frank L Taylor	3.28
W R Buck	2.00	Reedsport Fuel & T Co	19.19
E L Robinson	25.00	H Hogan	2.25
Cocs and Curry Tel Co	3.40	Union Iron Works	10.00
W A Burdick	25.00	Paul Bernhardt	570.56
W G Benson	100.00	Reedsport M & B Wks	2.65
John Bernhardt	10.00	S D Chapin	150.00
First Bank of Reedsport	1.11	Federal Pipe & T Co	17.15
State Ind Accident Commission	7.30	Peerless Pacific Co.	14.47
Irwin Hodson Co	1.56	Bernhardt Taxi	4.50
Daily Journal of Commerce	6.80		
Port Umpqua Courier	13.35	Total July	\$ 1651.85
Lancaster Drug Store	.50	Techno Johnson	
Peoples West C Hyd Corp-August	144.56		

There being no further business, the meeting was adjourned to September 20th, 1927 at 3:00 P.M.

Attest:

Stanley D. Chapin  
City Recorder

J. R. Browne  
City Mayor



Minutes of continued regular meeting of the Common Council of the City of Reedsport, continued from regular meeting of September 6th, 1927 and regularly held this 20th day of September, 1927 at the hour of 3:00 o'clock P.M. of said day.

Meeting called to order by Mayor C McC Johnson. Present, Councilmen Bernhardt, Lovelace, Boak, Browne, and Varrelmann. Absent Councilman Austin.

Resolution No. 73 was introduced and read.

RESOLUTION No. 73

WHEREAS, Section 3 and 4 of Ordinance No. 184 of the Ordinances of the City of Reedsport, did provide the manner of advertisement and award of Refunding Bonds, Series 2, of the City of Reedsport, of the par value of \$25,000.00, and

WHEREAS said bonds were duly advertised as in said Ordinance provided, and the Common Council of the City of Reedsport duly met and considered matters relative to the sale of said bonds, but made no award thereof for the reason that no sealed bids therefor were received, and

WHEREAS, Section 5 of said Ordinance did provide that in the event said bonds should not be sold as in Sections 3 and 4 set out, then the Common Council might proceed thereafter to sell said bonds at private sale for the best price obtainable therefor, and

WHEREAS the offer of Atkinson, Jones & Company, Inc. of Portland, Oregon, of \$900.00 for each \$1000.00 bond, par value, plus accrued interest, plus expenses of publication, printing and attorney's fees, in connection with said issue, for the said \$25,000.00 City of Reedsport Refunding Bonds, Series 2, is the best offer received by said City for said bonds, and

WHEREAS, the Common Council has carefully investigated the matter and is of the opinion that said offer made by said Atkinson, Jones & Co. is the best offer received or likely to be received, for said bonds and that it is necessary to sell said bonds at this time, for the reasons stated in said Ordinance,

NOW THEREFORE IT IS RESOLVED BY THE CITY OF REEDSPORT

That said bonds, designated as City of Reedsport Refunding Bonds, Series 2, of the par value of \$25,000.00, are hereby awarded to Atkinson, Jones & Co., Inc., contingent only upon acceptance of delivery of said bonds and payment therefor within ten days from the date of this resolution, - in accordance with the terms of the said offer.

Passed by the Common Council this 20th day of September, 1927 by the following vote: Aye 5 Nay 0.

(Signed) C McC Johnson  
Mayor

Attest:  
Stanley D Chapin  
Recorder

The foregoing resolution No. 73 was, upon motion, duly seconded, adopted by the following vote: Aye 5 Nay 0.

Letter from the Beall Pipe and Tank Corporation, dated September 15th, addressed to Councilman Lovelace, relative to plans for financing the purchase of new water pipe for a portion of the distributing system within the City limits, in event such purchase was decided upon was read. Mr. H G McCall, of the Umpqua Mills and Timber Company ~~xxxxx~~, and others, urged the importance of replacing some pipe, due to the interruption in water service caused by breaks in the pipe.



As there appeared to be no suitable plan for financing such a purchase, no further action was action.

The City Recorder submitted reports of Cash Receipts and warrant disbursements for the month of August, and for the first 8 months of 1927. A report on unbonded, and bonded assessments was also given. Considerable discussion followed regarding the delinquent assessments, The City Attorney was authorized to have printed the necessary forms preparatory to instituting foreclosure proceedings, first against property owners with delinquent unbonded assessments, and then against those with delinquent assessments which are bonded and no payment made.

Upon motion regularly made, seconded, and carried the resignation of C J Thornton as City Marshall was accepted. Mayor C McC Johnson appointed J.L. Dodson to fill the vacancy, and the appointment was unanimously confirmed by the Council.

The appointment of a budget Committee, to meet with the Council on Monday, October 10th, 1927 at 8:00 P.M. was made as follows:

E W Franklin	Louis J Weidner
C S Tyler	Honda Anderson
H E Kennedy	Karl R Chapman
H G McCall	

There being no further business, the meeting was adjourned.

Attest:

Stanley C. Chapin  
City Recorder

J. R. Bronson  
City Mayor



Regular meeting of the Common Council held this 3rd day of October, 1927 at 8:00 P.M.

There were present Councilman Browne, presiding, and Councilmen Austin, Boak, Lovelace, and Varrelmann. Absent Mayor Johnson and Councilman Bernhardt.

The minutes of the last regular meeting were read and approved.

Reports of Committee:

Councilman Lovelace, of the Water Committee, reported that no better proposal from Beall Pipe and Tank Corporation for financing proposed purchase of pipe could be obtained than that suggested by letter of September 15th.

The Finance Committee, through its Chairman, Councilman Austin, reported that it had authorized the City Treasurer to set up a special fund to be known as the "salary and labor fund", and ordered the transfer of \$1000.00 to this fund; this transfer to permit the cash payment of labor and salary claims authorized paid by meeting of September 6th, 1927. This action seemed advisable in view of the discount of 5% otherwise required for the cashing of General Fund warrants. This action on the part of the Finance Committee was confirmed by the Council, upon motion regularly made, seconded, and carried.

By motion regularly made, seconded, and carried the Acting Mayor and City Recorder were authorized to sign sales agreement previously submitted by Atkinson, Jones & Co. regarding sale of refunding Bonds, dated August 12th, 1927.

The following bills were presented, Oked by the Finance Committee, and upon motion duly made, seconded, and carried, were ordered paid:

Paul Goddard	\$4.49	Reedsport Garage	\$6.00
Leslie Kelly	4.49	Union Iron Works	15.80
Vernon Delauney	2.80	Reedsport F & T Co	8.50
Paul Goddard	2.80	S B Chapin	150.00
Leslie Kelly	2.80	John Gaffney	49.70
John O'hara	17.96	J L Dodeon	41.57
C J Thornton	41.57	John Bernhardt	10.00
Paul Goddard	5.60	W G Benson	50.00
Leslie Kelly	5.60	W A Burdick	25.00
C G Clarke	124.70	I O O F	15.00
W F Holbert	50.51	Kilham Ptg Co.	43.24
Raymond Jones	2.80	Port Umpqua Courier	34.58
Del Swearinger	4.49	State Ind Ac. Com	7.65
Bernhardt Taxi	1.50	Peoples W C Hydr C.	184.66
Reedsport Machine & B Wks	8.85		
Reedsport Fuel & T Co.	10.75		
Umpqua Mills and T Co.	15.43		\$963.53
Union Iron Works	3.50		
Paul Bernhardt	11.19		

Mr. C H Lowery appeared before the Council, and asked for permit to construct a small washing house, to be used in connection with his cleaning and pressing establishment, at the rear of Lot 13 in Block 76. After considerable discussion the permit was granted providing his proposed construction complied with the requirements of Ordinance No. 78, and its amending Ordinances, which required Class "C" construction or better within the Fire Limits, and the requirements of the State Fire Marshal's office.

The attention of the Council was next given to the consideration of the case of Mr. J Jennings, pool hall operator, who had recently plead guilty to a charge filed against him in the Justice of the Peace Court ~~regarding~~ <sup>gambling</sup>. Upon motion regularly made, seconded and

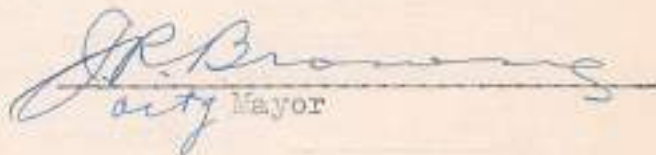


carried it was ordered that the City Attorney be instructed to serve notice on Mr. Jennings, permitting him to appear before the Council and show why his license should not be revoked.

Councilman Austin commented briefly on the enforcement of existing City Ordinances, and insisted that the City Officers deal with violations in the proper manner, and that they receive thorough co-operation in fulfilling their duties.

The Finance Committee was authorized to report on the advisability of the purchase of a light truck for city work, at next meeting.

There being no further business, the meeting was adjourned.

  
City Mayor

Attest:

  
Recorder



Reedsport, Oregon  
October 10th, 1927

RECORD OF WATER AND REFUNDING BONDS ISSUED BY THE  
CITY OF REEDSPORT TO DATE.

Water Bonds	Nos. 1 to 100, both incl. dated 11/1/19	\$100,00.00
	Rate of interest 6%, payable 5/1 and 11/1	
	Maturing \$2000 on 11/1/1929 and	
	\$7000.00 on 11/1 of each year thereafter	
Water Bonds - Second Issue	Nos. 1 to 80 incl.	40,000.00
	Dated 6/1/1920	
	Rate of interest 6% , payable 12/1 and 6/1	
	Maturing \$1000 on June 1st, 1930	
	and \$3500.00 on June 1st of each year	
	thereafter.	
Refunding Bonds-Series 2	Nos. 1 to 50, incl.	25,000.00
	Dated 8/1/1927	
	Rate of Interest 5½%, with interest	
	payable 12/15 and 6/15 of each year	
	Maturing \$1000 on December 15th, 1928	
	and \$2000 on Dec. 15th of each year	
	thereafter.	

  
STANLEY D. CHAPIN

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City Recorder



Special meeting of the Common Council, with additional members of the Budget Committee, held this 10th day of October, 1927 at 8 P.M.

There were present Councilmen Austin, Bernhardt, Boak, Lovelace, and Varrelmann, and Monda Anderson, Karl R. Chapman, E. W. Franklin, H. E. Kennedy, H. Gordon McCall and C. S. Tyler.  
Absent Mayor Johnson, Councilman Browne, and L. J. Weidner.

The Budget Committee proceeded to organize, and elected Councilman Austin as Chairman, and Recorder Chapin was appointed Secretary.

Statements of actual receipts and disbursements of the City for previous years and for the first 9 months of 1927 were submitted for the information and guidance of the Committee. After careful consideration of each item, the following proposed budget for 1928, as a whole, was adopted:

GENERAL FUND: Expenditures

Salaries-

Attorney	\$600.00	
Recorder	900.00	
Treasurer	300.00	
Marshal	1500.00	
Night Marshal	600.00	
Fire Chief	120.00	
Hall rent	180.00	
Lights	2500.00	
Telephone and telegraph	20.00	
Office supplies, printing, stamps	125.00	
Publication and filing	200.00	
Audit	100.00	
Jail	50.00	
Insurance	200.00	
Fire apparatus	1000.00	
Engineering and legal	250.00	
Refunding bonds and interests	<u>2890.62</u>	\$11535.62

LESS ESTIMATED RECEIPTS-GENERAL FUND-  
from fines, licenses, fees and bank int. 1000.00

BALANCE-GENERAL FUND- to be raised by taxation \$10535.62 \$10535.62

WATER FUND: Expenditures

Bond interest	\$8400.00	
Extension	7000.00	
Repair and maintenance	500.00	
Operation	2550.00	
Water Commissioner	\$1500.00	
Recorder	900.00	
Office supplies, postage, misc.	<u>150.00</u>	
Sinking fund	<u>1550.00</u>	\$20000.00

LESS ESTIMATED WATER FUND RECEIPTS,  
from water rentals and connection service 20000.00

BALANCE-WATER FUND- to be raised by taxation none

ROAD AND STREET FUND: Expenditures

Repair and maintenance	250.00	
16th Street purchase-principal and interest due	<u>1432.00</u>	\$1682.00

LESS ESTIMATED ROAD AND STREET FUND  
RECEIPTS, from truck licenses 150.00

BALANCE-ROAD AND STREET FUND-  
to be raised by taxation \$ 1532.00 \$1532.00

EMERGENCY FUND-----  
1900.00

BALANCE-ALL FUNDS- TO BE RAISED BY TAXATION-----\$13967.62



By motion regularly made, seconded, and carried, the Committee recommended an increase in water rentals, to produce an income sufficient to take care of extension and operation costs, and sinking fund requirements.

It was regularly moved, seconded, and carried that the proposed budget be published October 14th and October 21st, in the Fort Umqua Courier, and that November 7th, 1927 at 8:00 P.M. be the date set for hearing on the proposed budget.

There being no further business, the meeting was adjourned.

J. K. Austin  
Chairman

Attest:

Stanley Chapin  
Secretary

Special meeting of the Common Council held this 11th day of ~~October~~, 1927 at 10:30 A.M.

Pursuant to notice regularly given, a special meeting was held for the purpose of considering and acting on the following matters, to-wit:

1. Proposal for sinking fund and refunding of water bonds, as submitted by the Mortgage, Bond and Acceptance Corporation.
2. Proposal for purchase of water pipe, as submitted by Beall Pipe and Tank Company.
3. Amending of Fire Ordinance No. 154.

There were present Mayor Johnson, and Councilmen Austing, Boak, Lovelace and Varrelmann.

After careful consideration of the plan of the Mortgage, Bond and Acceptance Corporation, as presented by its representatives, Mr. Watkins and Mr. Comin, the matter was referred to the Finance Committee for its investigation and report; also to Mayor Johnson who stated that he would be in Portland the latter part of the week, and would make an investigation and call at the Company offices.

The proposal of the Beall Pipe and Tank Company was briefly considered, but action was deferred pending later action on the matter of financing.

Mr. W. P. Reed and other property owners appeared before the Council, urging the amendment of Ordinance No. 154, so as to permit the moving of the Odd-Fellows building, from its present location to Lot 9 Block 77. After considerable discussion, the matter was referred to the Building Committee, for its report at next meeting.

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
Recorder

J. R. Browne  
Mayor



Special meeting of the Common Council, held this 21st day of October, 1927 at 8:00 P.M.

Pursuant to notice, regularly given, special meeting was held for the purpose of considering and acting on the following matters:

1. Sinking fund and refunding proposal of the Mortgage Bond and Acceptance Corporation.
2. Hearing of J Jennings, relative to pool hall license.
3. Appointment of Board of Health.
4. Hearing of John Gaffney, former Night Marshal.

There were present Councilman Browne, presiding, and Acting Book, Lovelace, and Varrémann.

Mr. James M Watkins, representing the Mortgage Bond and Acceptance Corporation submitted further statements of plans for establishment of a sinking fund for the City water fund. Mr. Watkins also pointed out the necessity of calling a special election, as the City is without authority to secure the necessary funds for the proposed water main extensions, except as approved by the voters.

After careful consideration the following Resolution No. 74 was introduced, and upon motion regularly made, seconded, and carried was unanimously adopted, to-wit:

#### RESOLUTION NO. 74

WHEREAS, the City of Reedsport is in immediate need of funds for the purpose of installing additional water mains and for other purposes connected with the water system of the City, and

WHEREAS, the City has not sufficient funds on hand to be expended for such purposes and is without authority to secure such funds except as approved by the voters of the City, and

WHEREAS, the Mortgage, Bond and Acceptance Corporation, of Portland, Oregon is desirous of submitting to the City a plan for re-financing the water system, such plan entailing the calling of an election and the adoption of a Charter Amendment by vote of the electors of the City,

NOW THEREFORE,

IT IS RESOLVED BY THE CITY OF REEDSPORT

That the Council employ Sidney J Graham, of Portland, Oregon at a fee of not to exceed \$150.00, to prepare the necessary resolutions and proceedings to submit to the voters the question of securing funds for additional water mains and for other purposes connected with the water system, for said electors approval or rejection, such employment of Mr. Graham to be contingent upon the approval by the City Council of the Trust Agreement to be submitted by the Mortgage, Bond and Acceptance Corporation.

Mr. J Jennings appeared before the Council, and made a brief statement regarding his management of pool hall on 14th Street. He asked particularly that in event of revocation of his license, he be given a reasonable time to dispose of his business. Upon motion regularly made, seconded, and carried the license of Mr. Jennings was ordered cancelled, effective at noon November 23rd, 1927, and that the unearned portion of his license fee be refunded to him.

Appointment of a Board of Health was announced by the Acting Mayor and confirmed by the Council, as follows:

Councilman J H Austin, Dr. Chas Billington, Dr H C Eastland, Mr. Oscar Gorrell, and City Marshal J L Dodson.

Mr. John Gaffney, until recently Night watchman, made a statement before the Council, in which he maintained that charges made against him and leading to his recent dismissal as Nightwatchman



were not true, and that in all cases he had endeavored to fulfill his duties as a police officer in a proper and faithful manner. Upon motion of Councilman Austin, seconded and carried the matter was taken under advisement.

There being no further business the meeting was adjourned.

*J. R. Browne*  
Acting Mayor

Attest:

*Stanley Chapin*  
Recorder

Special meeting of the Common Council, held this 2nd day of November, 1927 at 10:30 A.M.

Pursuant to notice regularly given, a special meeting was held for the purpose of considering and acting on the following matters:

1. Application of A F Sprague, for card and pool room license.
2. Application of I.O.O.F. for permit to move its building from Lot 3 Block 49 to Lots 9 and 8, Block 77.
3. Sinking fund and refunding proposal of the Mortgage, Bond and Acceptance Corporation.
4. Proposed Ordinance No. 186, repealing Ordinance No. 162, and amending Ordinance No. 163, of the Ordinances of the City of Reedsport, relating to Fire Limits, and construction of buildings therein, and declaring an Emergency.

There were present Mayor Johnson, and Councilmen Austing Browne, Boak, and Lovelace.

In the consideration of the application of Mr. Sprague Mr. Sprague appeared in person before the Council, asking for the approval of his application, and assuring the Council of his purpose and intent to comply with all the regulations imposed by City Ordinances. After due consideration, upon motion regularly made, seconded, and carried the application was approved and license authorized.

The application for permit to move the I.O.O.F. building was next considered. After considerable discussion, upon motion regularly made seconded, and carried the matter was left, with no definite action taken, and meeting was continued to November 2nd at 8:00 P.M.

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Pursuant to order of adjournment, continued special meeting was held November 2nd, 1927 at 8:00 P.M., with Mayor Johnson presiding and all Councilmen present.

The sinking fund and refinancing proposal of the Mortgage, Bond and Acceptance Corporation was first considered. The proposed preliminary agreement with the City was read in full, and various parts of the agreement read and trust agreement discussed and questioned, with Mr. Watkins and Mr. Comin, representing the Bond Company.



The Bond Company was asked to submit a bid on \$100,000 5% Water Bonds, if they desired, in order that the City might have some definite proposal to figure on. After due consideration, upon motion made, seconded, and carried the proposal was ordered laid on the table.

The Council next considered proposed Ordinance No. 186, relating to fire limits and construction of buildings therein. Numerous interested property owners, including Messrs Read, Chapman, Anderson, Franklin, Roth and Stephens were present and indicated their views in the matter. After careful consideration, and modification of the boundaries as first proposed, Ordinance No. 186 was read for the first time. Upon motion regularly made, seconded and carried Ordinance No. 186 was passed to the second reading and read for the second time. It was then moved that Ordinance No. 186 be passed to the third reading, motion was regularly carried. It was then read for the third time. Thereupon Ordinance No. 186, An Ordinance REPEALING ORDINANCE No. 162 of the Ordinances of the City of Reedsport, and AMENDING ORDINANCE NO. 163 of the ORDINANCES OF SAID CITY, RELATING TO FIRE LIMITS AND CONSTRUCTION OF BUILDINGS THEREIN, AND DECLARING AN EMERGENCY, was ordered put upon its final passage and was thereupon adopted by the following vote:

Ayes 6 Nays None

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapman  
Recorder

J. R. Browning  
City Mayor



Regular meeting of the Common Council, held this 7th day of November, 1927 at 8:00 P.M.

All members of the City Council were present except Mayor C McU Johnson.

Minutes of the last regular and intervening special meetings were read and approved.

Reports of Committees:

Councilman Lovelace, chairman of the Water and Sewer Committee, recommended the purchase of 300 feet of 12" sewer pipe, for drainage purposes near the underground Railroad crossing, in anticipation of the dirt fill to be made by the Southern Pacific Company and the Winchester Bay Lumber Company.

After due consideration, upon motion regularly made, seconded, and carried the purchase of 300 feet of sewer pipe at a cost of not to exceed \$165.00 was authorized, as recommended.

Councilman Varrelmann, chairman of the Street Committee commented on the condition of a few of the streets needing particular attention, particularly along Winchester Avenue, and the overhead Railroad crossing. Upon motion of Councilman Austin, regularly seconded, and carried, the repairing of the street under the R.R. crossing was left to the Street Committee, with power to act, as it saw fit.

Councilman Beak, of the Light Committee, called the attention of the Council to the fact that the city contract with the light company expired November 1st, 1927, and that terms for a new contract, if desired, would be investigated.

Reports of the City Treasurer, showing cash funds on hand, as of October 31st, 1927, and of the City Recorder showing cash receipts and warrant disbursements for October and for the year 1927 to October 31st, 1927 were read and ordered filed.

Pursuant to notice, published with the proposed 1928 City of Seaside Budget, in Fort Umpqua Courier issues of October 14th and 21st, the meeting was next given over to the consideration of the proposed budget. City Marshal J L Dodson urged that the nightwatchman be paid the full salary by the City instead of permitting him to collect a portion by private contribution from property owners, as has been the custom in the past. The suggestion received the general approval of the Council, by it was decided not to alter this item in the Budget, but use the emergency fund, if such a change was adopted.

There being no other comment made in connection with the budget, Ordinance No. 187, being an Ordinance LEVYING A TAX ON ALL THE PROPERTY SITUATE WITHIN THE CORPORATE LIMITS OF THE CITY OF SEASIDE, FOR ALL PURPOSES IN THE SUM OF \$ 13,967.62 FOR THE YEAR 1928, was introduced and read for the first time. Upon motion regularly made, seconded, and carried Ordinance No. 187 was passed to the second reading and read for the second time. Upon motion duly made, seconded, and carried said Ordinance No. 187 was passed to the third reading and read for the third time. Said Ordinance No. 187 was next ordered put upon its final passage and was thereupon adopted by the following vote:

Ayes 5-Nays None.

The following bills were presented, Oked by the Finance Committee, and upon motion regularly made, seconded, and carried, were ordered paid:

George Divalbiss	\$3.37	D O Baird	\$23.78
A Slidberg	3.37	A B Heath	10.00
J Howell	3.93	E D Chapin	150.00
J Howell	1.02	J L Dodson	224.69
C C Clarke	132.69	Geo Blake	17.65
W R Chamberlain	1.02	John Gaffney	32.06
E I Mathers	13.47	W A Burdick	25.00
W F Holbert	2.80	John Bernhardt	10.00
"	3.93	W G Benson	50.00



I.O.O.F	\$15.00-	Frank L Taylor	4.10.
Standard Oil Co.	.47.	" "	6.50.
Umpqua M & T Co.	14.68.	" "	1.48.
Union Iron Works	3.00.	Peoples W C H Co	190.66.
City of R Water Fund	17.15.	Chapin Inv Co.	5.00.
Reedsport W & T Co	4.50.	Ira B Riddle	9.20.
" " "	6.63.	Port Umpqua Courier	17.05.
		Barr & Cunningham	788.95.
			\$1695.15

Upon motion regularly made, seconded, and carried Mr. Robin Reed was granted permit to erect a one story frame building on Lot 12 Block 51 amended plat of Railroad Addition to Reedsport.

There being no further business the meeting was adjourned.

Attest:

Stanley Chapin  
City Recorder

J. R. Browne  
Mayor



Regular meeting of the Common Council, held this 5th day of December, 1927 at 8:00 P.M.

All members of the City Council were present except Mayor Johnson.

The minutes of the last regular meeting were read and approved.

Communications:

Letter from the State Highway Commission engineers office, dated November 19th, and stating that it would simplify matters greatly if the water line now carried on the deck of the old bridge across Scholfield River could be relaid on the bottom of the river, and asking if the City is in position financially to make the proposed change, was read.

Upon motion regularly made, seconded, and carried it was ~~ordered~~ that the City Recorder advise the Highway Commission that the City Council has no objection to the proposed change but that the City is not in position financially to undertake the project.

Letter of Mayor Johnson regarding interview with State Treasurer Kay, in connection with refunding of water bonds and purchase of an additional \$25,000.00 for improvement purposes was next read. City Recorder Chapin explained the nature of report submitted to State Treasurer Kay, through Mayor Johnson, and which was compiled at the Mayor's request.

Reports of Committees:

Councilman Boak, chairman of the Light Committee reported that his committee was still engaged in collecting data relative to City lights and light rates, and that Mr. Wheeler, resident Light Company manager would submit map showing the placing of city lights, as they now exist.

Councilman Varrelmann, chairman of the Street Committee reported the completion of a substantial street improvement along Winchester Avenue, by means of graveling. He also referred the request of a number of residents of the District west of Scholfield River, for assistance in building a sidewalk as far as the Catholic church, to the Council for consideration. After some discussion it was duly ordered that the City furnish ~~\$25.00~~ not to exceed \$25.00, and permit the use of all salvaged street lumber available for this project; it being understood that the walk will be built along and on the street side of the fence, and that the offer of the City is contingent upon the completion of the construction of the walk between the Scholfield River and the Catholic church.

ORDINANCE No. 188, being an Ordinance adopting Chapter 220 of the General Laws of Oregon for the year 1927, providing an additional method to foreclose delinquent City liens within the City of Reedsport was introduced and read for the first time. Upon motion regularly made, seconded, and carried said Ordinance No. 188 was passed to the second reading and read for the second time by title only. Upon motion made, seconded, and carried said Ordinance No. 188 was then ordered laid on the table, for further consideration.

Councilman Austin, Chairman of the Board of Health, called attention to the necessity for an Ordinance providing for means of enforcing regulations of the Board of Health.

ORDINANCE NO. 189, being an Ordinance providing for the enforcement of regulations of the Board of Health of the City of Reedsport preventing the introduction of contagious diseases in the City of Reedsport and the spread of the diseases therein, providing a penalty and declaring an emergency, was introduced and read for the first time. It was then moved that so ordered that said Ordinance No. 189 be passed to the second reading; and it was then read for the second time. It was then regularly moved, seconded and carried



that said Ordinance No.189 be passed to the third reading, and it was then read for the third time. Said Ordinance No.189 was then ordered put upon its final passage, and was thereupon adopted by the following vote: Ayes 5 Nays- none.

The following bills were presented, Oked by the Finance Committee and ordered paid:

W D Watts	\$18.23.	W G Benson	350.00.
Ray Chambers	50.00.	I O O F	15.00.
J Jennings	.85.	State, Ind Ac. Com	16.48.
C C Clarke	124.70.	Coes and Curry T Co.	4.20.
Paul Bernhardt	14.75.	McGeorge Gravel Co	165.00.
Union Iron Works	.75.	W A Furdick	29.73.
Reedsport M and B Works	.75.	Umpqua H & T Co.	11.16.
Federal Pipe and Tank Co.	12.84.	West Coast P Co.	196.66.
Stanley B Chapin	150.00.	Reedsport Hdwe Co.	9.25.
John Bernhardt	10.00.	Ira B Riddle	3.40.
J L Dodson	124.70.	A M Burkerson	12.95.
Geo Blake	49.70.	Rainbow Lunch C.	5.80.
		Umpqua D & C Co.	605.25.
		W. Johnson	27.50.
		Reedsport T & T Co.	22.01.
		W F Holbert	23.85.
		Total-----	\$ 1755.51

It was ordered that bill be sent to the State Highway Commission for cost of damage to the main water line, which was caused by the road contractors, in construction of the Roosevelt Highway between Reedsport and Winchester Bay.

The appointment of W C Grubb as Deputy City Marshal was confirmed; the occasion for the appointment being as an aid to the enforcement of quarantine regulations.

There being no further business, the meeting was adjourned.

*J. R. Browning*  
Mayor

Attest:

*Stanley B. Chapin*  
City Recorder



Regular meeting of the Common Council, held  
this 3rd day of January, 1928 at 8:00 P.M.

All Councilmen were present, with Councilman Browne presiding  
in the absence of Mayor Johnson.

The minutes of the last regular meeting were read and approved.

Communications:

Notice of hearing, served by the Public Service  
Commission, in the matter of the investigation of the rates,  
charges, rules, regulations, practices and service of the West Coast  
Power Company (investigation on Commission's own motion) was  
read; said hearing to be held January 24th, 1928 at Portland,  
Oregon.

Letter from the First Bank of Reedsport, dated  
January 3rd, 1928, requesting the authorization of duplicate  
coupons due December 1st, 1927 on City of Reedsport Water Bonds,  
second issue, for bonds numbered 1, 20, 39, 40, 41, 42, 43, 44, 45, 59,  
60, 70, and 71, which coupons are reported to be lost, stolen, or  
destroyed, was read, and referred to the Finance Committee  
for investigation and report.

Letter from First Bank of Reedsport, dated January  
3rd, 1928 calling attention to District No. 2 Improvement warrants  
aggregating \$4,511.12 and accrued interest of approximately  
\$775.00, held by the Bank, and asking when payment might be expected,  
was next read. This matter was ordered referred to the City  
Treasurer for report.

Letter from the Office of District Engineer,  
dated December 28th, 1927, advising that the State Highway Commission  
had made application to that office for permission to reconstruct  
the highway bridge across the Scholfield River at Reedsport,  
and asking if there were any objections to the proposed bridge  
by the city authorities was next read. It was ordered that the  
District Engineers Office be advised that the City authorities  
had no objections to the proposed bridge, except for the question  
of sufficient clearance (width), as was raised by the Port of  
Hampden Commission, by its letter dated December 31st, 1927.  
The Port Commission had requested a minimum clearance in width  
of 40 feet, at the water surface and for at least 10 feet above  
the water surface, to permit the passing of barges and dredges.

Report of Committees:

Councilman Austin, Chairman of the Finance  
Committee, reported on the conference of his Committee, con-  
sisting of Councilmen Austin, Browne, and Varrelmann, and Mayor  
Johnson, with State Treasurer Kay, State Industrial Accident  
Commissioners Laughlin and Bragg, and Governor Patterson relative  
to purchase by the State of a proposed issue of \$25,000 water  
bonds of the City of Reedsport. Mr. Austin reported that the  
State agreed to purchase the bonds at par, and that considerable  
legal expense in connection with the proposed issue might be saved  
by referring the proceedings to the Attorney-General for his  
approval. The report of the Committee was regularly accepted.

Councilman Lovelace, Chairman of the Water  
Committee, recommended that the water main crossing the Scholfield  
River be laid along the bottom of the River, in view of the  
proposed new bridge construction by the State Highway Commission.  
Action on this matter was deferred, for further investigation and  
report.



Ordinance No. 188, being an Ordinance adopting Chapter 220 of the General Laws of Oregon for the year 1927, providing an additional method to foreclose delinquent City liens within the City of Reedsport, was ordered taken from the table and read for the third time. Said Ordinance No. 188 was then read for the third time, and then ordered put upon its final passage, and was thereupon adopted by the following vote: Ayes 4 Nays-none.

The following bills were presented, Ckcd by the Finance Committee and ordered paid:

J B Wallace	\$ 3.65	F A Burdick	\$25.00
John Gaffney	9.25	J L Dodson	124.69
Ed Wham	10.38	John Bernhardt	10.00
L F Skidmore	7.29	W G Benson	50.00
C C Clarke	55.00	Geo Blake	50.00
C G Landerking	8.22	I.O.O.F	15.00
W F Holbert	11.75	H Hogan	.70
Geo Lippencott	4.49	Hupqua R & T Co.	9.60
John Christman	28.06	Paul Bernhardt	13.50
A S Heath	20.75	F L Taylor	4.05
John Switzer	9.55	E L Robinson	25.00
Dan Wright	15.71	State Ind.AC Comm	10.43
Paul Goddard	2.24	A M Furkerson	6.80
Ed Wham	16.55	" "	1.55
Tom Heil	2.24	Coos and Curry Tel. Co	1.55
Ed Mathers	2.80	Peoples W C Power Co	193.66
City Water Fund	23.21	Bernhardt Tax	9.00
C C Clarke	69.69	" "	3.00
J H Austin	35.00	R F & Transfer Co	3.50
S B Chapin	150.00	" "	8.75
		" "	36.50
			\$1068.13

Upon motion regularly made, seconded, and carried, it was ordered that the Fire Chief be instructed to arrange for the building of a hose rack. It was suggested that the storage space in the Light Company building might be used.

Upon motion regularly made, seconded, and carried the action of the Finance Committee in purchasing 500 feet of 2" D.J. Fire Hose from the American Rubber Manufacturing Company, at a price of \$575.00, payable June 1st, 1928, without interest, was ratified.

The City Attorney was instructed to prepare resolution preparatory to the calling of a special election for the voting of additional water bonds, and submit the same to the State Treasurer for approval. Estimates of costs for the proposed water line improvements and extension were left for the Water Committee's further investigation and report.

There being no further business, the meeting was continued, subject to call of the Mayor.

Attest

Stanley D. Chapin  
Recorder

J. R. Browning  
Mayor



Continued meeting of January 3rd, held this 23rd day  
of January, 1928.

All of the Council were present except Mayor Johnson and  
Councilman Bernhardt.

Pursuant to instructions of meeting of January 3rd, City  
-Attorney Benson presented resolution No. 75, as follows:

RESOLUTION No. 75

NOTICE OF ELECTION

NOTICE IS HEREBY GIVEN that the Common Council of the City of the  
Reedsport, Douglas County, Oregon, has submitted to the legal vot-  
ers of said city for their adoption or rejection at a Special  
Election to be held in said City on the 18th day of February  
1928, proposed amendments to the Charter of the City of Reedsport  
to be numbered Sections 101-B and 102-B, which said proposed a-  
mendments were adopted by Resolution of the Common Council on  
the 23rd day of January, 1928, and approved by the Mayor on Janu-  
ary, 25th 1928, and ordered submitted to the legal voters at said  
election for their adoption or rejection, and which Resolution em-  
bodying said amendments is in words and figures as follows: to-wit:

Resolution No. 75

IT IS RESOLVED by the City of Reedsport, that the  
following charter amendments of the charter of the City of Rees-  
port, Douglas County, Oregon, be and the same are hereby proposed  
for submission to the legal voters of said City for adoption or  
rejection at a Special Election to be held in said City on the 18th  
day of February, 1928, as in this resolution provided, whic amend-  
ments are as follows; to-wit:

CHARTER AMENDMENTS

TO THE CHARTER OF THE CITY OF

REEDSPORT

SUBMITTED TO THE VOTERS BY THE COMMON COUNCIL.

AN ACT to provide for two additional sections, to be numbered  
101-B and 102-B, to be added to the existing municipal charter of  
the City of Reedsport, Douglas County, Oregon, so as to authorize  
the City of Reedsport to repair, replace and extend the municipal  
water system of said City; providing for the issuance of nego-  
tiable coupon bonds of said City in the sum of \$25,000.00  
to provide the sums therefor; providing the tax for paying the  
interest on said bonds, and a sinking fund to pay said bonds at  
maturity and providing for the modification or repeal of the  
charter and ordinances or parts thereof in conflict with these  
charter amendments.

BE IT ENACTED BY THE PEOPLE OF THE CITY OF REEDSPORT, that  
the following sections, to be numbered 101-B and Section 102-B  
of the existing Charter of the City of Reedsport, under and by  
virtue of which said City is now organized and existing as a  
municipal corporation, be, and the same are hereby proposed and  
submitted to the legal voters of said City as and for an amend-  
ment to said Charter, added to the same and numbered and known  
as Sections 101-B and Section 102-B thereof, to-wit:

Section 101-B.

(1) For the purpose of providing funds for the repair, replacement  
and extension of the municipal water system of said City, the  
Common Council is hereby authorized and empowered to issue and  
dispose of General Obligation bonds of said City in the amount  
not to exceed \$25,000.00, said bonds to be in denominations of



\$500.00 each, duly signed by the Mayor and countersigned by the Recorder under the corporate seal of the City, having semi-annual interest coupons attached thereto bearing the engraved facsimile signature of the Mayor and Recorder, whereby the City shall be held in substance and effect to undertake and promise to pay to the bearer of each of said bonds at maturity thereof, the sum named therein in Gold Coin of the United States of America of the present standard of value, with interest thereon in like Gold Coin, at the rate of 6% per annum, payable semi-annually, each of said bonds to be a direct obligation of the City of Reedsport, and to be known as City of Reedsport WATER BONDS, THIRD ISSUE. Said bonds to be dated at a convenient time to be fixed by the Common Council, maturity or maturities to be likewise fixed by the Council, but not to exceed fifteen years from date of issue; and the principal and interest of said bonds shall be made payable at the office of the City Treasurer of the City of Reedsport, at Reedsport, Oregon. All bonds issued herein shall be deemed concurrent and shall be without priority as to each other. In addition to being a General Obligation of the City said bonds shall be a first lien on all of the Municipal water system repaired, replaced, and extended with the funds obtained by the City from their sale.

(2) The bonds hereby authorized shall be advertised by the Council for sale to the highest bidder for at least two weekly issues in the Fort Umpqua Courier, a newspaper of general circulation within the City of Reedsport, County of Douglas, State of Oregon, but the Council shall reserve the right to reject any and all bids, and after one such advertisement in said two issues of said paper, if said bonds are not then sold on any of said bids the same shall be sold by the Council in such manner as in its judgment may be deemed best.

(3) The indebtedness authorized by this amendment to the Municipal Charter of the City of Reedsport, is in addition to all indebtedness heretofore authorized and incurred by said City, and is not to be considered as affected by any limits of indebtedness in said Charter, or elsewhere.

(4) The Council shall and it is hereby authorized and directed to levy taxes annually in addition to all other taxes authorized to be levied and collected by this Charter or any of the amendments thereto, sufficient to pay the interest accruing on the bonds authorized by subdivision (1) of this Section, and after five (5) years from the date of the issuance of said bonds, such further levy as shall be necessary to provide a sinking fund sufficient in amount to pay said bonds at maturity; and the Council may cause said sinking fund to be loaned at interest upon approved security, or invested in approved interest bearing securities in the name of the City, pending the maturity of said bonds.

#### Section 102-B.

All parts of the Charter of the City of Reedsport, and all Ordinances and parts of Ordinances of said City in conflict with the provisions of this Charter amendment are hereby amended, modified, or repealed, as the circumstances may require in order that this amendment may be in effect.

BE IT FURTHER RESOLVED that this resolution for said proposed Charter Amendment to the Charter of the City of Reedsport, to be submitted to legal voters by the Common Council be filed with the Recorder upon its passage by the Council and approval by the Mayor, for submission to the legal voters of the City of Reedsport, for their rejection or approval, to be voted upon at a Special Election to be held within the corporate limits of the City of Reedsport on the 18th day of February, 1928.

BE IT FURTHER RESOLVED, that the Common Council deems it advisable to and does hereby and herein call and make necessary provision for the holding of a special election which shall be and hereby is called, to be held in the City of Reedsport on the 18th day of February, 1928, between the hours of 8:00 A.M. and 8:00 P.M., for the purpose of submitting to the legal voters of the said City of Reedsport, for approval or rejection, said proposed



Charter Amendments, to be numbered Section 101-B and Section 102-B, to the Charter of said City.

BE IT FURTHER RESOLVED, that the following named persons are hereby appointed judges and clerks, to conduct said special election, and that the voting places for holding said Special Election in said City are the usual voting places designated by the County authorities of Douglas County for the holding of elections, that is to say:

East Reedsport Precinct: Judges, Frank Morris, Hazel Bernhardt, Mildred Harrison.

East Reedsport Precinct: Clerks, Margaret Chapin, Vivian Backleff.

West Reedsport Precinct: Judges, M.L. Chapin, Pauline Billington, Ray Lowe.

West Reedsport Precinct: Clerks, Pearl V Giebisch, Mrs. Ivan Gay.

East Reedsport Precinct polling place: Moose Hall in said City.

West Reedsport Precinct polling place: the Winchester Bay Lumber Company Hotel in said City.

RESOLVED FURTHER, that the following is adopted by the Common Council as and for the ballot title, and the form in which said amendment shall appear on the official ballot at said election, to-wit:

CHARTER AMENDMENTS SUBMITTED TO THE VOTERS  
BY THE COMMON COUNCIL.

Shall the proposed amendments submitted by the Common Council of the City of Reedsport to authorize the issuance and sale of not to exceed \$25,000.00 fifteen year 5% bonds for the repair, replacement and extension of the municipal water system, levying taxes to pay interest; for sinking fund to pay principal ~~to pay~~ ~~principal~~ thereof, and providing for the modification or repeal, as the circumstances may require, of the Charter and Ordinances or parts thereof, in conflict with these amendments, be adopted, added to the Charter of the City of Reedsport, and numbered Sections 101-B and 102-B thereof?

VOYE "Yes" or "No".

100 Yes.

101 No.

BE IT FURTHER RESOLVED, that the City Recorder be and he is hereby instructed to publish the hereinabove proposed Amendments to the Charter of the City of Reedsport, submitted to the voters by the Common Council in the manner provided by law, viz; by publication of this resolution in full for two consecutive weekly publications within twenty days immediately preceding said special election, in the Fort Langqua Courier, a weekly newspaper published in the City of Reedsport, and hereby designated for said purposes, and that the said City Recorder be further instructed to publish, at the same time and in the same manner, notice of this election so designated as a part of said resolution and introductory thereof.

Upon motion regularly made, seconded, and unanimously carried the above Resolution No. 75 was adopted.

Some discussion followed regarding the placing of the water pipe line across the Scholfield River, but definite action was deferred till next meeting.

There being no further business, the meeting was adjourned.

Attest:

*Stanley K. Chapin*  
City Recorder

*J. R. Brown*  
City Mayor



Regular meeting of the Common Council held this 6th day of February, 1928 at 8:00 P.M.

All members of the Council were present except Mayor Johnson and J. H. Austin.

The minutes of the last regular and intervening special meetings were read and approved.

Informal action previously taken authorizing letter directed to the State Highway Commission, dated February 3rd, and stating that City will provide for pipe line crossing independent of new bridge crossing was confirmed.

Indemnity Bond signed by the First Bank of Reedsport, as principal and C McC Johnson and Geo W Staples, as sureties in the sum of \$195.00, and indemnifying the City against loss for issuance of an order to pay the First Bank of Reedsport \$195.00 on account of coupons of the City of Reedsport water bonds which were lost or destroyed having been presented and found acceptable, it was authorized that the order as requested be granted.

Resignation of W A Burdick as City Treasurer, presented on account inability to give the time which the office requires was next read, and upon motion duly made, seconded, and carried was accepted.

Application for permit of Robin Reed to building a concrete building on Lots 8 and 9 Block 77 amended plat of Railroad Addition to Reedsport was approved.

Ordinance No. 190, an Ordinance amending Ordinance No. 98 of the Ordinances of the City of Reedsport, relating to the licensing and regulating of pool halls and card rooms was next introduced and read for the first time. Upon motion regularly made, seconded, and carried it was ordered passed to the second reading and read for the second time. Upon motion duly passed it was ordered passed to the third reading and read for the third time. It was thereupon ordered that said Ordinance No. 190 be put upon its final passage and was adopted by the following vote: Ayes 4 Nays none.

Ordinance No. 191, an Ordinance providing for minimizing radio interferences, providing a penalty and declaring an emergency, was next introduced and read for the first time. Upon motion made, seconded and carried it was passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the third time. Thereupon said Ordinance No. 191 was ordered put upon its final passage and adopted by the following vote: Ayes 4 Nays None.

The following bills were presented, Oked by the Finance Committee, and upon motion regularly made, seconded, and carried were ordered paid:

Dave Blair	2.24	J L Dodson	\$124.69
Geo Blair	2.24	Geo Blake	48.67
C P Bartlett	2.24	B B Clark	61.02
"	6.42	E L Robinson	17.00
W G Skidmore	25.00	F Lippencott	2.50
C C Clarke	124.69	W Johnson	10.10
Ed Shan	33.67	Jack Christman	24.69
V F Holbert	37.60	Dan Wright	12.35
J C Murphy	29.18	S D Chapin	150.00
City water fund	11.06	F L Taylor	11.70
Faul Bernhardt	39.25	Uppqua H & T Co	14.46
Bernhardt Taxi	5.25	Port Uppqua Courier	41.95
Federal Pipe and Tank	35.00	Lilleco and Ash	.75



H E Kennedy	\$7.25	Coos and Curry	\$ 4.25
Reedsport W & T Co.	10.90	Peoples H Power Co.	206.62
W G Benson	50.00	State Ind. Ac. Com	17.76
John Bernhardt	10.00	Umpqua D & C Co.	8.25
W A Burdick	25.00		
I. O. O. F.	15.00		
Marshallfield B & Edwa Co.	54.00		

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 \$1304.75

Upon motion regularly made, seconded, and carried the salary of nightwatchman was set at \$90.00 per month, beginning December 1st, 1927.

Councilman Lovelace was appointed as a Committee of one to investigate the matter of obtaining suitable garbage disposal grounds, and report at next meeting of the Council.

There being no further business the meeting was continued subject to the call of the Mayor or Acting Mayor.

*J. R. Browning*  
 Mayor

Attest:

*Stanley Chapin*  
 Recorder

Continued meeting of February 6th, held this 7th day of February, 1928 at 8:00 P.M.

Mayor Johnson and all Councilmen were present.

Considerable time and discussion was given to the plans for the proposed new distributing system, and the possibility of building a reservoir.

The Water Commissioner was instructed to make testings to ascertain the condition of the water pipe along Winchester Avenue, between 8th Avenue and the Scholfield River.

Mayor Johnson and Councilman Bernhardt were authorized to secure prices on pipe from Portland and San Francisco dealers.

Upon motion regularly made, seconded, and carried it was ordered that application for permit to cross under the railroad track with a 12" water pipe, from N street and East Railroad Street to Winchester Avenue and West Railroad Street, be made to Southern Pacific Company.

Upon motion regularly made, seconded, and carried it was ordered that completion of plans and specifications for the \$500,000 gallon reservoir, preparatory to the calling of bids for same, ~~maximum~~ be authorized, and that Engineers Bear and Cunningham be directed to send report on same.

The Water Committee was directed to get price from the Reedsport Company for proposed reservoir site; also to secure estimates of cost for crossing Scholfield River on trestle.

There being no further business the meeting was continued, subject to the call of the Mayor.

*J. R. Browning*  
 Mayor

Attest:

*Stanley Chapin*  
 Recorder



Continued meeting of February 6th, held this 20th day of February, 1928 at 11:00 A.M.

Pursuant to call of the Acting Mayor, meeting of the City Council was called for the purpose of canvassing the vote of the Special City Election held February 18th, 1928.

All members of the Council were present except Mayor Johnson.

Upon canvass of the votes cast at said election and of the returns made by the Judges and Clerks of said election, to this body, it was found that there were cast:

For Measure 100. 144 votes

For Measure 101 3 votes

Whereupon Measure No. 100, empowering the Common Council of the City of Reedport to issue and sell not to exceed \$35,000.00, fifteen year, six per-cent bonds for the repair, replacement and extension of the municipal water system, levying taxes to pay interest; for sinking fund to pay principal thereof, and providing for the modification or repeal, as the circumstances may require, of the charter and ordinances or parts thereof, in conflict with these amendments was declared passed.

It was regularly moved, seconded, and so ordered that the foregoing was declared the result of the canvass of said votes and an abstract of same spread on the minutes and filed with the recorder.

*J.R. Browning*  
Acting Mayor

Attest:  
*Stanley Chapin*  
Recorder



Regular meeting of the Council held this 5th day of March, 1928 at 8:00 P.M.

All members of the Council were present except Mayor Johnson and Councilman Boak.

The minutes of the last regular meeting were read and approved.

Reading of communications:

Letter dated February 23rd, urging the construction of a reservoir and large main for the water system, signed by J O Elrod, Pres. Umpqua Mills and Timber Company, was first read.

Reports on reservoir and distributing system, prepared by Bear and Cunningham, were next read.

Reports of Committees:

Councilman Lovelace, in reporting for the water Committee, explained the plan for the distributing mains, as worked out by Water Commissioner Clarke and the Water Committee, and after comparing same with those of Bear & Cunningham, moved that the plans of the Water Committee be adopted. Motion was duly seconded and passed.

It was also regularly moved, seconded, and carried the bids for construction of a 600,000 gallon reservoir be called, to be opened April 2nd, 1928 at regular April meeting.

Ordinances:

Ordinance No. 192, an ordinance to provide for the issuance and sale of bonds by the City of Reedsport, Douglas County, Oregon, in the sum of \$25,000.00, to be known as City of Reedsport Water Bonds, Third Issue, for the purpose of providing funds for the repair, replacement and extension of the municipal water system of said City; providing for the form of bonds to be issued; providing for the sale of said bonds and declaring an emergency, was next introduced and read for the first time. Upon motion regularly made, seconded, and carried it was ordered passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the third time. Whereupon said Ordinance No. 192 was ordered put upon its final passage and adopted by the following vote:

Ayes- 4  
Nays- None

It was moved, seconded, and carried that notice of Bond Sale be published in the Port Umpqua Courier and that sealed bids be opened March 19th, 1928 at 8:00 P.M.

The following bills were presented, Oked by the Finance Committee, and upon motion regularly made, seconded, and carried, were ordered paid:

David W Holliday	\$12.00	Paul Bernhardt	\$ 4.46
W D Watts	7.50	Ray Bernhardt	11.00
City of R Water Fund	4.50	Coss and Curry Tel.	.40
J L Dodson	124.71	M Hogan	.45
J R Clark	89.79	A M Furkerson	13.10
W M Thompson	5.00	PeoplesWH Corp	197.30
W G Benson	50.00	C C Clarke	124.71
W A Burdick	25.00	W F Holbert	15.71
John Bernhardt	10.00	Jack Christian	2.80
Walter Johnson	13.47	Ed Whatum	7.29
State Ind. Ac. Com.	8.98	Pauline Billington	3.00
I.O.O.F.	15.00	Mac Lowe	3.00



Mrs Fred Brooks	\$3.00	Stanley D Chapin	\$150.00
Mrs Ivan Gay	3.00	Wapqua Dredg & C Co	4.50
H L Chapin	3.00	Bureau of P Roads	3000 30.47
Frank Morris	3.00	F L Taylor	.40
Vivian Backleff	3.00	Reedsport FAT Co.	7.13
Margaret Chapin	3.00	Wapqua Drug Co.	1.56
Mrs J A Ellis	3.00		
Anna L Douglas	3.00		
W A Lovelace	37.50		
Port Wapqua Courier	21.30		
Reedsport Lodge No. 1030	7.50		
Federal Pipe and Tank Co.	34.30		
Reedsport Machine & B Wks	1.50		
Bernhardt Taxi Service	2.00		
E L Robinson	15.00		

Total \$1086.33

Consideration was next given to quotations on water pipe and pipe fittings. Mr. H P Lewis, representing the Pacific Pipe and Tank Company, submitted quotations on wood pipe, and explained verbally various questions arising in connection with the specifications.

The Council next proceeded to ballot for a City Treasurer, to fill the remainder of the unexpired term of W A Burdick. Upon a canvass of the ballot, Roy G Cairns received a total of 4 votes, and was declared elected.

The following report of cash on hand as of February 1st, 1928 was submitted by Ex-City Treasurer Burdick:

General Fund	2560.45	
Special Water Fund	1019.92	
Road and Street "	1871.47	
Sewer Bond Fund	4000.24	
Sewer Int. Fund		274.36 (def.)
Street Imp. Fund	7540.05	
Street Imp. Int. Fund		5494.19 (def.)
Winchester Bay Water Fund	<u>247.37</u>	
	\$17039.50	5768.55
Less deficit in funds	<u>5768.55</u>	
	\$11270.95	

The following report of Bond and Bond Coupon payments for 1927 was also submitted:

Water Bond Interest:			
	5/2 /27	3000.00	
	5/24/27	1200.00	
	10/31/27	3000.00	
	11/25/27	<u>1200.00</u>	\$8400.00
General Fund:			
	1/17/27 Bond	3000.00	
	1/17/27 Interest	310.00	
	7/26/27 "	120.00	
	12/17/27 Bond	4000.00	
	12/17/27 Interest	<u>120.00</u>	7450.00
Sewer Bond Interest:			
	3/1/27	735.56	
	3/3/27	630.00	
	3/31/27	361.56	
	9/2/27	540.00	
	9/16/27	75.00	
	9/26/27 \$75 9/28 \$165	240.00	
	10/17/27	<u>150.00</u>	2733.12



City Treasurer report- forward

\$ 18583.12

Street Interest Fund Coupons:

Jan/27	\$420.00	
Feb/27	178.05	
April/27	2295.27	
May/27	150.00	
June/27	870.00	
July/27	807.79	
Aug/27	240.00	
Oct/27	1821.71	
Nov/27	382.76	
Dec/27	<u>1422.73</u>	<u>8588.31</u>

Total----- \$27171.43

The reports as submitted were accepted and all payments made regularly confirmed and authorized.

It was ordered that good and sufficient collateral be obtained from the First Bank of Needsport to protect all funds to the credit of City of Needsport.

The Water Committee was authorized to collect prices and quotations from the various supply houses on pipe and fittings and report at later date for purpose of placing orders for pipe and other materials.

There being no further business the meeting was continued, subject to call of the Mayor.

*J. M. Johnson*  
Mayor

Attest:

*Stanley Chapin*  
City Recorder

Continued meeting of March 5th, held this 7th day of March, 1928 at 7:00 P.M.

All Councilmen were present except Mayor Johnson and Walter Boak. Mr. Rice of the Federal Pipe and Tank Company was present, also.

The Water Committee recommended the purchase of the wood pipe and fittings from the Federal Pipe and Tank Company, as per quotations previously submitted. Upon motion of Councilman Austin, regularly seconded, and carried the report of the Water Committee was accepted, and it was ordered that one carload of 12" pipe and the cast iron fittings be purchased and shipped at once. Terms of cash discount of 2%, with payment in 60 days or before, pending the matter of disposition of water bonds recently authorized. There being no further business, the meeting was continued, subject to the call of the Mayor.

*J. M. Johnson*  
Mayor

Attest:

*Stanley Chapin*  
City Recorder



Continued meeting of March 5th held this 19th day of March, 1928, pursuant to call of the J. R. Browns, Acting Mayor, for the purpose of receiving sealed bids on Water Bonds-Third Issue.

This meeting was regularly called and held for the purpose of considering bids for Water Bonds, Third Issue, and it appearing that a quorum of the Council was not present, it was regularly moved, seconded, and carried that said meeting be continued to March 20th, at the hour of 1:00 o'clock P.M.

Minutes of meeting of March 20th, 1928.

This meeting regularly continued from meeting of March 19th, 1928 for the purpose of considering bids for Water Bonds, Third Issue, with all members of the Council present except Mayor Johnson.

The matter of receipt of bids being considered and it appearing that there were no sealed bids received, it was ordered, after motion being duly made, seconded, and carried, that said Water Bonds, Third Issue, of the par value in the amount of \$25,000.00 be sold at private sale, under authority of the Charter, Amendments, and Ordinances of the City of Reedsport.

Upon motion, duly made, seconded, and carried, it was ordered that the informal offer of the State Treasurer of the State of Oregon for the full issue of \$25,000.00 Water Bonds, Third Issue, at par plus accrued interest from March 1st, 1928, be accepted, subject to legal opinion of the Attorney General of the State of Oregon as to legality of proceedings, and the Mayor and Recorder of the City of Reedsport be authorized to execute and deliver said bonds to the representative of the said State Treasurer upon payment of the purchase price to the City.

The resignation of Councilman Walter Beak, submitted by him due to change of residence outside the City, was regularly accepted.

Petition signed by residents and taxpayers of Reedsport, urging the appointment of Louis J. Weidner in place of Walter Beak, resigned, was presented.

The Council proceeded to ballot for Councilman to fill the vacancy of Councilman Beak, and upon canvass of the ballot, Louis J. Weidner was found to have received a total of 4 votes, and was declared elected.

The application of Harold A. Peters to build a frame stucco building for gasoline and oil service station, on Lot 13 Block 86, was approved.

It was authorized that payment of labor accounts for the new water work construction be made at the end of each week, subject to the O.K. of the Finance Committee. It was further ordered the delinquent water rents be first collected from labor accounts due from the City.

There being no further business, the meeting was continued, subject to the call of the Mayor.

Attest:

Stanley E. Chapin  
City Recorder

J. R. Browns  
Acting Mayor



## Continued Meeting of March 29th, 1928.

At the call of the Mayor, continued meeting was held Thursday, March 29th, 1928 at 1:00 P.M. with all present.

City Attorney Benson reported delivery of the \$25,000 Water Bonds- Third Issue to the State Treasurer, State of Oregon and receipt of check for \$25, 095.83, for principal and accrued interest on bonds.

It was regularly moved, seconded, and carried that the First National Bank of Portland, Oregon be designated as an depository, in addition to the First Bank of Seaside, for these Water Construction account funds, and that the City Treasurer be authorized to deposit with the First National Bank all funds in excess of those funds on deposit with the First Bank of Seaside, and for which collateral has been furnished.

It was further ordered that the City Recorder write to Mr. E.G. Rice of the Federal Pipe and Tank Company, to see if additional discount could not be obtained, in event of immediate payment of invoices for water pipe and fittings.

There being no further business, the meeting was adjourned.

*J. M. Johnson*  
Mayor

Attest:

*Stanley Chapin*  
City Recorder



STATEMENT OF OUTSTANDING REEDSPORT BONDS

WATER BONDS:

	<u>Amount</u>
First Issue- Nos. 1 to 100, both incl. dated 11/1/1919 Rate of interest 6%, payable 5/1 and 11/1 Amount of semi-annual interest \$3000.00 Maturities- 2000 on 11/1/1929 7000 on 11/1 of each year b.1930	100,000
Second Issue- Nos. 1 to 80 incl. dated 6/1/1920 Rate of interest 6%, payable 12/1 and 6/1 Amount of semi-annual interest \$1200.00 Maturities- 1000 on 6/1/1930 3500 on 6/1 of each year b.1931	40,000
Third Issue- Nos. 1 to 50 incl. dated 3/1/1928 Rate of Interest 6%, payable 9/1 and 3/1 Amount of semi-annual interest \$ 750.00 Maturities- \$2500 on 3/1 of each year b.1933	25,000

REFUNDING BONDS:

Series 2 - Nos. 1 to 50, both incl. dated 8/1/1927 Rate of interest 5%, payable 12/15 and 6/15 Amount of semi-annual interest \$ 687.50 Maturities- \$1000 on December 15th, 1928 2000 on 12/15 each year thereafter	25,000
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BANCROFT BONDS:

(All Bancroft Bonds bear interest at rate of 6% per annum, interest payable semi-annually, bonds payable on or before 10 years from date of issue.)

Sewer Bonds - Nos. 6 to 92, incl. dated 9/1/1925 Semi-annual interest \$1305.00 (2052.04- Bonds 1 to 5 paid March, 1928)	43,500.00
Street Imp. Dist. #4 Nos. 161 to 205, dated 10/1/1925 Semi-annual interest \$ 664.25	22,141.68
Street Imp. Dist. #8- Nos. 225 to 227, dated 10/1/1925 Semi-annual interest \$ 41.77	1,392.30
Street Imp. Dist. #6- Nos. 206 to 224, dated 10/10/1925 Semi-annual interest \$ 284.52	9,483.84
Street Imp. Dist. #1 Nos. 228 to 304, dated 12/1/1925 Semi-annual interest 1146.72	38,224.06
Street Imp. Dist. #5- Nos. 305 to 320, dated 12/1/1925 Semi-annual interest \$ 251.57	7,716.91
Street Imp. Dist. #7 - Nos. 321 to 336, dated 2/24/1926 Semi-annual interest \$ 226.83	7,561.00
Street Imp. Dist. #2- Nos. 337 to 411, dated 10/20, 1926 Semi-annual interest \$1119.58	37,285.89
Street Imp. Dist. #3- Nos. 412 to 434, dated 10/20/1926 Semi-annual interest \$ 538.69	11,189.81
Street Imp. Dist. #9- Nos. 435 to 451, dated 1/5/1927 Semi-annual interest 254.18	8,472.21
TOTAL BONDED IN STATEMENTS as of March 31st, 1928-----	376,970.30



Regular meeting of the City Council, held this  
2nd day of April, 1935 at 8:00 P.M.

Mayor Johnson and all Councilmen were present.

The minutes of the last regular and intervening  
special meetings were read and approved.

Communications:

The resignation of J E Dodson as City Marshal was  
read, and upon action duly made, seconded, and carried was  
accepted. In considering the matter of filling this vacancy per-  
manently it was decided that Water Commissioner C C Clarke be  
the nominal appointee for this position, and that H M Clarke be  
transferred back to nightwatchman.

The application of of E R Ford and A F Sprague  
for pool hall licenses, Andrew Knutsen and E W Franklin for  
dance hall licenses were approved, all fees in connection therewith  
having been paid.

Reports of Committees:

Councilman Lovelace, in reporting upon the  
problem of securing a garbage disposal dump, stated that he had  
arranged to view certain proposed sites with Mr. Hubbard and  
others the following day, and that the matter would receive immedi-  
ate attention. He was authorized to make the necessary arrange-  
ments for securing a suitable place,

Councilman Weidner was appointed by the  
Mayor to serve as Chairman of the Light Committee and as a  
member of the Street Committee.

New Business:

The following bills were presented, read  
by the Finance Committee and upon action regularly made, seconded,  
and carried were ordered paid:

H Fonville	35.00	H J Iyster	3 3.99
C C Clarke	35.00	J S Roberts	1.99
H Fonville	5.00	F C Levens	3.99
James Howell	4.99	Geo Divalbiss	4.99
J McVeigh	5.98	H E Clark	104.44
H Boye, Sr.	4.99	J L Dodson	84.42
Allen Brown	4.99	Percy Glessner	26.22
W Pittman	22.06	W S Benson	131.60
Tom Neil	4.99	J D Cha, in	150.00
Frank Cox	4.99	R J Cairns	35.00
First Bank of Needsport	225.76	John Bernhardt	10.00
W Pittman	5.34	I C O Y	15.00
W F Holbert	13.45	City Water Fund	6.87
Tom Neil	5.84	" " "	13.00
J McVeigh	5.84	North Star Power Co.	40.00
C C Clarke	29.89	Winchester Bay Lard Co.	22.24
Dr. Khan	9.47	W B Kennedy	5.88
		Wapuga B and C Co.	2.25
Angie E Burkerson	5.55	Fort Wapuga Courier	85.01
Frank L Taylor	11.80	Needsport Garage	.50
Paul Bernhardt	4.33	W R Buck	3.00
Union Iron Works	1.50	Chapin Inv. Co.	52.50
Needsport Fuel & T Co.	30.90	Consolidated Supply Co	29.40
		Peoples W C Hyde & Co	200.94
		Earl S Cunningham	272.18
		Standard Oil Co.	7.00
		State Ind. Co.	11.47

§ 2423.92



The Finance Committee was also authorized to order payment of Federal Pipe and Tank Company invoices, which were properly Chkd. and which were held up pending receipt of whether additional discount could be obtained.

The following report of the City Treasurer was submitted, and upon motion duly made, seconded, and carried, the report was accepted and ordered filed:

Disbursements for March, 1928:

General Fund	\$660.05
Special Water Fund	407.07
Road and Street Fund	56.69
Water Construction Fund	62.93
Sewer System Fund (Bonds 1 to 5)	2052.04
Sewer Interest Fund (Coupons)	1306.56
Street Imp. Fund (Interest on District No. 2 warrants)	<u>588.76</u>
	\$5434.16

Balance on hand March 31st, 1928:

General Fund	2045.81
Special Water Fund	1546.08
Water Bond Interest Fund	95.63
Road and Street Fund	1707.68
Water Construction Fund	24937.01
Sewer System Fund	1979.13
Sewer " Interest Fund-O.D.	1420.89
Street Imp. Fund	7208.35
Street Imp. Interest Fund-O.D.	5286.89
Winchester Bay Water Fund	350.67
amt. in First Bank of Seasideport	11969.98
" " First Natl. Portland	<u>21000.00</u>
	\$ 39679.76-39879.76

Payment of the Street Improvement Bond Coupons on the following Street Improvement Districts were authorized:

District No. 4- due April 1st, 1928	\$654.25
" " 8- " " " "	41.77
" " 6- " " 10th, 1928	284.51
" " 2- " " 20th, 1928	1118.58
" " 3- " " 20th, 1928	<u>335.70</u>
	\$2444.81

Payment of \$3000.00 interest on Water Bonds-First Series- due May 1st, 1928 was also authorized.

The City Treasurer reported receipt of collateral from its Depository in the amount of \$ 11,248.80 in City of Seasideport Improvement warrants, and Water Bonds and School District warrants.

The City Recorder was instructed to write the First National Bank of Portland, regarding payment of 2% interest on average monthly balance, as this is what the local depository has been paying the City and it appeared that the Portland depository should do the same.

Mr. R J Hubbard, of the Winchester Bay Lumber Company, spoke about the necessity for a drain on the northwest side of West Railroad Avenue, in view of the proposed fill to be made by the Winchester Bay Lumber Company, for its spur track. It was authorized that Engineer Robinson be employed to take estimate of cost.



There being no further business, the meeting was adjourned.

*J. R. Browne*  
Mayor

Attest:

*Stanley Chapin*  
City Recorder

Regular meeting of the City Council, held this  
7th day of May, 1928 at 8:00 P.M.

All present with the exception of Mayor Johnson.

The minutes of the last regular meeting were read and approved.

Communications:

Letter from W.M. Kent regarding unbonded assessments and enclosing certain school warrants on School District No. 106 and check in payment of balance due on Street District No. 2 unbonded assessment covering lot 3 Block 87 was read. It was regularly moved, seconded, and carried that the payment as presented be accepted providing par was obtained for the school warrants, and that outstanding improvement warrants on District No. 2 be reduced a like amount.

Letter from First National Bank of Portland, in response to request of the City for 2% interest on average monthly balance, was next read. It stated that the size of the deposit and the short time for which it was apt to remain on deposit did not justify the payment of interest.

Letter from the Public Service Commission, enclosing questionnaire regarding street crossing hazards and recommendations for elimination of accidents was referred to the Street Committee for answer.

Letter from the Receiver of the Astoria National Bank requesting payment of warrant issued to Arthur Anderson Packing Company for \$1000, due April 1st, 1928, was next read, and upon motion regularly made, seconded, and carried was ordered paid.

Reports of Committees:

Councilman Lovelace reported that the Gardiner Mill Company had given the City permission to use a certain ravine between the Uggua Highway and the Uggua River, near the junction of what is known as the Scholfield River road with the Uggua Highway, for a garbage dump grounds.

Councilman Weidner reported that he had interviewed officials of the light company regarding rates for street lights and was advised that a ruling from the Public Service Commission was expected May 8th, and which was in all probability would result in a general revision of this class of light costs, and suggested that nothing be done, pending the results of this decision.



He recommended the changing in location of three lights, which was duly authorized.

Street Committee:

Councilman Varrelman of the Street Committee reported that various complaints had been received on the condition of various improved streets, especially Winchester Avenue from the R.R. crossing to Scholfield bridge, and portions of "L" Street and West Railroad Avenue; also 15th and 16th Streets from "L" Street to Winchester Avenue. After considerable discussion the Street Committee was authorized to arrange with Mr. Kernan for the use of his grader in connection with certain streets as the Committee saw fit, and the purchase of some gravel where absolutely necessary. Complaint was also made of the location of certain telephone and light company poles in the center of streets and the Recorder was instructed to write the respective companies requesting their removal.

The Water Committee submitted a report of an audit on its water construction account to date, which with accounts payable totalled \$11,472.52 to date. Approximately 7500 feet of pipe was reported laid to date.

Considerable discussion developed regarding the pumping of water from the mains by the mills, with resultant damage to the mains. It was finally regularly moved, seconded and carried that the Water Commissioner do not permit direct pumping off the city mains, and that opening of the valve on new main be not permitted until proper arrangements <sup>be made</sup> by the mills to avoid the damaging effect of direct pumping from the city water mains.

The City Treasurer submitted the following report as of May 7th, 1928:

<u>Fund</u>	<u>Bal. last report</u>	<u>Receipts</u>	<u>Disbursements</u>	<u>Bal. on hand</u>
General	\$2045.61	\$ 2787.88	\$ 673.31	\$ 4155.35
Special Water	1545.06	565.22	190.63	2336.57
Water Bond Int.	85.83	None	3000.00	2904.17 CD
Road and Street	1707.66	697.20	45.07	2351.81
Water Const.	24937.01	None	3541.97	21395.04
Sewer System	1979.13	11.73	None	1990.86
Sewer System Int.	1630.89 CD	7.06	None	1613.83 CD
Street Imp.	7205.35	33.67	9.15	7222.87
Street Interest	5398.89 CD	18.33	2070.27	7385.83 CD
Winchester Bay				
Water Fund	359.87	74.75	None	434.62
	<u>39879.76</u>	<u>4490.81</u>	<u>9633.40</u>	<u>27917.39</u>

Balance on hand deposited as follows: First Bank of Reedport \$15148.15  
First Natl Bank Port. 12769.24  
27917.39

The report as submitted was regularly accepted, and ordered filed. The Treasurer called attention to the fact that Street Improvement Coupons due and outstanding in the amount of \$224.52 had not yet been presented; that next interest coupons due were Water Bond Interest Coupons in the amount of \$1200.00 on June 1st, and Street Improvement Interest Coupons amounting to \$1376.29 same date. Pay out of the Bond coupons was authorized, and the matter of the transfer of funds necessary referred to the Finance Committee.

The City Recorder submitted a revised list of all unbonded and past due improvement assessments. The following resolution was thereupon presented, and upon motion regularly made, seconded, and carried was adopted:



## RESOLUTION No. 76

WHEREAS, The Common Council of the City of Reedport levied assessments in the respective sums and declared the same to be improvement liens upon the following described property, to-wit:

OWNER	Amount of Lien	Ord. No.	Book No.	Page No.	Line No.	Lot No.	Block No.	Interest due from
Reedport Realty Co.	\$ 7.21	128	1	2	6	pt. 10	45RR	9/1/25
H. Hays, Jr.	34.00	128	1	14	3	undiv 3	76RR	9/1/26
F. H. Fisher	62.83	128	1	12	2	6	74RR	9/1/27
H. P. Hooy	77.75	129	1	59	4	12	71RR	9/1/25
Roy Catching	245.73	135	2	21	5	8	107RR	12-1/25
Roy Catching	167.14	139	2	41	7	4	104RR	9/4/23
Harry Hoin	131.36	144	2	104	4	5	4Usp.	10/6/25
Ross Washer	169.67	144	2	99	2	8	108RR	10/6/27
Florence Hollan	41.66	160	2	112	6	14	13	2/22/26
G. S. Raphael	35.05	160	2	113	3	5	14	1/2/26
G. S. Raphael	38.05	160	2	116	4	3	13	2/22/26
G. S. Raphael	35.05	160	2	131	8	7	33	2/22/26
G. S. Raphael	4.75	175	2	164	1	7	33	1/5/26
W. J. Hajeck	38.05	160	2	135	3	4	37	2/22/26
W. J. Hajeck	38.05	160	2	135	4	5	37	2/22/26
A. Johnson	41.96	160	2	128	2	7	22	2/22/26
Reedport Realty Co.	4.75	175	2	168	4	7	37	1/5/26
Cora Kelley	4.75	175	2	161	5	1	28	1/5/26
Irving E. Crook	4.75	175	2	157	3	7	26	1/5/26
Isaac E. Staples	117.44	168	2	73	2	3	2Rain.	10/1/26
W. T. Flank	117.44	168	2	77	6	3	6Rain.	10/1/26
A. Fannon	117.44	168	2	82	5	19	10Rain.	10/1/26

and did direct its Recorder to, and said Recorder did enter a statement thereof in the Book of Liens of said City, as set out above, and the owners thereof failed to make application for extension of payments under the Hancock Bonding Act, Chap. 15, Title 27, C.L. and

WHEREAS, a default has occurred in payment of the said assessments in that payment thereof is more than one year past due, and there are now due and payable principal in the respective amounts set opposite the property above described, with interest from dates likewise set out above, at 6% per annum;

AND WHEREAS, the owners of the said property have been duly notified of the said delinquency and have failed, neglected and refused to pay the same, and the lien record shows the above name as owners of the said property set opposite their names; therefore

IT IS RESOLVED, that the respective sums above set out, with interest from the dates as indicated, at the rate of 6% per annum, are declared to be due, delinquent, unpaid and payable at once, and the said liens be forthwith foreclosed in the manner provided by the Charter and Ordinances of the City of Reedport, and the laws of the State of Oregon, and the property herein described be sold and the proceeds applied to the payment of principal and interest, and penalties of said liens, and costs and accruing costs of foreclosure and sale.

r. H. S. McCall, manager of the Copqua Mills and Timber Company ask for permission for his company to store lumber temporarily on the unimproved and unused portions of certain streets adjacent to their mill site, including the east portion of "L" street extended and also 16th and 17th Streets. He stated that there was no objection on the part of adjacent property owners, and would remove the lumber at any time upon reasonable notice from the City Council. Upon motion regularly made, seconded, and carried the permission was granted, it being understood that the permission be revocable at the will of the Council.



The following bills were presented, read by the Finance Committee, and upon motion regularly made, seconded, and carried were ordered paid:

Federal Pipe and Tank Co.	\$1889.18.	F Levins	\$28.68.
H Fonville	1.99.	W Holbert	23.94.
S E Woodruff	3.99.	W Powell	4.49.
J McVeigh	7.48.	W Krestser	4.49.
Tom Neill	1.99.	J McVeigh	28.43.
H J Lyster	23.44.	J Scott	4.74.
J S Roberts	22.94.	Reeds ort & SCo.	103.72.
Henry Boys, Jr.	7.46.	W McWillis	28.43.
O V Wills	30.45.	H Boys, Jr.	30.43.
S E Woodruff	20.45.	H Fonville	23.94.
J McVeigh	30.95.	E E Woodruff	26.43.
W Hanson	18.45.	Frank Cox	28.43.
Frank Cox	7.60.	Tom Neill	24.44.
G L Watts	7.16.	O V Wills	28.43.
Geo DivoLbiss	13.20.	J Stewart	3.99.
J H Richards	13.20.	G L Watts	18.95.
W Pittman	13.20.	W Powell	28.43.
E W Warrleumann	5.00.	L Brown	3.99.
Tom Neill	14.43.	R Richards	3.99.
W McWillis	8.96.	J McVeigh	28.43.
W F Holbert	19.45.	W Holbert	28.43.
L Brown	1.52.	J Woodward	7.98.
H Fonville	19.13.	J H McInnis	3.99.
S E Woodruff	11.72.	F Levins	23.94.
Tom Neill	9.72.	J Murphy	13.47.
H Fonville	7.73.	J H Richards	1.99.
O V Wills	9.72.	R G Cairns	25.00.
Geo Redding	3.00.	John Bernhardt	10.00.
W F Holbert	5.98.	W B Benson	50.00.
H J Lyster	5.73.	Fercy Glosser	11.96.
J S Roberts	5.73.	E E Clark	93.21.
J H Richards	1.99.	F C Levins	3.25.
Frank Cox	3.24.	Port Umpqua Courier	33.37.
Geo DivoLbiss	5.98.	Peoples WCh-dF Co.	198.04.
Frank Cox	5.98.	IOCF	15.00.
Henry Boys, Jr.	5.98.	G C Clarke	134.70.
J H Richards	14.60.	S D Chapin	150.00.
H Fonville	22.48.	Reedsport Garage	.85.
Tom Neill	17.48.	Coos and Curry TelCo	5.85.
Frank Cox	26.44.	City Water Fund	5.00.
G L Watts	19.05.	Burtens Pharmacy	.25.
J Stewart	5.98.	Reedsport MWorks	7.75.
Ray Richards	9.48.	F L Taylor	23.15.
L Brown	8.48.	Union Iron Works	62.56.
J Woodward	15.47.	Winchester Bay LoxCo.	45.35.
J Brooks	15.27.	Bernhardt Tax Service	3.20.
J H McInnis	8.96.	Mela Peterson	1.25.
A Chgerle	7.98.	Paul Bernhardt	57.92.
H Boys, Jr.	26.44.	Federal Pipe & Tank	5918.43.
Geo DivoLbiss	5.98.	Consolidated Supply	806.48.
W McWillis	17.15.	E L Robinson	45.00.
S E Woodruff	28.43.	Standard Oil Co.	9.36.
Umpqua Dredging & Const Co.	5.06.		
Umpqua Drug Company	1.20.		
Pacific Stationery and FtgCo.	.25.		

\$ 10796.27

There being no further business the meeting was adjourned.

Attest:

Stanley Chapin  
City Recorder

J. R. Browning  
Mayor



Regular meeting of the City Council, held this 4th day of June, 1938 at 8:00 P.M.

There were present Acting Mayor Browne, presiding, and Councilmen Austin, Lovelace, Weidner, and Varrelman. Absent, Mayor Johnson and Councilman Bernhardt.

The minutes of the last regular meeting were read and approved.

Communications:

A letter from the Oregon State Highway Commission requested that the city establish grades by ordinance, for Winchester Avenue from the west boundary of city limits to the southern Pacific Company railroad track, north and south for one block on First Avenue and north for approximately 100 feet on 6th and 7th Streets. The following property owners appeared before the Council at this time as this matter was being considered: Sonda Andersen, E.W. Franklin, J.L. Gibbons, H.G. McCall, H.J. Lyster, J.S. Roberts, Karl K. Chapman, and Russell J. Hubbard. Engineer P.P. Whitmore, representing the State Highway Commission, was also present. Careful consideration was given to the map submitted by the Highway Department, showing the proposed grades for the Reedsport section of the Roosevelt Highway. None of the property owners present voiced any objection to the proposed grades for Winchester Avenue, but there was objection voiced as to the deep cuts proposed for 6th and 7th Streets. There was also some objection raised as to the proposed cut south from Winchester on First Avenue. After considerable discussion the City Recorder was instructed to write to the Highway Commission setting out the fact that there were certain objections to the proposed cuts on First Avenue and 6th and 7th Streets, but that the grade as proposed for Winchester Avenue was acceptable.

Reports of Committees:

Councilman Varrelman, Chairman of the Street Committee, called attention to various complaints which had been made from time to time as to dangerous condition of certain planked streets, and especially H and L Streets, and that street extending from the overhead railroad crossing and joining H and L Streets on the east side of the track. After considerable discussion, upon motion of Councilman Weidner, regularly seconded and carried, it was ordered that the street planking on these streets be torn up and bladed.

It was also ordered that the water holes along West Railroad Avenue be filled.

Mr. Russell J. Hubbard, of the Winchester Bay Lumber Company, called attention to the fact that the dredge fill which is to be made by his company in the near future might cause some deposit of dredge material along West Railroad Avenue, and asked if there would be any objection. It was felt that there would be no objection to this and probably would be some help to the street.

A general discussion followed relative to the necessity for various traffic regulations. It was decided that an ordinance should be adopted that would designate Winchester Avenue as a through street, and it was suggested that the Street Committee look into the matter of recommending certain necessary traffic regulations.

Councilman Weidner, Chairman of the Light Committee, reported that the Council might at any time ask Mr. Watson, Portland Manager for the Peoples West Coast Hydro-electric Corporation, to come to Reedsport and confer with the Council relative to rates for street lights. Mr. Watson had signified his willingness to do this at any time at the convenience of the Council.

Ordinance No. 193, being an ordinance establish-



ing certain street grades for Winchester Avenue from west city limits boundary to the Southern Pacific Right-of-way, was introduced and read for the first time. It was then moved and so ordered that said Ordinance No. 193 be passed to the second reading, and it was then read for the second time. It was then regularly moved, seconded and carried, that Ordinance No. 193 be passed to the third reading, and it was then read for the third time. Said Ordinance No. 193 was then ordered put upon its final passage, and was thereupon adopted by the following vote:

Ayes--- 4  
Nays--- None

Ordinance No. 194, being an ordinance designating Winchester Avenue from the East Boundary to the West Boundary of the city limits, as a through street was next read for the first time. It was then moved and so ordered that said Ordinance No. 194 be passed to the second reading and it was then read for the second time. It was then regularly moved, seconded, and carried that Ordinance No. 194 be passed to the third reading and it was read for the third time. Said Ordinance No. 194 was then ordered put upon its final passage, and was thereupon adopted by the following vote:

Ayes--- 4  
Nays--- None

The following bills were presented, OKed by the Finance Committee and ordered paid:

Harry Fonville	\$ 9.98	O. Goddard	\$23.94
Floyd Levine	10.48	Carl Keating	23.94
W. Powell	16.46	I.N. McGinnis	7.97
Sam A. Kozar	1.00	W. McWillis	23.94
Harley A. Olson	5.99	Frank Hicks	1.99
O.V. Willis	16.46	Reedsport P and T CO.	26.70
Tom Neil	7.98	C.G. Ianderking	3.99
Carl Keating	10.73	H. Avitt	5.98
O. Goddard	26.19	Carl Keating	23.94
W.C. Weaver	1.99	H.J. Lyster	23.44
J. Murphy	8.48	W. Holbert	24.44
J. McVeigh	41.18	O. Goddard	5.48
G.L. Watts	27.18	J. McVeigh	23.44
W. McWillis	26.66	G.L. Watts	20.94
Henry Boye	10.97	W. McWillis	23.94
S.E. Woodruff	20.68	J. Wallace	13.21
Frank Cox	12.97	S.E. Woodruff	11.97
W. Holbert	25.93	A.S. Heath	5.00
I.N. McGinnis	7.98	G.L. Watts	4.50
B. Berge	3.99	L. Murray	7.98
G.L. Watts	4.50	Paul Goddard	11.97
G.L. Watts	19.44	J. Ellis	22.94
H.J. Lyster	23.94	J. McVeigh	22.94
S.E. Woodruff	19.96	L. Wallace	22.94
J. McVeigh	23.94	W. McWillis	22.94
S. E. Woodruff	18.94	R. Machine&B Works	75.89
Carl Keating	22.94	Paul Bernhardt	53.60
G.L. Watts	22.94	U.Mills & Timber Co.	51.14
H.J. Lyster	22.94	Consolidated Sup.Co.	167.41
W. Holbert	21.44	Federal P & T Co.	2064.39
Roy G. Cairns	23.00	City Water Fund	6.36
John Bernhardt	10.00	W.G. Skidmore	4.90
Frank Cox	71.76	State Ind.Acc. Com.	62.88
Percy Glosser	20.93	Port Ungwa Courier	67.50
W.G. Benson	50.00	Frank Smith	2.45
I.O.O.F.	15.00	N. Hogan	.80
Stanley D. Chapin	150.00	Crane Company	44.02
O.C. Clarke	124.59	Lillebo & Ash	.60
E.L. Robinson	12.50	U. Dredging & Cons.	Coll.00
Bernhardt Taxi Service	7.74	F.J. Kernan	59.43
H.E. Kennedy	16.40	P.W.Coast H-E Corp	197.06
		Am. Rubber Man.Co.	575.00
		Total	5010.47

Report of City Treasurer Roy Cairns, was next submitted, read, and ordered filed. Special attention was called to



over-drafts in certain accounts and particularly that of the Street Improvement account. Matters relative to the payment of certain warrants and bond interest coupons were left to the discretion of the Finance Committee. A quit-claim deed executed by Robin Reed, conveying to the city a certain strip of land in Lot 8 of Block 77 Amended Plat of Railroad Addition to Reedsport, was submitted to the Council for acceptance. It was intended that this deed be used as an alley connecting H Street and the alley in Block 77. The Council, however, did not feel justified in accepting this property and instructed the City Recorder to return the deed to Mr. Reed and advise him that it had not been accepted.

Treasurers Report

<u>Fund</u>	<u>Bal. Last Report</u>	<u>Receipts</u>	<u>Disbursements</u>	<u>Bal. On Hand</u>
General	4,155.35	27.59	1,543.77	2,539.17
Special Water fund	2,238.57	603.32	80.50	
			Tr. 2,904.17	57.32
Water Bond Interest	2,904.17 OD	2,904.17	1,200.00	1,200.00 OD
Road & Street Fund	2,351.81	None	177.02	2,174.79
Water Construction	21,395.04	None	8,078.69	13,316.35
Sewer System	1,990.86	106.55	None	2,096.41
Sewer Interest	1,613.83 OD	19.52	None	1,594.31 OD
Street Improvement	7,222.87	308.05	181.17	7,349.75
Street Interest	7,353.83 OD	71.44	239.51	7,521.90 OD
Winchester Bay Water	434.62	57.00	None	491.62
<b>Total</b>	<b>27,917.39</b>	<b>1,392.47</b>	<b>11,600.66</b>	<b>17,709.20</b>

Balance on Hand Deposited as follows:

First Bank of Reedsport	14,864.87
First National Bank of Portland	2,844.33
Total	<u>\$17,709.20</u>

The City Recorder and City Treasurer were instructed to institute foreclosure of proceedings against all property on which no payments had been made on Bonded Sewer Assessments.

There being no further business the meeting was adjourned.

*J. R. Browning*  
Actg Mayor

Attest:

*Stanley & Chapin*  
City Recorder



Regular Meeting of the City Council, held this 2nd day of July, 1938 at 8:00 P.M.

All members were present except Mayor Johnson.

The minutes of the last regular meeting were read and approved.

Communications:

Affidavit of Engineer D.L. Buckingham regarding sewer assessments on lots 7, 8, and 9 in Block 89, Amended Plat of Railroad Addition to Reedport was read. It appearing that these lots had been assessed in Sewer District No. 2, each for the regular sewer assessment of \$77.75 and that the lots were so located with respect to the sewer that there could be no beneficial use made from the sewer line, and that it was necessary for the owners of this property to construct individual sewer lines at their own expense, it was ordered that the sewer assessments against these lots be cancelled, and that a warrant in the amount of \$233.25 be drawn on the general fund and made payable to the sewer fund for District No. 2.

Reports of Committees:

Councilman Varrelman, Chairman of the Street Committee, reported briefly on the condition of certain streets and called particular attention to the condition of Winchester Avenue west of the Schofield River, and the danger of blind corners at certain points in that vicinity. He also recommended that the street be torn up along the east portion of Rainbow Plaza where it was dangerous to pedestrians. It was ordered after due consideration that the Street Committee be authorized to carry out the improvements as recommended. It was also ordered that the City Recorder write to the Southern Pacific Company requesting the reconstruction of the underhead crossing and also arrange for the improvement of the railroad property along 14th Street according to the terms of its franchise.

A discussion of the disposition of the planks recently taken up along I. Street followed, and it was ordered that Commissioner Clarke serve notice that those desiring the use of the planking for walk purposes, get them away from the business center within a reasonable time and not later than July 14th.

Mr. Matt Thompson appeared before the Council at this time and requested that he be permitted to pave that portion of the street abutting his frontage of 25 feet on 14th Street. Considerable discussion followed concerning the necessity for establishing street and gutter grades before work of this kind or even graveling should be permitted. Upon motion regularly made, seconded, and carried it was authorized that Engineer Buckingham be employed to establish street grades on 14 Street, H. Street, I. Street, and West Railroad Avenue between H. Street and Winchester Avenue. Permission to Mr. Thompson for any paving was held up pending a report from the Engineer regarding the establishing of proper street grades.

Lights:

A general discussion followed with reference to rates which were being charged the city and also private users. Upon motion of Councilman Austin, regularly seconded, and carried, it was ordered that the City Recorder make request upon the Public Service Commission for a hearing for rates on lights for the city. It was suggested that this request be held up pending an interview with Mr. Watson, Portland manager for the Peoples West Coast Hydro-Electric Power Company.

The following bills were presented, OKed by the



## Finance Committee and ordered paid:

L. Murray	\$15.96.	I. H. McGinnis	\$21.94.
J. Ellis	23.94.	Carl Keating	23.94.
H. J. Lyster	13.96.	I. Wallace	23.94.
W. Holbert	23.94.	D. C. Wallace	23.94.
G. I. Watts	23.94.	W. Holbert	23.94.
Carl Keating	23.94.	I. H. McGinnis	27.93.
I. Wallace	23.94.	S. E. Woodruff	27.93.
J. McVaigh	26.93.	Carl Keating	23.93.
P. Goddard	27.43.	D. C. Wallace	27.93.
L. Kelly	20.95.	W. Holbert	27.93.
D. C. Wallace	20.95.	I. Wallace	17.96.
W. McWillis	23.94.	I. Wallace	9.97.
J. Delligan	7.98.	C. H. West	3.99.
S. E. Woodruff	23.94.	O. C. Clarke	49.70.
J. McVaigh	3.99.	Roy Cairns	25.00.
City water fund	8.51.	W. G. Benson	50.00.
J. Delligan	18.45.	John Bernhardt	10.00.
S. E. Woodruff	23.94.	I.C.O.F.	15.00.
W. McWillis	23.94.	Stanley D. Chapin	120.00.
Carl Keating	23.94.	Frank Cox	95.68.
Paul Goddard	23.94.	W.S. Skidmore	1.35.
G. I. Watts	23.94.	City Water Fund	6.70.
W. Holbert	23.94.	Frank L. Taylor	30.03.
L. Kelly	21.94.	Bernhardt Taxi Service	10.50.
D. C. Wallace	23.94.	Consolidated Supply Co.	1361.04.
I. Wallace	23.94.	Union Iron Works	46.35.
I. H. McGinnis	7.98.	Crane Company	39.84.
O.C. Clarke	75.00.	W.R. Buck	.75.
S. E. Woodruff	23.94.	Paul Bernhardt	37.28.
Paul Goddard	23.94.	Reedsport Fuel & T. Co	42.86.
W. McWillis	23.94.	Port Umpqua Courier	47.34.
Ray Buyers	19.95.	Coos & Curry Tel. Co.	1.40.
G. I. Watts	15.96.	State Ind-Acc. Commission	23.96.
L. Kelly	23.94.	Schroeder & Hildenbrand	29.84.
		Total-----	3,153.59

Mr. Cairns submitted the following Treasurers report dated July 3, 1928:

TREASURERS REPORT

<u>FUND</u>	<u>BAL LAST REPORT</u>	<u>RECEIPTS</u>	<u>DISBURSEMENTS</u>	<u>BAL. ON HAND</u>
General	2,539.17	2,288.17	1,760.19	3,067.74
Special Water	57.32	955.75	105.30	915.78
Water Bond Interest	1,200.00 OD	None	None	1,200.00 OD
Road & Street	2,174.79	947.30	621.58	2,500.51
Water Construction	13,315.35	None	3,178.19	10,138.15
Sewer System	2,095.41	1,935.63	None	4,032.04
Sewer Interest	1,694.31 OD	1,208.29	None	386.02 OD
Street Improvement	7,349.75	1,128.93	None	8,478.73
Street Interest	7,521.90 OD	417.08	None	7,104.82 OD
Winchester Bay Water	491.62	52.75	343.84	200.53
Total	17,709.20	8,944.55	3,010.10	20,643.65

Balance on Hand Deposited as Follows:

First Bank of Reedsport	20,438.71
First National Bank of Portland	204.94

Total \$20,643.65

The Treasurer called particular attention to the condition of the Street Improvement and Street Improvement Interest accounts, and to the fact that it had been necessary for him to refuse payment on certain Street Improvement bonds, bond interest coupons. After considerable discussion it was ordered that the street improvement funds on hand be used toward payment of principle and interest on outstanding Improvement District No. 2 warrants, as these accounts were of longer standing than the bond interest coupons.



The City Recorder reported on the results of the sale of property held June 16th, at which time all property advertised for delinquent assessments was bid in, and payments made to the city. He also reported substantial collections on the sewer funds and that sale of property against which there were sewer assessments with no payment made to date would be held on August 4th.

There being no further business the meeting was adjourned.

*J. R. Brown*  
Actg Mayor

Attest:

*Stanley Chapin*  
City Recorder

Special Meeting of the Common Council, held this 14th day of July, 1938 at 1:00 P.M.

Pursuant to notice regularly given, a special meeting was held for the purpose of considering and acting on the following matters:

1. The adoption of an ordinance establishing the street grades for 1st, 6th and 7th Streets according to map submitted by the Oregon State Highway Commission in connection with the proposed improvement of Winchester Avenue.
2. Consideration of a contract with the Peoples West Coast Hydro-Electric Corporation for the furnishing of street lighting to the city.

There were present Mayor Johnson presiding, and all the Councilmen except J.H. Austin.

Ordinance No. 195, being an ordinance establishing certain street grades for 1st, 6th and 7th Streets within the City of Reedport, and declaring an emergency, was introduced and read for the first time. Mr. H. J. Lyster and H. C. Medall, owners of property adjacent to 6th Street, objected to the passing of this ordinance on the grounds that it should not be necessary to improve 6th Street at this time, and that the improvement created a hazard and made their own property less accessible from the side street.

After considerable discussion, upon motion of Councilman Lovelace, seconded by Councilman Brown, and regularly carried, it was ordered that Ordinance No. 195 be passed to the second reading. It was thereupon read for the second time. It was then moved that Ordinance No. 195 be passed to the third reading, and said motion was regularly adopted. Said Ordinance was then read for the third time. Thereupon Ordinance No. 195, a ordinance establishing certain street grades for 1st, 6th and 7th Streets within the City of Reedport, and declaring an emergency, was ordered put upon its final passage, and failed to pass by the following vote:

Ayes--- 2  
Nays--- 3



In the consideration of the proposed light contract, Mr. Pardee of the Peoples West Coast Hydro-Electric Corporation, was introduced to the Council and submitted a tentative contract for furnishing street lighting to the city. The contract proposed the purchase of the street light fixtures which the city now owned, and further proposed a rate of \$3.00 per light.

After considerable discussion it was ordered that Mr. Pardee submit the contract to the city for its further consideration after it had been determined by city records what the city investment was in light fixtures, and also after the city had obtained information as to the rates being charged other cities of approximately the same size.

There being no further business the meeting was adjourned.

*J. M. Johnson*  
Mayor

Attest:

*Stanley Chapin*  
City Recorder

Special Meeting of the Common Council, held this 24th day of July, 1928 at 3:00 P.M.

Pursuant to notice regularly given, a special meeting was held for the purpose of considering and acting on the following matters:

1. Adoption of Ordinance No. 195, which was an ordinance establishing certain street grades for 1st, 6th and 7th Streets within the City of Reedsport, and declaring an emergency.
2. The approval of the June, 1928 bill of Peoples West Coast Hydro-Electric Corporation for street, jail, and office lights.

Mayor Johnson and all Councilmen except Paul Bernhardt were present. There were also present, Bonda Anderson, H. J. Lyster, Lee Bernhardt, Mr. and Mrs. J. W. Geibisch, Mrs. George Keating, and Mrs. D. C. Wallace.

In the consideration of the proposed Ordinance No. 195, it was pointed out that the width of the graded portion of 7th Street be set at 40 feet instead of 48 feet as shown in the plans and specifications of the State Highway Commission for the Reedsport section of the Roosevelt Highway through the city. There appeared to be no objections to establishing the grade on 7th Street, nor 1st Street. Mr. H. J. Lyster and Mr. Lee Bernhardt objected to the proposed grading of 6th Street on the same grounds as stated before at previous special meeting. Mrs. Keating and Mr. and Mrs. Geibisch requested the proposed improvement of 6th Street as did also the High School Board for Union High School for District No. 11.

Proposed Ordinance No. 195 was then read for the



first time upon motion regularly made, seconded and carried. Upon motion of Councilman Iorvace, seconded by Councilman Waldner, and unanimously carried, proposed Ordinance No. 195 was passed to the second reading and read for the second time. Upon motion regularly made, seconded and carried, it was then ordered passed to the third reading and was then read for the third time. The said Ordinance No. 195, an ordinance establishing certain street grades for 1st, 6th and 7th Streets within the City of Reedport, and declaring an emergency, was ordered put upon its final passage and was thereupon adopted by the following vote:

Ayes--- 5  
Nays--- 0

It was called to the attention of the Council that certain play-ground apparatus belonging to School District No. 105 was placed in the center of 6th Street, and it was ordered that the School Board for District No. 105 be requested to have this equipment removed.

Bill of the Peoples West Coast Hydro-Electric Corporation in the amount of \$198.66, for June lights, was ordered paid.

There being no further business the meeting was adjourned.

*C. M. Johnson*  
Mayor

Attest:

*Stanley Chapin*  
City Recorder



Regular Meeting of the City Council, held this 6th day of August, 1928 at 8:00 P.M.

There were present Acting Mayor Browne and Councilmen Austin, Bernhardt, and Weidner. Absent, Mayor Johnson and Councilmen Lovelace and Varrelmann.

There being no quorum present the meeting was continued subject to the call of the Mayor.

The following bills were submitted, OKed by the Finance Committee, and ordered paid, subject to the approval of the Council at its next regular meeting:

Carl Keating	\$19.95	I.O.O.F.	\$15.00
S. E. Woodruff	23.44	John Bernhardt	12.50
J. Wallace	19.95	Roy G. Cairns	25.00
D. C. Wallace	19.95	C. C. Clarke	54.89
I. E. McGinnis	19.45	B. D. Chapin	150.00
W. Holbert	19.95	W. G. Benson	50.00
C. C. Clarke	60.00	Peoples W-C H Corp.	197.22
Carl Keating	23.94	Koke-Chapman Co.	1.53
S. E. Woodruff	23.94	W. G. Skismore	2.00
J. Wallace	23.94	O.K. Transfer	5.75
D. C. Wallace	23.94	Reedsport M&B Wks	8.25
I. E. McGinnis	23.94	Reedsport FMT Co	29.59
W. Holbert	23.94	Crane Company	381.19
Peoples West Coast H P Co	195.66	Frank L Taylor	13.92
W. Holbert	17.95	Paul Bernhardt	15.40
Carl Keating	23.94	Consolidate S. Co.	8.40
I. E. McGinnis	26.43	H & H Truck Line	33.92
S. E. Woodruff	26.43	Water Fund	10.00
L. Wallace	26.43	Port Emp. Courier	111.14
D. C. Wallace	26.43	F. J. Kernan	10.00
City of Reedsport SD#2	233.25	D. L. Buckingham	40.00
I. E. McGinnis	19.95	Russell J. Hubbard	25.51
S. E. Woodruff	19.95	Cook & Curry T. Co.	3.45
D. C. Wallace	19.95	State Ind. Ac. Com	17.65
W. Holbert	19.95	J. Wallace	1.99
J. S. Miller	86.71		
		Total	\$ 2,303.28

There being no further business the meeting was adjourned.

Attest:

Stanley Chapin  
City Recorder

W. M. Johnson



Regular Meeting of the City Council, held this 4th day of September, 1928 at 8:00 P.M.

There were present Acting Mayor Brown, presiding, and Councilmen Austin, Bernhardt, Lovelace and Weidner. Absent Mayor Johnson and Councilman Varrelmann.

The minutes of the last meeting were read and approved. It was regularly moved, seconded and carried that the payment of the July 1928 bills as authorized by the Finance Committee at meeting of August 6th, be confirmed.

Communications:

Letter dated August 30th, 1928, from Mr. T. T. Bennett, President of the Security Realty Syndicate, and addressed to the City of Reedsport and the Oregon State Highway Commission, was read. This letter protested against the constructing of the fence bordering Clear Lake, and claimed that it was a case of trespass on private property, and requested its removal. After considerable discussion and consideration, it was decided to make no answer to this communication.

Letter from Engineers Baar and Cunningham advising the City that the filing rights of Mr. Kelly had been transferred to Russell J. Hubbard, according to state records at Salem, was next read. It was directed that the Recorder take up this matter further with the Engineers with a view to proper protection of the City's interests.

Reports of Committees:

Councilman Weidner in making report for the Light Committee, recommended that the City pay not to exceed \$2.00 per light for street lights. The Committee recommended that the contract as submitted by the Power company be returned with this main change as to rate, and a number of minor changes, and that immediate answer be requested from the People's West Coast Hydro-Electric Corporation. The report of the Light Committee was unanimously adopted and the Recorder was instructed to communicate at once as suggested.

The Street Committee called the attention of the Council to the fact that the Roosevelt Highway improvement through the City had resulted in the removal of the gravel surface from First and Seventh Streets. Upon motion regularly made, seconded, and carried, the Street Committee was authorized to arrange for the regravelling of these streets. Attention was again called to the condition of the underhead crossing and the City Recorder was instructed to write the Southern Pacific Company again requesting the improvement of the trestle. It was regularly moved, seconded and carried, that the City improve the underhead crossing as soon as it was made possible to do so by the Railroad company.

Considerable discussion followed regarding the drainage from the underhead crossing west to the Schofield River. It was finally decided that a fund of \$500 be set aside from the Road and Street Fund to provide for the construction of a drainage ditch; the work to be done under the supervision of the Water and Sewer Committee.

It was authorized that the Mayor and the City Recorder sign the proposed agreement between the Southern Pacific Company and the City of Reedsport, providing for the water pipe crossing from Winchester Avenue on the west side of the railroad track to M Street on the east side of the railroad track.

The following bills were presented, OKed by the Finance Committee, and ordered paid:

S. E. Woodruff	\$19.95	W. Holbert	\$ 23.94
W. Holbert	19.95	S. E. Woodruff	23.94
D. Wallace	20.95	C. C. Clarke	50.00
I. N. McGinnis	20.95	W. Holbert	13.94
I. N. McGinnis	23.94	S. E. Woodruff	15.94
D. C. Wallace	23.94	I. McGinnis	15.94



D. C. Wallace	\$ 19.94	John Bernhardt	\$ 11.00
D. C. Wallace	8.00	S. D. Chapin	150.00
W. Holbert	8.00	I.O.O.F.	15.00
I. N. McGinnis	8.00	Howard-Cooper Corp.	4.72
S. E. Woodruff	8.00	City Water Fund	5.00
I. N. McGinnis	11.97	Union Iron Works	44.35
H. Boye, Jr.	11.97	Reedsport M&B Works	4.06
W. Holbert	11.97	Crane Company	116.50
D. C. Wallace	23.94	Reedsport F & T Co.	53.65
C. C. Clarke	74.69	State Ind. Acc. Com.	12.41
W. G. Benson	50.00	H. L. Chapin	98.01
Frank Cox	89.69	Peoples W-C H-E Corp	195.94
Roy G. Cairns	25.00	A.J. LeGault	159.00
		Total	\$ 1494.19

There being no further business the meeting was adjourned.

*J. R. Browning*  
City Mayor

Attest:

*Stanley Chapin*  
City Recorder



Regular meeting of the City Council, held this 1st day of October, 1928 at 8:00 P.M.

There were present Acting Mayor Browne, presiding and Councilmen Bernhardt, Lovelace, and Varrelmann. Absent Mayor Johnson and Councilman Austin.

The Committee to assist the Council in compiling the City Budget for the year 1929 was announced as follows:

Earl Chapman	by	C McC Johnson
W R Buck	"	J H Austin
N Anderson	"	J R Browne
E W Franklin	"	Paul Bernhardt
Mels Hogan	"	W A Lovelace
H G McCall	"	F W Varrelmann
A W Burton	"	L J Weidner

Place and time for meeting was at City Council room, Odd-Fellows Building, Reedsport, Oregon on Friday, October 5th, 1928 at 7:00 P.M.

There being no quorum present, the meeting was adjourned, subject to call of the Mayor.

The following bills were submitted, Oked by the Finance Committee, and ordered paid, subject to the approval of the Council at its next regular meeting:

W F Holbert	\$19.45	W G Benson	\$50.00
I H McGinnis	19.45	Frank Cox	89.70
A E Hattan	17.46	R G Cairns	25.00
H J McFarlane	17.46	S D Chapin	150.00
D C Wallace	23.44	John Bernhardt	21.50
H Royce, Jr.	1.99	I.O.O.F.	15.00
A E Hattan	12.97	City Water Fund	5.25
H J McFarlane	12.97	Umpqua Drug Co.	.75
D C Wallace	12.97	Peoples W.C.H.P Co.	195.66
W Holbert	12.97	Reedsport Decorating Co	8.00
I H McGinnis	7.98	Burroughs Adding MCo	5.00
Geo Burns	10.00	W R Buck	2.62
W Holbert	19.95	State Ind.Ac.Com.	13.16
D C Wallace	19.95	Ernest Haskell	.50
A E Hattan	15.96	Mrs Frank Cox	1.60
W Hanson	11.97	A J LeGault	104.00
C C Clarke	25.00	Paul Bernhardt	46.90
Ed Lundeen	7.98	F L Taylor	23.23
E Peaslee	11.97	C H West	27.00
Carl Keating	11.97	Beall Pipe and Tank Co.	678.54
W Hanson	15.96	Port Umpqua Courier	29.56
I H McGinnis	19.95	Reedsport F & T Co.	40.75
Paul Lane	19.95	W G Skidmore	3.45
A Hattan	22.94	Umpqua D and C Co.	435.00
W Holbert	28.93	W G Benson	75.88
D C Wallace	28.93	(75.00 previously distributed)	
S F Company	67.69		\$2570.08
C C Clarke	99.70		

There being no further business, the meeting was adjourned.

*J. R. Browne*  
Acting Mayor

Attest:  
*Stanley Chapin*  
City Recorder



Meeting of the 1929 Budget Committee, held this 5th day of October, 1928 at 7:30 P.M.

There were present Councilmen Browne, Bernhardt, Lovelace and Weidner, and Committeemen Nonda Anderson, A.W. Burton, W. R. Duck, Karl R. Chapman, E. W. Franklin, Nels Hogan, and H. G. McCall.

The Committee as a whole proceeded to organize, electing Councilman Weidner as Chairman and Karl R. Chapman as Secretary.

Detailed reports of receipts and expenditures under the various City funds for the year 1927 and first 9 months of 1928, and the 1928 budget estimates had been submitted to each committeeman and councilman by the City Recorder, for information and reference in arriving at estimates for 1929.

After careful consideration of each and every item separately, the following proposed 1929 Budget was, upon motion regularly, made, seconded, and unanimously carried adopted:

GENERAL FUND: Expenditures

Salaries- Attorney	\$300.00	
Recorder	900.00	
Treasurer	300.00	
Marshal	600.00	
Night Marshal	1080.00	
Fire Chief	120.00	
Hall rent	180.00	
Lights	2000.00	
Office supplies, printing, stationery, stamps	100.00	
Publication and filing fees	175.00	
Audit	200.00	
Jail	25.00	
Insurance	200.00	
Fire apparatus	1000.00	
Sewer and drainage	500.00	
Refunding bonds and interest	3320.00	
16th Street Purchase	<u>1180.00</u>	\$12,180.00

LESS ESTIMATED GENERAL FUND RECEIPTS, from fines, licenses, bank interest, misc.		<u>1,000.00</u>
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BALANCE-GENERAL FUND- to be raised by taxation-----	\$11,180.00	\$11,180.00
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WATER FUND: Expenditures:

Bond interest	\$9900.00	
Bonds maturing 11/1/29	2000.00	
Extensions	2000.00	
Repair and maintenance	500.00	
Operation:		
Water Commissioner	900.00	
Recorder	900.00	
Office supplies, stamps	<u>100.00</u>	\$16,300.00

LESS ESTIMATED WATER FUND RECEIPTS, from water rentals and connection service		<u>16,300.00</u>
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BALANCE-WATER FUND-to be raised by taxation-----	none	none
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ROAD AND STREET FUND: Expenditures

Street repair and maintenance	\$ 550.00	
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LESS ESTIMATED RECEIPTS, from truck licenses and road district tax	<u>550.00</u>	
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BALANCE-ROAD AND STREET FUND-to be raised		none
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EMERGENCY FUND

TOTAL-ALL FUNDS-TO BE RAISED BY TAXATION		\$ 2,820.00
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		\$13,800.00
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Upon motion regularly made, seconded, and carried that the proposed 1929 budget, as adopted, be published in the Port Umpqua Courier in the issues dated October 12th and October 19th, 1928 ~~that~~ and that November 5th, 1928 at 8:00, in the City Council hall, be the time and place for the hearing on the proposed budget.

There being no further business, the Committee meeting was adjourned.

Attest:

Karl R. Chapman  
Secretary

L. J. Weidner  
Chairman

Minutes of special meeting of the Common Council  
held Wednesday, October 10th, 1928.

Pursuant to notice, regularly given, special meeting of the Council was held at its offices in Heedsport on Wednesday, October 10th, 1928 at 1:00 P.M.

There were present Councilman Browne, presiding, and J H Austin, Paul Bernhardt, W A Lovelace, and L J Weidner. Absent Mayor Johnson and Councilman Varrelmann.

Call of special meeting was read as follows:

"To Mayor Johnson and Councilmen Austin, Browne, Bernhardt, Lovelace, Weidner and Varrelmann:

You are hereby notified that a special meeting is called to be held at the City Hall in Heedsport, Oregon on Wednesday, October 10th, 1928 at 1:00 P.M. to consider and act on the following matters:

- 1) Restraining owners of houses on lots 1 to 6 inclusive, Block 56 amended plat of Railroad Addition to Heedsport from moving same from property on which they are located.
- 2) Delinquent Street Assessments.

By order of J R Browne  
Acting Mayor

Attest: Stanley D Chapin  
Recorder

In the consideration of the first subject outlined in the above call, it appeared that the owners of Lots 1 to 6 inclusive, Block 56, were proposing to move certain houses located on these lots to Winchester Bay, Oregon, and one or two houses had been moved; that there were delinquent assessments against each of these lots; that the City in all probability had the right to enjoin the owners from moving the houses from the above described lots until the assessments had been paid.

After due consideration and discussion, upon motion regularly made, seconded, and unanimously carried the City Attorney was instructed to proceed immediately to obtain temporary restraining order, enjoining the owners from the moving, as proposed.

2) In the consideration of the collection of delinquent assessments, in view of the urgent necessity of enforcing collection in order to obtain funds to pay interest coupons due and coming due, the City Recorder was instructed to start foreclosure proceedings against all property against which there were three or more un-



unpaid installments and where interest due to date not not been paid; the proceedings to be started after 15 days notice had been given that the City would accept the interest to date at this time if payments in full of the amounts due could not be made.

There being no further business, the meeting was adjourned.

Attest:

Stanley D. Chapin  
Recorder

J. R. Browning  
Acting Mayor

Minutes of special meeting of the City Council,  
held the 16th day of October, 1928 at 1:00 P.M.

Pursuant to notice, regularly given, special meeting was held in the City Hall, Reedsport, Oregon on Wednesday October 16th, 1928 at 1:00 P.M. with Mayor Johnson presiding and all Councilmen present except Councilman Varrelmann.

Notice of call was read as follows:

To Mayor Johnson, and Councilmen Austin, Browne, Bernhardt, Lovelace, Weidner, and Varrelmann:

You are hereby notified that by order of the Mayor, a special meeting is hereby called, to be held at the City Hall in Reedsport, Oregon on Tuesday, October 16, 1928 at 1:00 P.M. for the purpose of considering and acting on the following matter:

Suit <sup>filed</sup> by City of Reedsport, with view to obtaining restraining order enjoining owners of Lots 1 to 6, inclusive, Block 56 amended plat of Railroad Addition to Reedsport, Oregon from moving certain houses located thereon.

Attest:

G. McC. JOHNSON  
Mayor

STANLEY D. CHAPIN  
Recorder

Mr. John C. Diehl, partial owner of the property involved in the suit of the City, appeared before the Council and stated the reasons of the owners in moving the dwellings; that they had not been able to dispose of or rent the property to advantage, and that they had considered it best business for them to have the buildings moved to Winchester Bay, where the demand for houses was greater; that they were not aware that permission from the City to move the buildings was necessary. He stated that two of the houses were already removed from the block in question, and asked that the 2 houses so moved be released and allowed to be moved as planned, and ~~provisionally~~ assured the Council that in such event the other 4 houses would not be moved. After due consideration and discussion, upon motion regularly made, seconded, and carried permission was granted to the owners of Lots 5 and 6, Block 56, in view of the fact that removal of buildings on these two lots had already taken place, that they be allowed to complete removal of the buildings as planned; but that no further moving of buildings outside of or within the



limits of the City be permitted or allowed without the permission of the City Council.

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
City Recorder

J. R. Brown  
City Mayor

Minutes of the November 1928 Meeting of the Common Council of the City of Reedsport, held this 5th day of November, 1928 at 8:00 P. M.

All members of the Council were present except Mayor Johnson. There were also present, Recorder Chapin, Treasurer Cairns, Water Commissioner Clarke, E. W. Franklin, J. W. Reed, and L. O. Hansen.

The minutes of the last two regular and intervening special meetings were read and approved. The minutes of the 1929 Budget Committee meeting were also read and approved.

Pursuant to notice by publication of the 1929 proposed Budget, attention was given to its consideration and adoption. Councilman Weidner called attention to the probable necessity for increasing allowance for drainage purposes. After considerable discussion, upon motion regularly made, seconded and carried, the emergency fund under the proposed budget was increased from \$2620 to \$3820. There being no objections made to the budget as modified, upon motion regularly made, seconded and carried it was adopted.

Thereupon Ordinance No. 196, being an Ordinance levying a tax on all the property situate within the corporate limits, City of Reedsport, for all purposes in the sum of \$15,000, was introduced and read for the first time. Upon motion regularly made, seconded and carried, it was passed to the second reading and read for the second time. Upon motion regularly made, seconded and carried, it was passed to the third reading and read for the third time. Thereupon, Ordinance No. 196 was put on its final passage and adopted by the following vote:

Ayes	5
Nays	0

Mr. L. O. Hansen representing the West Coast Telephone Company, appeared before the Council to ask for the establishment of location for telephone pole at the intersection of 14th and H. Streets. It was ordered that the placement of the telephone pole be made in accordance with the terms of the franchise.

It was regularly ordered that application to the Public Service Commission be made at once for hearing, with view to obtaining lower street light rates.

The attention of the Council was called to the necessity for certain parking regulations, particularly on 14th Street between H and L Streets. The City Marshall was instructed



to request that all cars be parked parallel to the curb along 14th Street between H and I Streets.

Upon motion regularly made, seconded and carried, the meeting was continued until November 8th, 1928 at 8:00 P. M.

J. M. Johnson  
Mayor

Attest:

Stanley Chapin  
Recorder

Continued Meeting of the Common Council of the City of Reedsport, was held at its offices on November 8th, 1928 at 8:00 P. M.

All members were present except Mayor Johnson and Councilman Austin. There were also present, H. G. McCall, Dr. K. K. Adams, H. L. Chapin, J. W. Reed, George Beardsley, and Ray Willard.

Mr. McCall urged the widening of the Highway at Winchester Avenue and Fourteenth Street on account of the present dangerous condition as a blind corner. Other short talks substantiating Mr. McCall's statements followed. After some discussion and due consideration, the matter was referred to the Street Committee for investigation and report.

A petition urging action on the part of the Council looking to the prevention of spread of sparks and cinders from the Umpqua Mills and Timber Company burner, was next read. Mr. George Beardsley and Mr. Ray Willard appeared before the Council and urged some action on the petition. This matter likewise was referred to the Street Committee for investigation and report.

Some discussion followed with reference to location of the water pipe line crossing the Schofield River. It was explained that the Port Commission was willing to approve an application for permit for water pipe line crossing on the bridge, providing that satisfactory arrangements were made for couplings which would permit reasonably easy removal of that portion of the pipe line on the draw. The Water Committee was authorized to employ an engineer to prepare plans and specifications for the pipe line crossing on the bridge.

The City Treasurer's and City Recorder's reports of city finances were read and ordered filed. Application of J. R. Browne for permit to move his bakery building to Lot 10 Block 51, Aceded plat of Railroad Addition, was approved.

Upon motion regularly made, seconded and carried, the Water Committee was authorized to have made a survey of the water system with a view to recommending equitable increase in water rates.

The reports of the election boards of East and West Reedsport precincts, insofar as the city election, was next read and ordered spread on the minutes. The reports were as follows:



<u>NAMES</u>	<u>OFFICE</u>	<u>VOTES E. R. PRECINCT</u>	<u>VOTES W.R. PRECINCT</u>	<u>TOTAL</u>
Buck	Mayor	165	212	367
Chapin	Recorder	129	177	306
Douglas	"	54	62	116
Cairns	Treasurer	161	213	374
Bernhardt	Councilmen	141	171	312
Ford	"	139	167	306
Foster	"	157	209	363
Knapp	"	137	171	308
Lillebo	"	154	188	342
Weidner	"	125	179	304
West	"	115	194	309
Total Vote Cast		186	241	427

Thereupon the following were declared elected: Mayor, W. R. Buck  
Recorder, Stanley Chapin  
Treasurer, Roy G. Cairns  
Councilmen, Ralph L. Foster,  
Tom Lillebo,  
Paul Bernhardt,  
C. H. West,  
Lloyd Knapp, and  
Ed Ford.

The following bills were presented, OKed by the Finance  
Committee, and ordered paid:

Carl Keating	\$10.97	S. E. Woodruff	\$19.95
W. Holbert	9.97	Paul Lane	9.97
D. C. Wallace	11.97	E. Peasley	15.96
I. N. McGinnis	10.97	A. L. Rice	15.96
W. Hansen	22.94	H. H. Clarke	19.95
E. Peasley	21.44	Union Iron Works	118.15
Ed Lundeen	14.96	W. Hanson	24.44
Irving L. Crook	3.99	D. C. Wallace	21.44
W. Holbert	5.98	A. L. Crook	22.44
I. N. McGinnis	3.99	S. E. Woodruff	21.44
S. E. Woodruff	5.98	A. L. Rice	21.94
Irving L. Crook	12.97	H. H. Clarke	21.44
Ed Lundeen	6.98	Irving L. Crook	15.96
E. Peasley	16.95	W. Hanson	15.96
Paul Lane	10.97	D. C. Wallace	15.96
D. C. Wallace	19.95	S. E. Woodruff	15.96
W. Hanson	19.95	A. L. Rice	15.96
D. C. Clarke	25.00	H. H. Clarke	15.96
W. Hanson	25.94	Floyd Marple	1.00
D. C. Wallace	23.94	G. E. Hattan	11.97
W. Holbert	15.96	Paul Lane	16.95
I. L. Crook	23.94		
Frank Coit	39.69	Reedsport Fuel & T Co.	12.11
Roy Cairns	25.00	Port Upqua Courier	42.67
W G Benson	50.00	Peoples West Coast H.C.	191.06
John Bernhardt	14.50	Frank Norris	2.50
C S Clarke	99.69	Hazel Bernhardt	2.50
S D Chapin	150.00	Mildred Harrison	2.50
J H Austin	6.00	Laura Ellis	2.50
I.O.C.F.	15.00	Lillian Travis	2.50
J L Dodson	2.00	Percy Glessner	2.50
Ira Middle, Co. Clerk	7.00	Emma Wheller	2.50
Isabelle McFarlane	2.50	H E Chapin	2.50
Anna L Douglas	2.50	Wm Bell	2.50
Mrs C C Clarke	2.50	Alice Benson	2.50
Mrs Sarah Bennett	2.50	Ruth Plum	2.50
H L Chapin	2.50	Mrs Ivan Gay	2.50
Pauline Billington	2.50	Mae Lowe	2.50
		Mrs E C Eastland	2.50



Verward	\$1541.20	
Federal Pipe and Tank Co.	40.67	Winchester Bay Lbr. Co. 159.25
Reedsport Towboat Co.	267.50	Wagon D & Const Co. 277.50
Burton's Pharmacy	1.45	C H West .50
Frank L Taylor	101.05	
W Hogan	27.60	
Reedsport Machine & B Wks	22.71	
City Water Fund	5.00	
Consolidated Supply Co.	76.50	
Mapqua Fuel Co.	3.25	
		\$ 2524.18

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
City Recorder

J. W. Johnson  
Mayor

Minutes of the regular December, 1928 meeting of the Common Council, postponed from Monday, December 3rd and held on Tuesday, December 4th, 1928 at 1:00 P.M.

Mayor Johnson and all Councilmen were present.

Minutes of meetings of November 5th and November 8th were read and approved.

Communications:

Letter from Lillebo and Ash with proposal for removal of what remained of the old Schofield River bridge, left for the purpose of the present water main crossing, was referred to the Water Committee for more definite understanding and report.

Petition of C.H. West, Paul Bernhardt, L.J. Weidner, Tom Lillebo and R L Foster, for recount of votes cast for offices of City Councilmen, on account of close vote among five candidates, was next read. After considerable discussion, it was ordered, by motion regularly carried, that a recount of votes for the offices of Councilmen be held on Thursday, December 6th, 1928 at 12:30 P.M., and that City Recorder Chapin and City Treasurer Cairns act as Clerks, and that the Council act as Judge of the Counting Board.

Letter from the Peoples West Coast Hydro-electric Corporation submitting new light contract was next brought to the attention of the Council, but was referred to the New Council for its consideration and action.

Likewise letter from Dr. E H Straw asking for water rates for a proposed health resort on Lake Marie was referred for the consideration of the new Council.

Letter from the Public Service Commission relative to new grade crossing of S.P. Company tracks near Winchester Avenue, and proposal to abandon present granted grade crossings at "L" Street and Winchester Avenue was next read.



After consideration, upon motion regularly made, seconded, and carried it was ordered that the City Attorney and City Recorder be authorized to make formal application to the Public Service Commission that the "L" Street and Winchester Avenue grade crossings be abandoned and in lieu thereof that the City be granted a grade crossing in conformity with plans drawn by the Oregon State Highway Commission, which extended from Winchester Avenue on the west side of the track to a point opposite the junction of "M" Street and East Railroad Avenue, and wide enough to permit approach on a gentle curve from Winchester Avenue and "L" Street, as well as direct approach from "M" Street.

Communications from Cosgrove and Co. to Mr. Russell J Hubbard regarding liability insurance for the City, and copy of letter from the State Fire Marshal's Office to Umpqua Mills and Timber Company recommending installation of a water tank for sprinkler system and an approved burner for the burning of sawdust and planer shavings were read but no action taken.

Statement of outstanding warrants was submitted by the City Recorder; also report of receipts and disbursements for the month of November, and for the year 1928 to date, were submitted and ordered filed. Treasurer's financial report for the month of November, 1928 was also submitted and ordered filed. Payment of interest coupons, bonds coming due and warrant obligations was left to the discretion of the finance Committee, in accordance with authority previously granted.

The following bills were presented, Oked by the finance Committee, and upon motion regularly made, seconded, and carried, were ordered paid:

S E Woodruff	\$13.96	W.G. Skidmore	\$ 1.50
H H Clarke	13.96	Joel Kiviahio	25.00
H H Clarke	3.99	Beall Pipe & TC	11.25
C C Clarke	15.00	Umpqua R Hav Co.	30.50
Reedsport Shoe Shop	3.50	Locke-Dailey T Line	12.59
Carl Wimberly	50.00	Winchester B Lbr Co.	6.86
S E Woodruff	1.99	Crane Co.	92.08
Joe Mattson	7.98	Reedsport P&T Co.	7.75
Harold France	7.98	Union Iron Works	67.93
H H Clarke	9.97	Umpqua Mills & T Co.	2.15
D G Wallace	1.99	Reedsport Dec. Co	11.00
W Hanson	1.99	H B Kennedy	8.93
City Water Fund	14.97	Frank J Kernan	10.00
C C Clarke	109.70	Umpqua D & C Co.	255.00 *
W G Benson	52.00		
John Bernhardt	12.75		
Stanley D Chapin	150.00		
Roy G Cairns	25.00		
Frank Cox	89.70		
I.O.C.F.	15.00		
Ira B Riddle	.80		
West Coast Tel. Co.	2.00		
Peoples West Coast H Corp.	191.86		
Port Umpqua Courier	22.96		
State Ind. Accident Com.	26.64		
			\$ 1388.23

Separate consideration and action was taken regarding the following bills presented for gravel furnished on various city streets:

Umpqua Dredging and Const Co. -for gravel on "H" Street	\$255.00
E W Franklin, for graveling on 14th, 16th and "K" Streets	361.50
L Weidner, Sec. " " on West R R Avenue	265.00

Upon motion of Weidner, and seconded by Bernhardt, that all three bills be disallowed, the vote was

Yes 2

No 4 Motion not passed.



Upon motion of Browne, seconded by Lovelace, the Umpqua Dredging and Construction Company bill for \$255.00 ~~that the~~ ~~was~~ allowed on the grounds that it was an authorized account.

The motion carried by the following vote: Ayes 3  
No 2

Councilman Austin not voting.

Councilmen Weidner moved that L. Weidner, Sec. bill for \$265.00 be allowed. Motion was seconded by Councilman Lovelace.

The motion was lost by the following vote: Yes 2  
No 3

Councilmen Austin and Varrelmann not voting.

Motion was next made and seconded that E W Franklin bill for \$361.50 be allowed. The motion was lost by the following

vote: Ayes 2  
No 3 Councilman Austin not voting.

City Marshal Clarke was authorized to arrange for necessary heating of the jail.

Upon motion regularly made, seconded, and carried meeting was continued to Thursday, December 6th, 1928 at 12:30 P.M.

*J. R. Browne*  
City Mayor

Attest:

*Stanley Chapin*  
Recorder

Minutes of continued meeting of the City Council held the 6th day of December, 1928 at 12:30 P.M.

Mayor Johnson and all Councilmen were present.

Councilman Austing objected to proceeding with the recount as ordered last meeting on the grounds that the Council had no right to order the opening of the ballot boxes except in case of a formal contest, regularly presented, according to procedure outlined by State Law.

Attorney Benson expressed the opinion that the Council was within its rights to hold the recount, on the basis of the petition and stipulation, presented to the Council at last meeting.

After due consideration, upon motion of Councilman Austin, duly seconded and carried the action of the Council ordering a recount was rescinded.

City Treasurer Cairns called the attention of the Council to letter just received from a bond holder, setting out that apparently due to some error in printing an interest coupon attached to Street Improvement Bond No. 229, stipulated \$6.72 as interest due and payable instead of \$15.00. It appearing that \$15.00 was the correct amount due, it was regularly ordered that the City Treasurer pay this amount instead of the \$6.72.

There being no further business, the meeting was adjourned.

Attest:

*Stanley Chapin*  
Recorder

*J. R. Browne*  
City Mayor



Minutes of Special Meeting of the Common  
Council held at its offices in Reedsport, Oregon  
on Wednesday, December 12th, 1928 at 8:00 P.M.

Special meeting was held pursuant to written notice, regularly given, said notice reading as follows:

December 11th, 1928

Mayor C McC Johnson,  
Councilmen J.H. Austin,  
J.R. Browne,  
Paul Bernhardt,  
W A Lovelace,  
F W Varrelmann,  
L.J. Weidner.

Gentlemen:

You are hereby notified that, by order of the Mayor, a special meeting of the City Council is hereby called, to be held at the City Hall, Reedsport, Oregon on Wednesday, December 12th, 1928 at 8:00 P.M. for the purpose of considering and acting on the following matters:

1. Petition of Louis J. Weidner concerning election contest.

Yours very truly,

STANLEY D. CHAPIN  
City Recorder "

All members of the Council were present except Mayor Johnson. Councilman Browne presided in the absence of the Mayor. Notice of special meeting was then read.

Petition of Louis J. Weidner, contestant, vs. Paul Bernhardt, E.H. Ford, C.H. West and Lloyd Knapp, <sup>Contestees</sup> and alleging certain irregularities and erroneous counting on the part of the election Boards, and asking the City Council to determine whether or not said Louis J. Weidner was regularly elected to office, was next read.

Copy of notice which contestant Weidner served on each of the contestees, setting December 12th, 1928 at 8:00 P.M. as time of hearing, and Council Hall as the place was then read; also the stipulation entered into by Contestant and Contestees, asking for re-count, with the Council acting as Judge, and agreeing (subject to review by competent authority) that they would be bound by the final decision of the Council in the matter of recount, was read.

Request of contestees C H West, Lloyd Knapp, E H Ford, and Paul Bernhardt, that Contestant Weidner and Contestee Bernhardt be not permitted to sit in said contest as judges; and that Contestant Weidner be required to post bond, as required by law, was next read.

All Contestees were present at the reading of the papers and deliberations of the Council.

Upon motion of Councilman Weidner, regularly seconded and carried it was ordered that Councilmen Weidner and Bernhardt be excluded from the election contest, to act as judges in case of recount.

Upon motion regularly made, seconded, and carried it was ordered that Contestant <sup>Weidner</sup> post bond of \$150.00.

Upon motion of Councilman Weidner, seconded by Councilman Lovelace and carried, it was ordered that recount be held this evening, immediately upon the posting of good and sufficient bond by Contestant Weidner.



Bond in the amount of \$150.00, signed by Louis J Weidner, and Arthur W Burton and G.S. Hinsdale as sureties, was next submitted to the Council and read. Upon motion made, seconded, and carried the bond of Contestant Weidner was approved.

All proceedings appearing to be in order, and no objection being raised by any of the said Contestees, it was next moved, seconded, and carried that a recount of the votes be held at once, that City Recorder Chapin and City Treasurer act as Clerk, and that Councilmen Austing, Browne, Lovelace and Varrelmann act as Judges of the recount.

Thereupon the ballot boxes were ordered opened, first for West Reedsport precinct and counted, and then for East Reedsport precinct, and counted.

Upon completion of the recount, the following reports of the two clerks and four judges were read and ordered spread upon the minutes, said reports being in words and figures as follows:

<u>NAAMES</u>	<u>OFFICE</u>	<u>VOTES</u>		<u>VOTES</u> <u>Total</u>
		<u>E.R.Precinct</u>	<u>W.R.Precinct</u>	
Paul Bernhardt-Councilman		140	170	310
E.H.Ford	"	139	166	305
Ralph L. Foster	"	155	209	364
Lloyd Knapp	"	136	166	302
Tom Lillebo	"	153	186	339
Louis J Weidner	"	124	181	305
C.H. West	"	113	191	304

Thereupon, it appearing that Paul Bernhardt, E.H. Ford, Ralph L Foster, Tom Lillebo, Louis J Weidner, and C.H. West were the six candidates receiving the highest vote for the offices of City Councilmen, upon motion of Councilman Lovelace, seconded and Councilmen Varrelmann, and carried it was declared that the said Paul Bernhardt, E.H. Ford, Ralph L Foster, Tom Lillebo, Louis J Weidner, and C.H. West be duly elected, and that the City Recorder be instructed to send certificates of election to each of the Councilmen-elect.

There being no further business, the meeting was adjourned.

Attest:

Frank Chapin  
Recorder

J.R. Browne  
Acting Mayor



Minutes of the Regular Annual Meeting of the City Council, held the 8th day of January, 1929 at 8:00 P.M.

In accordance with provisions of Section 32 of the Charter of the City of Reedsport, requiring that a meeting of the new Council be held on the second Tuesday in January, next following the annual City election, meeting was held on Tuesday, January 8th, 1929 at 8:00 P.M. with Mayor-elect Buck presiding, and Councilmen-elect Paul Bernhardt, Ralph L. Foster, E.H. Ford, Tom Lillebo, Louis J. Weidner and C.H. West as Councilmen. Former Councilmen J.R. Browne, J.H. Austin, W.A. Lovelace, and F. W. Varnedemann, Recorder-elect Stanley D. Chapin and Treasurer-elect Roy G. Cairns were also present.

Recorder Chapin announced that oaths of office for Mayor and all new Councilmen, Treasurer, and Recorder had been taken, and were regularly on file.

The Council next proceeded to elect a President of the Council by ballot. The results of the ballot showed 3 votes for Councilman Bernhardt, 1 vote for Councilman Foster, ~~and~~ 1 vote for Councilman Weidner, and 1 vote for Councilman Lillebo. Upon motion regularly made, seconded, and carried it was ordered that the Recorder be instructed to cast a unanimous ballot for Councilman Paul Bernhardt as President of the Council for the year 1929, and Councilman Bernhardt was declared elected.

Mayor Buck next announced the appointment of the standing Committees for the year 1929 as follows:

Finance Committee	-	Weidner and Foster
Light	"	Ford and Weidner
Water and Sewer	"	Lillebo and West
Street	"	Bernhardt and West
Building	"	Foster and Lillebo

The Mayor announced also in connection with these appointments that he would serve as third member of all Committees. He also outlined in a definite and comprehensive manner recommendations for the administration of the City Government for the ~~next~~ year, and its activities, stressing in particular the importance of necessary and proper street maintenance, definite assignment of duties and responsibilities of the various City employees, necessary and equitable revision of water rates, and continued care in the administration of finances through the Finance Committee and the Council as a whole.

Appointive officers were next nominated by the Mayor, as follows:

Water and Street Commissioner	-	C.G. Clarke
City Marshal	-	Frank Cox
City Attorney	-	W.G. Benson
Fire Chief	-	John Bernhardt

Upon motion of Councilman Lillebo, seconded by Councilman Weidner, and unanimously carried the nominations of the Mayor were confirmed.



General discussion of salaries to be paid employees of City next followed. After careful consideration, salaries were fixed as follows:

Street and Water Commissioner	\$150.00	per month
City Marshal	115.00	" "
City Recorder	150.00	" "
Fire Chief	10.00	" "
City Treasurer	30.00	" "
City Attorney	30.00	" "

In connection with salary of City Attorney it was decided that the salary as stipulated was as a retainer and for ordinary services, such as drawing of minor ordinances and legal documents, attending meetings, and the like, but that additional allowance be made for extra services.

Minutes of the December, 1928 meetings were read and approved.

Consideration was next given to proposal of Lillebo and Ash regarding water pipe line crossing on old bridge. It was ordered that the Water Commissioner block the old crossing and put up Danger and No trespass signs. Problems in connection with Schofield River crossing were referred to the Water Committee for review and report.

Councilmen Weidner and Ford were appointed as a special committee to investigate proposal and rates for liability insurance.

Councilmen Lillebo and Foster were appointed as a special Committee to investigate the complaint regarding open burner of the Umpqua Mills and Timber Company.

Upon motion regularly made, seconded, and carried bondsmen on the Louis J Weidner bond as Contestant were released.

Upon motion made, seconded, and carried it was ordered that the Recorder obtain estimate of cost for legal opinion by District Attorney on ~~xxxxxx~~ legality of proceedings taken in connection with recent recount for offices of Councilmen.

Attorney Thos. Agee and Mr. F.K. Allen appeared before the Council and submitted for its consideration a proposed ordinance "Granting to Frank L Taylor and F.K. Allen, their heirs, successors and assigns, for the period of Twenty (20) years from the taking effect of this Ordinance, the right and privilege to erect, construct, maintain and operate a central station or stations and from that central station or stations distributing or supplying the people of the City of Reedsport, in Douglas County, Oregon, Radio Programs, Television Programs, and other wire or wireless programs and any improvements or betterments thereof, and the right and privilege to erect, maintain, use, and remove poles, wires, cables, ducts, pipes, appliances and apparatus for conducting and distributing such programs in, under, upon and over any and all of the streets, alleys, roads, ways, public parks and public grounds of said City of Reedsport within the limits and boundaries of said City of Reedsport as said City now is and hereafter may be bounded, constituted and have its limits."

Said proposed Ordinance No. 197 was read in full for the first time. Upon motion regularly made, seconded, and carried it was ordered passed to the second reading and read for the second time, by title only. It was then moved, seconded, and carried that said proposed Ordinance No. 197 be laid upon the table until next regular meeting.



Mr. Matt Thompson appeared before the Council, protesting against the removal of certain gravel from the street directly in front of his restaurant building. He explained that the gravel had been placed there at his own expense, and that in certain private grading which had been done by a grader considerable gravel had been removed, and the street grade lowered thereby, in front of his place. The matter was referred to the Street Committee and Street Commissioner for attention.

Communications:

Letter dated December 7th, 1928 from Attorney Jay Bowerman, representing the Umpqua Mills and Timber Company, and advising the Council that he had been instructed to bring suit against the City of Reedsport on account of alleged gross carelessness on the part of the City officials in connecting its water system up to leaky mains and thereby rendering entirely worthless the installation of a sprinkler system at a cost of \$12,000.00 was next read. It was explained that upon receipt of this letter, it was referred individually to the Mayor and members of the 1928 Council but no action was taken upon same.

The Council satisfied itself that it had at no time, nor had any officials representing the City, made any representations of guarantee of service to be furnished; that it was the desire of the Council to maintain as good service as is reasonably possible; that the City had not authorized any Engineer to give out information as set out in the letter from Attorney Bowerman; that the City Recorder and City Attorney be instructed to reply to this communication, explaining the position of the City as above expressed.

City Recorder's report of Income and Expense for the year 1928 was submitted as follows:

	<u>INCOME</u>	<u>EXPENSE</u>	
<u>General Fund:</u>	\$10,868.76	\$11,486.63	
Bank Interest	\$ 323.16	Bonds	\$1000.00
Fines-licenses	605.45	Bond int.	1457.48
Taxes	9615.29	Wts.out 12/31/27	1078.40
Miscellaneous	<u>323.36</u>	Warrant interest	125.52
		Operating exp.	<u>7825.23</u>
<u>Road and Street Fund:</u>	1,787.40	2,922.93	
<u>Water Fund:</u>	37,688.18	33,378.02	
City rentals	\$11602.48	Repair and maint.	2498.83
W.B. "	924.87	Extension-imp.	20896.27
Tapping fees	65.00	Bond Interest	9150.00
Bond sale	<u>25095.83</u>	Wts.out 12/31/27	8.22
		W Bay Ext.	132.59
		W B Wts out '27	616.98
		Warrant Interest	<u>75.13</u>
<u>Bancroft Assess. Fund:</u>	19,631.20	19,442.65	
Sewer Dist. #1	3309.62	Ref. Sewer payt.	25.51
" " #2	1390.62	Sewer Bonds	2052.04
" " #3	468.78	" Bond Int.	2671.56
" Interest	2669.17		
Street Dist. #1	1827.19	Street Bond Int.	9194.94
" " #2	1063.03	Wts.out 12/31/27	4519.62
" " #3	659.60	Warrant Interest	<u>978.98</u>
" " #4	379.31		
" " #5	577.26		
" " #6	1211.76		
" " #7	516.72		
" " #8	41.53		
" " #9	115.50		
" Interest	<u>5402.11</u>		
	<u>\$69,975.54</u>		<u>\$67,230.23</u>



Total Warrants outstanding as of 12/31/28      \$3387.44  
 Total Outstanding Bonds as of 12/31/28      \$375970.30

City Treasurer Cairns submitted report of December receipts and disbursements, and balances on hand under the various funds as follows:

General Fund	\$3,007.92	
Road and Street Fund	515.59	
Special Water Fund	275.99	
Water Construction Fund	4,103.73	
Winchester Bay Water Fund	249.79	
Sewer Assessment Fund	7,093.40	
Sewer " Int. "		255.09 O.D.
Street " Fund	8,020.28	
Street " Int. "		8446.81 O.D.
Net Bank Balance-----	\$ 14,564.80	

The Recorder and Treasurer called the particular attention of the Council to the condition of the City assessments, as revealed in report submitted by the Recorder, and the importance of continuing the enforcement of at least interest to date on unpaid assessments. Upon motion regularly made, seconded, and carried the Council voted to continue the policy of the former Council in ordering the starting of foreclosure proceedings against all property where assessments were past due and unpaid for three years or more, and permitting payment of at least interest to date, if further payment cannot be made.

After considerable discussion, it was ordered that the Finance Committee obtain prices on a truck and grader for the City. In the consideration of the proposed improvement by graveling of the under railroad crossing, previously authorized by the City Council, the matter was referred to the Street Committee with authority to act.

Applications of E.H. Ford, and Johnson and Johnson, for pool hall licenses and E W Franklin for dance hall licenses, were approved; license fees having accompanied the applications in each case in accordance with provisions of the City Ordinances.

The following bills were presented, OKed by the Finance Committee of the 1928 Council, and ordered paid:

J. Wallace	\$3.99	Rainbow Cafe	\$5.10
D.C. Wallace	17.95	Umpqua Fuel Co.	2.00
S.E. Woodruff	15.96	S D Chapin	150.00
C C Clarke	25.00	Frank Cox	91.69
City Water Fund	5.18	R G Cairns	25.00
M.D. Wallace	1.99	I.O.O.F.	15.00
J Wallace	5.98	W G Benson	50.00
D C Wallace	9.97	State Ind. Ac. Com	6.98
J Christman	7.98	John Bernhardt	10.00
W Pittman	1.99	I K McGinnis	8.97
Percy Woodruff	1.99	Percy Woodruff	3.99
Geo Johnson	1.99	Ump. Dredging & C Co.	112.38
H Johnson	1.99	C C Clarke	99.69
A S Heath	3.99	Union Iron Works	4.30
J Mattson	3.98	Frank L Taylor	7.08
Peoples W C H Corp	190.26	Frederick Post Co.	13.29
Port Umpqua Courier	28.38	D L Buckingham	21.50



City Water Fund	.36
Reedsport Towboat Co.	16.50
J F Lippencott	1.00
Jas W Ford, Jr.	4.50
West Coast TelCo.	2.40
A S Heath	3.99
John Bernhardt	8.75
Reedsport P & T Co.	12.15
Ump. Mills and T Co.	13.85
D C Wallace	3.99
W Hanson	7.98
	<u>1032.01</u>

Attention of the Council was called to the immediate necessity for the increase in water income, to provide for payment of bond interest, operating expense, and bonds coming due. It was finally decided to have a water committee meeting and special meeting of the Council within the following week for the purpose of revising the present Ordinance establishing water rates. Instructions were also given to the Water Commissioner and City Recorder to enforce the existing provisions regarding the collection of delinquent water rents.

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
Recorder

V. R. Buck  
Mayor

Minutes of Special meeting of the Common Council of the City of Reedsport held on Monday, January 14th, 1929 at 8:00 P.M.

Pursuant to call of the Mayor, regularly given, special meeting of the Council was held at the City Hall for the purpose of considering the revision of water rates.

The Mayor and all members of the Council were present.

The City Recorder submitted reports on the present rates for Reedsport, and also existing rates for other cities, including particularly the new schedules of the Oregon-Washington Service Company for Marshfield and North Bend. Rates, and rules and regulations for the City of Newport were also submitted. The Recorder reported on special interview had this date with W.S. Chiene, local manager at Marshfield for the Oregon-Washington Water Service Company regarding water rates and classifications.

After considerable discussion and a number of proposals as to new rates, it was decided to continue this special meeting until Monday evening, January 21st, 1929 at which meeting the Recorder would submit a report on rates and income under the proposed new schedules.

There being no further business, the meeting was continued to January 21st, 1929 at 8:00 P.M.

Attest:

Stanley Chapin  
Recorder

V. R. Buck  
Mayor



Minutes of Special Meeting of the Common Council held on Monday, January 21st, 1929 at 8:00 P.M.

Pursuant to order of adjournment of meeting of January 14th, continued meeting was held at 8:00 P.M. at the City Hall.

Mayor Buck and all Councilmen were present.

Special attention of the Council was first called to the immediate necessity of the extension and repair of the water lines and mains east from 16th Street on Winchester Avenue and along Winchester Avenue, near 11th Street, and it was ordered that the necessary extension and repairs be made.

Mr. Russell J Hubbard, of the Winchester Bay Lumber Company appeared before the Council, and asked its co-operation in connection with the water supply for the operation of a pulp mill on the Winchester Bay Lumber Company mill site. He suggested the feasibility of a reservoir construction, at the expense of the mill company, from which the City would take its supply, as well as the mill, allowing certain safe guards to assure the City of first call on the supply; and in consideration of the construction of the reservoir, the mill company to secure free water.

Although there was nothing of a definite nature to consider and act on at this time, the members of the Council expressed themselves as being desirous to co-operate to every reasonable extent possible to encourage the construction and operation of a pulp mill in Reedsport.

Continued consideration and study was given to the proposed rate schedules for use of water from the Municipal Water Supply and Water Mains. Total monthly income, based on the present North Bend schedules, was estimated and it appeared that such a basis, although higher than the present rates applying for Reedsport, was not quite sufficient to bring the monthly income to an amount which would adequately provide for bond and bond interest costs, as well as operation and maintenance expense.

It was finally decided to instruct the Recorder to compute the income, based upon a 25% increase on base rates applying to the present North Bend schedule. Upon motion regularly made, seconded and carried meeting was continued until Monday, January 28th, 1929 at 8:00 P.M.

Attest:

Stanley Chapman  
Recorder

W. R. Buck  
Mayor



MINUTES OF CONTINUED SPECIAL MEETING OF THE  
CITY COUNCIL, held this 28th day of January, 1929 at 8:00 P.M.

Mayor Buck and all members of the Council were present.

The continued meeting was held for the purpose of considering further the revision of water rates, and taking such action in connection therewith as seemed to be proper and necessary.

Mayor Buck called attention to a communication he had just received concerning proposed legislation to bring municipal utilities under regulation of the public service commission and providing for taxing municipal plants.

After consideration Resolution No. 77 was submitted and unanimously adopted, to-wit:

RESOLUTION NO. 77

WHEREAS, there are no-pending before the Legislature of the State of Oregon, certain bills numbered 247, 251, and 252, providing among other things, for the extended supervision of the Public Service Commission over municipally owned public utility plants, and the taxing of same, and

WHEREAS, it appears to the City of Reedsport, acting through its City Council, that said proposed legislative acts will, if enacted, result in serious interference with the operation, plans for betterment and vested rights of the cities of Oregon now owning and operating municipal power, light, water and other utilities,

NOW THEREFORE IT IS RESOLVED BY THE CITY OF REEDSPORT That the City of Reedsport protest against the enactment of said proposed legislative bills herein mentioned, and that copies of the within resolution be forwarded to the Douglas County representatives in the State Legislature, and that a copy hereof be spread upon the minutes of the City of Reedsport.

Resolution No. 78 was next introduced, read and adopted, to-wit:

RESOLUTION NO. 78

WHEREAS, the objects of the league of Oregon cities are:

1. To maintain an organization to secure co-operation among the cities of the state in a thorough study of local problems and the application of efficient methods of local government.
2. The collection and dissemination of information, statistics, and data relative to all questions of local government.
3. The promotion of such legislation as will be beneficial to the cities of the State and the citizens thereof, and the prevention of such legislation as may be injurious thereto.
4. to do any and all other things necessary or proper for the benefit of the cities of Oregon.

WHEREAS, the City of Reedsport desires to have the advantage of membership in the League of Oregon cities and to give its full share of support to the objects of the same, now therefore

BE IT RESOLVED BY THIS CITY OF REEDSPORT that this city become a member of the league of Oregon Cities and that the City Recorder is hereby instructed to draw a warrant for \$10.00 in favor of the League of Oregon Cities for the annual membership dues.



PROPOSED ORDINANCE No.198, an Ordinance fixing the Water Rates for domestic and industrial purposes and use in and outside of the City of Reedsport; fixing charges for connecting, and for shutting off and turning on the water supply to and from users; repealing Ordinances and parts of Ordinances in conflict herewith; and declaring an emergency, was next introduced and read for the first time.

Previous to its first reading there had been a careful review of its terms, and the insertion of a number of rates, particular under the Class C flat rate schedule, and provisions, which corrections and additions were contained the said Ordinance No.198, upon its first reading.

Upon motion regularly made, seconded, and unanimously carried said Ordinance was passed to its 2nd reading and read for the 2nd time by title only.

Upon motion regularly made, seconded, and carriedx said Ordinance No.198 was passed to its third reading and read, in full, for the third time. Thereupon said Ordinance No.198 was ordered put upon its final passage, and was adopted by the following vote: Ayes 6 Nays none.

Said Ordinance No.198 was thereupon approved by the Mayor, signed by the Mayor and attested by the City Recorder, and declared in full force and effect, commencing February 1st, 1929.

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
Recorder

W.P. Beck  
Mayor



Minutes of the regular February, 1929 meeting of the City Council, held Monday, February 4th, 1929 at 8:00 P.M.

Mayor Buck and all Councilmen, except Ralph L. Foster, were present.

The minutes of the last regular and intervening special meetings were read and approved.

Communications:

Letter dated January 11th, from Attorney Guy Gordon, was read. The letter was in response to a letter written concerning review of procedure on recent recount, and suggested that the city not incur further expense in this connection inasmuch as the Councilmen found to be legally elected were at least de facto of the City and can function as such; and leave the question of validity of the action taken to be contested by those raising that question. Upon motion regularly made, seconded, and carried the matter was laid on the table, indefinitely.

Letter from Representative Fisher, dated February 1st, relative to resolution No. 77, which protested against passage of House Bills 247, 251, 252, stated that the bills had been withdrawn, and that he knew of no further legislation planned along the line of taxing municipally owned plants, or bringing them under the control of the Public Service Commission.

Upon motion regularly made, seconded, and carried it was ordered that the City protest the passage of House Bill No. 163 which provided for an appeal to the circuit court on all cases tried in the Recorder's court, for violation of City Ordinances. This action was in accordance with recommendation of the League of Oregon Cities, but advised that it would add expense to the Cities, and would not be for their best interests.

A petition from the Casad Club of Smith River asked the City to provide for a rest room within the City. After due consideration it was decided that in view of the fact that the City did not have suitable property or funds, that it refer the petition to the Umpqua Navigation Company, and to civic organizations with the hope that such a convenience could be arranged for, and that the Casad Club be advised of the action taken.

The following bills were presented, Oked by the Finance Committee and ordered paid:

R F Borton	\$1.99.	Southern Pacific Co.	\$10.00.
Ira Brown	1.99.	Pac Sta and Ptg Co.	1.53.
League of Oregon Cities	10.00	Locke-Dailey TruckLine	17.43.
Frank Cox	114.69	Ump.River Nav Co.	5.00.
C C Clarke	149.69	State Ind.Ac.Com	5.91.
Roy G Cairns	30.00	F J Peterson	1.99.
Stanley D Chapin	150.00.	Jack Christman	7.98.
W G Benson	30.00.	Oscar Baird	1.99.
I.O.O.F.	15.00.	Harold France	1.99.
John Bernhardt	12.25.	Reedsport P&TCo.	12.75.
D L Buckingham	19.00.		
City Water Fund	10.00.		
Dunhams Grovery	.45.		\$865.78
Peoples West C HydroC	189.66.		
Port Umpqua Courier	61.29.		
West Coast Tel Co.	1.80.		
Umpqua Drug Co.	1.40.		



Dr Eastland appeared before the Council and explained briefly the present unofficial and rather unsatisfactory status of the so-called city Health Board, and due to the various misunderstandings as to the Board and its duties, stated that he felt it best to submit his resignation from the Board or Committee. He suggested that the Council attempt to make some arrangement to secure if possible the services of a Health nurse for this section of Douglas County, who might make her headquarters at Reedsport, and could be assigned the position of official secretary to a Board of Health.

A Mr. Lind appeared before the Council, and explained at length the advantages of certain first aid fire fighting apparatus, consisting of liquid in glass sealed containers. The matter was referred to a special Committee consisting of Councilmen Weidner, Lillebo and Bernhardt.

Mr. Jess Dennison appeared before the Council, and presented a petition, asking the Council to appoint, establish and grant powers to a Commission, to be known as the Boxing Commission, for Reedsport. The petition was signed by 100 residents of the City. Upon motion regularly made, seconded, and carried the Council granted the request, and confirmed the appointment of Louis J Weidner, J.W. Reed, and Dr H C Eastland as members of the Boxing Commission.

Councilman Lillebo was appointed as a Committee of one to investigate the condition of the dock on the City property at the lower end of "L" Street.

The Street Committee was authorized to arrange for the placing of "No Parking Signs" along Winchester Avenue, near the junction of 14th Street with Winchester Avenue. The Street Committee was also authorized to arrange for the grading of 14th and 15th Streets, between "L" Street and Winchester Avenue.

A discussion followed concerning ways and means for obtaining better service for water users through increase in water pressure. It was authorized that 2 water gauges for the main line be ordered at once. It was also ordered that the stand pipe near the lower tunnel be raised, and that arrangements be made for a new service connection leading to C Mc Johnson Mill site and adjacent property.

The Recorder was instructed to enforce strictly the provisions of the new Ordinance No.198 relating to shutting off delinquent water users.

Councilman Ford reported the recommendations of the Light Committee, which favored the adoption of the last Street Lighting Agreement submitted by the Peoples West Coast Hydro-electric Corporation, with a few changes. The new agreement as proposed provided for up to 100 C.P. Municipal Series Incandescent Street Lamps at \$2.50 per lamp per month; the City to own the fixtures and brackets; the cost of renewal of lamps to be borne by the Company; the term of the contract to be two years.

Upon motion regularly made, seconded, and carried the Mayor and City Recorder were authorized to sign the proposed agreement, as revised according to recommendations of the Light Committee.

The installation of a watchman signal at the intersection of 14th and H Streets was authorized.

There being no further business, the meeting was adjourned.

Attest:

Stanley L. Chapin  
Recorder

W. R. Back  
Mayor



Minutes of a Special Meeting of the Common Council of the City of Keedsport held this 18th day of February, 1929 at 8:00 P.M.

Pursuant to order of the Mayor, and by regular notice given, special meeting was held with Mayor Buck presiding and Councilmen Ford, Foster, Lillebo and West present.

Attention was first given to the provisions of Ordinance No. 157, regulating the gathering, removal and disposal of garbage, providing a penalty for the violation thereof and declaring an emergency. Mr. Ray Chambers appeared before the Council and asked for permit to operate as garbage man, under the terms of the Ordinance.

Mr. Chambers announced maximum rates as follows:

For residences: 50 cents per can on regular pick up trips of once a week, and \$1.50 for each special load on demand.

For stores, restaurants and other business houses: \$2.50 per load, with two regular pick-ups per week and one additional pick-up if demanded.

After due consideration, upon motion regularly made, seconded, and carried a permit was ordered granted to Ray Chambers, contingent upon the filing of the required bond of \$250.00.


A special Committee, consisting of Councilmen Ford, and Lillebo, and Fire Chief John Bernhardt, was appointed by the Mayor to investigate the matter of securing a permanent dump ground for the City.

Councilman Lillebo reported briefly on the condition of the City dock, at the foot of "L" Street, and recommended immediate repair of a portion of the same which constitutes a serious hazard to the traveling public under present conditions and can be repaired at a reasonable cost. It was ordered that the repair work, as recommended, be authorized.

Upon motion duly made, seconded, and carried the seasonal rate of \$15.00 per month for fish plants was further defined to refer to the months of December, January, February, March and April.

There being no further business, the meeting was adjourned.

  
Mayor

Attest:  
  
Recorder



Minutes of the regular March, 1929 meeting of the Common Council of the City of Reedsport, held on Monday, March 4th, 1929 at 8:00 P.M.

Mayor Buck and all Councilmen were present.

The minutes of the last regular and intervening special meeting were read and approved.

A Street Lighting Agreement, drawn up and submitted by the Peoples West Coast Hydro-electric Corporation, in accordance with the terms approved through recommendations of the light Committee at meeting of February, 1929 was ~~submitted~~ read.

STREET LIGHTING AGREEMENT FOR REEDSPORT, OREGON.

This agreement dated this 2nd day of March, 1929 between PEOPLES WEST COAST HYDRO-ELECTRIC CORPORATION, a corporation organized and existing under the laws of the State of Delaware, having its principal office in Portland, Oregon, herein called the "COMPANY", and the City of Reedsport, a municipal corporation of Reedsport, Douglas County, Oregon herein called the "MUNICIPALITY",

WITNESSETH

I.

THE COMPANY AGREES:

1. Insofar as reasonable diligence will enable it to do so, to furnish electric energy to the Municipality for Street lighting every night from dusk to dawn on the Street Lighting system now owned by the City of Reedsport, Oregon.

2. The Company upon written order from the Municipality, will extend its wires and poles a reasonable distance to serve additional Street Lighting fixtures with the understanding that the Municipality agrees to pay the Company its initial actual labor cost per fixture installed. The Company to own all poles and wires of the installation and the Municipality to own the fixtures.

3. The intent of the expression "reasonable distance", appearing in the paragraph immediately preceding, is that the expenditure called for to be made by the Company in providing circuits for additional street lighting fixtures shall not exceed the provision set forth in the Company's line extension policy, as filed with the PUBLIC SERVICE COMMISSION of Oregon.

4. To change the location of any lamp or lamps in use upon thirty days written notice by the municipality and upon payment to the Company of the cost of the change.

5. To furnish electricity to the municipally owned street lighting system and to renew lamps, the cost of which renewals will be borne by the Company.

II.

THE MUNICIPALITY AGREES:

1. To purchase from the Company all electric energy and service for Street Lighting. The minimum demand shall at all times equal that of the initial installation plus that of any additional installation required by the Municipality.

2. The installation referred to in the paragraph, immediately preceding, shall be 60 street lighting fixtures arranged for series operation. Each street lighting fixture shall be equipped



with 1000 lumen (100 C.P.) modern series street lamp.

3. To pay for all energy and service on or before the 10th day of the month following that in which it is furnished, at the office of the Company in Reedsport, Oregon, at the following rates, without discount;

1000 lumen (100 C.P.) Municipal series incandescent street lamps \$2.50 per lamp per month.

Monthly minimum charge \$150.00

III.

It is MUTUALLY AGREED:

1. By Street lighting is meant the lighting of streets, avenues, alleys, parks and public places other than the interior of public buildings.

2. No liability to furnish or take service shall exist at any time that either party is prevented from complying with this agreement by legal proceedings, strikes, lock-outs, fires, riots, acts of God, or the public enemy, or any cause or causes not under the control of the party thus prevented from compliance.

3. The company shall use reasonable diligence to furnish continuous service during lighting hours and having used reasonable diligence, shall not be liable for any failure of service, nor for any outage, except to credit the municipality with the proportion of the month's charge attributable to the duration and extent of such failure or outage.

4. The Company may substitute for any lamp installed, other lamps of at least equal capacity and efficiency, as improvements in the art may make such lamps available, but no change shall be permitted or required in the size, style or capacity of any lamp, without its consent.

5. The term of this agreement shall two (2) years from the date of commencement of service which shall be not later than March 1st, 1929.

IV.

1. This agreement shall not take effect or be binding upon the Company until it shall bear the written acceptance and approval of its President, a Vice-President or the Operating Manager.

2. This instrument is certified by the City Recorder to be the agreement submitted to and approved by the City Council, Mayor and Recorder of the City of Reedsport and referred to in the resolution of the said City Council and adopted on the 4th day of March, 1929 and therein authorized to be executed and delivered on behalf of the said Municipality by its Mayor and Recorder.

In witness whereof the Company has executed this agreement by its proper officer and the Municipality has caused the same to be executed by its Mayor duly countersigned, sealed and certified to by its City Recorder, all as of the date herein first above written.

Provisionally  
accepted:

By C.H. DANIELSON  
Local Manager

countersigned and  
certified to:

By STANLEY D. CHAPIN  
Recorder

PEOPLES WEST COAST HYDRO-ELECTRIC CORPORATION

By M.V. Watson  
General Manager

CITY OF REEDSPORT

By W.R. BUCK

Mayor



The following Resolution No.79 was presented in writing and read by Councilman E H Ford, who moved its adoption.

RESOLUTION NO.79

WHEREAS, there has been submitted to the Common Council of the City of Reedsport at a duly convened meeting a proposed contract with the Peoples West Coast Hydro-electric Corporation by the terms of which said Company agrees to furnish electric energy for Street Lighting purposes upon terms and conditions as herein fully set forth, which said contract is believed to be a fair one and one which it is advisable for the Common Council to enter into.

Therefore, <sup>Mayor</sup> BE IT RESOLVED that the ~~MANAGER~~ of the City of Reedsport be, and he is hereby authorized in his official capacity to execute said contract in duplicate and the City Recorder is hereby authorized and directed to attest, countersign and affix the corporate seal to said duplicates of said contract. When said contract is so executed and when properly executed by the proper officers of the said Peoples West Coast Hydro-electric Corporation, the said City Recorder is instructed to retain one of said duplicates as part of the records of his office and to deliver the other to the said Peoples West Coast Hydro-electric Corporation. The motion to adopt the resolution was seconded by Councilman L J Weidner and after being discussed at length a yea and nay vote was taken upon the adoption thereof with the following results:

Those voting yea in favor of the resolution 6

Those voting nay or against the adoption of the resolution none

More than a majority of the whole number of members elected to the Common Council having voted yea, the Mayor declared the motion carried, the Resolution adopted and the execution of the contract duly authorized.

It was also regularly moved, seconded, and carried that seven additional lights be installed at locations recommended by the light committee, making 68 lights in all, and that authorization be given to purchase fixtures for street lights sufficient to make nine complete sets.

Considerable discussion followed regarding the wanton and deliberate destruction and damage done to vacant buildings and public property by boys. Mr. John Diehl cited examples of damage done to some of his property, by the breaking of windows, and numerous examples were cited by others present. It was finally ordered that the City Recorder write a special letter to the various civic and fraternal organizations of the community, appealing to them to assist in urging the co-operation of all parents in impressing upon their children the seriousness of the wrong in damaging private and public property.

At the request of John C Diehl, deputy assessor, a special assessment Committee consisting of Councilman Weidner, Foster, and City Treasurer Cairns was appointed to act with Mayor Buck as the official city representatives on the proposed general assessment Committee.

Mr. Frank L Taylor appeared before the Council, in the interests of the passage of proposed Ordinance No. 197, which had been passed through the first and second readings, and laid upon the table at meeting of January 8th, 1929. After considerable discussion it was agreed that no further action be taken at this time other than assuring Mr. Taylor that in event an



application for a similar franchise is subsequently made, he (Frank L Taylor) will receive first consideration in connection with his proposed ordinance.

Councilman Tom Lillebo reported verbally on the present status of the water main crossing on Scholfield River bridge. He stated that the District Engineers had not approved of the application for permit for crossing along the bridge surface due to the fact that the engineer of the State Highway Commission refused to approve the bridge crossing. He recommended that a special committee, with Mr. Russell J Hubbard as one member take up the matter in person with the State Highway Commission, in a final effort to secure its permission to allow the main line crossing on the bridge.

A letter dated February 25th, from Mr. W P Reed , protesting the present water rate applied to the Reedsport Meat Market, and to his private residence and farm house, was next read. It appearing that the rate charged was in accordance with the provisions of the water rate Ordinance, and that in the judgment of the Council was not out of proportion to other rates charged, it was ordered that the Recorder so advise Mr. Reed.

A letter, dated March 1st, from H Gordon McCall, manager of the Umpqua Mills and Timber Company, presenting in detail the claims of his company, particularly as to what it considered to be an inequitable rate, as compared to the existing rate of the Winchester Bay Lumber Company and C McO Johnson Lumber Company. Careful consideration was given to this case, and various proposals made. Councilman Weidner made a brief report as to boiler capacity and probable water consumption by Winchester Bay Lumber Company. It was also noted that every possible effort to repair leaks in the private lines about the plant was being made, and new lines were being installed. It seemed to be the consensus of opinion that meters should be installed at both the Winchester Bay Lumber Company and the Umpqua Mills and Timber Company plants in order to arrive at an equitable basis for water service charges. It was ordered that the City Recorder ask for bids on two 6 inch water meters.

Financial reports were submitted by the City Treasurer and Recorder.

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
Recorder

W P Reed  
Mayor

Note: See record of bills which were regularly ordered paid, by action taken at meeting of March 4th, 1929 but were through error omitted from the minutes as noted above.

Stanley Chapin  
Recorder



D O Baird	\$23.94	Winchester Bay Lbr Co.	\$5.48
Harold France	21.94	Chapin Inv Co.	46.23
C G Landerking	19.95	A D Thomas	12.75
Irving Crook	14.96	Port Umpqua Courier	36.36
C G Landerking	5.98	State Ind Ac Com	8.95
Auto Fire Equipment Co.	33.00	R Fuel & TCo	24.50
D O Baird	15.96	Crane Company	171.26
J C Diehl	6.54	Frank Kernan	42.00
Wm Hanson	7.98	Ump Dredging & C Co	330.00
Roy G Cairns	30.00	AS Heath	2.50
W G Benson	30.00	A S Heath	3.48
S D Chapin	150.00	City Water Fund	5.00
Frank Cox	114.72		
C C Clarke	149.72		\$1587.83
W G Skidmore	3.80		
John Bernhardt	18.75		
I O O F	15.00		
Paul Bernhardt	39.55		
Newsport M and B Wks	7.77		
Peoples W C H Corp	189.66		

*Stanley Chapin*  
Recorder

Minutes of regular meeting of the City Council, held on Tuesday, April 2nd, 1929 at 8:00 P.M.

Pursuant to order of adjournment given at regular meeting of Monday, April 1st, 1929 at 8:00 P.M., due to lack of a quorum, meeting was held at the City Hall on Tuesday, April 2nd, 1929 at 8:00 P.M.

Mayor Buck and all Councilmen, except Louis J Weidner, were present.

The minutes of the last regularly meeting were read and approved.

Communications:

Letter dated March 21st, from the West Coast Telephone Company, relating to and enclosing an agreement pertaining to limitation of liability on the part of the Telephone Company for fire alarm signal service which the Telephone Company was furnishing the City free of charge. Under the terms of the agreement the City would relieve the Company of any liability for failure to give fire alarms or signals. The proposed agreement was authorized to be signed by the Mayor and Recorder.

Petition of property owners in the vicinity of H Street, between 13th and 14th Streets, asking for change of present fire limits so as to exclude Lots 4 to 8 inclusive, Block 76 was next read. After considerable discussion as to advisability of adopting a Building Code, and repealing the present fire limit ordinance, the matter was referred to the Building Committee for investigation and report. Councilman Bernhardt was added to this Committee, for the purpose of this investigation and report.

Letter, dated March 5th, from W F Reed complaining about the cess pool or septic tank belonging to the Southern Pacific Company, near its R R Station, was next read. It was explained that this matter had already been referred to the Southern Pacific



Company local officials, and that they had assured the Water Commissioner that it would receive immediate attention.

Special invitation of Alexander Muirden, Minister of Reedsport Community Church inviting members of the Council and City officials to hear address to be given April 7th on the subject "Building The City" was next read.

Letter of C B Faunce, of Drain, Oregon asking for the work of auditing the City records, should there be ~~desired~~ an audit made, was read.

Letter of E L Vinton, engineer of Coquille, Oregon, advising of his availability for any engineering work which might be done by the City was next read.

Numerous letters and pamphlets on various types and costs of meters, and the recommendations of adjacent communities as to satisfactory types of meters used by them, were presented for the information and consideration of the Council.

Reports of Committees:

Councilman Lillebo, Chairman of the Water Committee, reported that he had been advised by Mr. Hubbard that permission to lay the water pipe line on the Scholfield River Bridge had been informally sanctioned by the State Highway Commission, and that details of the official permit would be secured soon.

Councilman Lillebo called the attention of the Council to the report of Water Commissioner Clarke resulting from an investigation of the amount of water used by the Umpqua Mills and Timber Company and the Winchester Bay Lumber Company. Mr. Clarke estimated that Umpqua Mills and Timber Company developed 600 Steam H.P. and the Winchester Bay Lumber Company 1300 Steam H.P.; that 840 Steam H.P. of the Winchester Bay Lumber Company was on a condensing system which should be figured on about a 5% water loss. This would leave a boiler water consumption equal to approximately 500 H.P. Mr. Clarke further estimated that due to the relative size of the two plants and yards, and consequent probable proportionate consumption of water other than for boiler purposes, the present total proportion of rates charged the two mills was in his opinion ~~reasonable~~ fair and equitable.

Mr. Lillebo reported that the Water Committee was not ready at this time to make any definite recommendation regarding rate for the Umpqua Mills and Timber Company, but that it still had the matter under advisement.

Councilman E H Ford read a letter received from the Light Company relative to prices on new light fixtures, the cost of which approximated \$16.00. After due consideration it was authorized that 7 new fixtures be purchased.

The Street Committee, with Councilman Bernhardt as Chairman, recommended improvement through grading of 14th Street between Winchester Avenue and I Street, and a few other places which needed this maintenance work badly. It was finally authorized that the grader be hired for one day for necessary work, under the direction of the Street Committee and Street Commissioner.

The following bills were presented, Oked by the Finance Committee, and ordered paid:

W D McClintock	\$ 3.49	Jack Christman	\$1.99
I M McGinnis	9.00	City Water Fund	5.00
Oscar Baird	1.99	C C Clarke	149.69
D C Wallace	1.49	S D Chapin	150.00



I.O.O.F	\$15.00	State Ind Ac Com	\$ 6.20
Roy G Cairns	30.00	W G Benson	30.00
Peoples W C H Corp.	155.10	Frank Cox	114.69
Paul Bernhardt	8.00	John Bernhardt	13.25
Crane Company	15.60	Ump.Dredging C Co.	9.00
Umpqua Mills and T Co.	8.64	Union Iron Works	50.49
		Reedsport F & T Co	15.00
		Port Umpqua Courier	4.25
		Reedsport Hardware Co	4.80
		Geo McCulloch	49.38
			<u>\$852.05</u>

A considerable discussion followed regarding the advisability of the purchase on the part of the City of water meters for the Umpqua Mills and Timber Company and Winchester Bay Lumber Company water supply lines. The principal reasons advanced in favor of acquiring meters was to provide means for scientifically arriving at equitable and fairly proportioned rates for the two main industrial users, and that they would result in less wastage of water and consequently better water pressure and service. It was felt, however, on the other hand that the large expense to the City was not justified; also that it would invite other requests for meters, which the City would not be in financial position to purchase. No definite action was taken at this time.

A further discussion developed regarding the absolute necessity for providing means for better water pressure. Consideration was given to extension of the 12" water main from 8th Avenue west to the easterly end of the present 12" water main. It was finally decided that this matter be taken up for immediate consideration and report, on the part of the Water Committee.

It was directed that the City Recorder reply to the letter of the Umpqua Mills and Timber Company, stating that the Council contemplated extension of its 12" main with a view to securing increase of water pressure; and that the question of rate adjustment was still under advisement.

Mr. J C Diehl appeared before the Council, and asked for a special committee to consider with him a proposal to ~~investigate~~ vacate certain platted lots. A Committee consisting of Councilmen Weidner and Foster, and Mr Cairns was appointed. This committee was also asked to make report on the request for permission to move another house to Winchester Bay.

There being no further business, the meeting was adjourned.

Attest:

Stanley Chapin  
City Recorder

W. R. Back  
Mayor



Minutes of Special Meeting of the City Council,  
held on April 25th, 1929.

Pursuant to order of the Mayor, special meeting of the Common Council of the City of Reedsport was held on Thursday, April 25th, 1929 at 8:00 P.M. for the purpose of furthering considering the request of the Umpqua Mills and Timber Company for a revision of water rates as proportioned between the Winchester Bay Lumber Company and their plant; also to consider the application for permit asked for by the Shell Oil Company.

Mayor Buck and all Councilmen were present; <sup>also</sup> Mr. L Welles and H Gordon McCall of the Umpqua Mills and Timber Company, and Russell J Hubbard of the Winchester Bay Lumber Company.

Mr Welles stated that his Company was not necessarily asking for a decrease in water rate if the City Council were of the opinion that it needed the present rate charged and it was fair and equitable. He stated further, however, that his Company felt that the present rate charged was out of proportion to the present rate charged the Winchester Bay Lumber Company, in proportion to water consumed and the size of the two plants.

Mr. McCall suggested the former rates charged the two industries as the proper basis for computing increase in rates.

Councilman Lillebo, Chairman of the Water Committee, recommended a small decrease in the present rate of the Umpqua Mills and Timber Company.

Water Commissioner Clarke referred to his report, submitted at previous meeting, and stated that he felt that the present rates charged were fair and equitable.

Mayor Buck gave a detailed report on computations which he had worked out on probable water consumption of the Umpqua Mills and Timber Company, and also the water consumption of the industries and all users needed to arrive at the present flat rates charged, if the meter schedule were used. He recommended some decrease in the present rate charged the Umpqua Mills and Timber Company.

After due consideration and individual expression from each of the Councilmen present, upon motion of Councilman Ford, seconded by Councilman West it was ordered that the present rates stand as they are. The motion was carried, 4 voting in the affirmative, and 2 voting negatively ( Foster and Lillebo).

The Recorder was instructed to advise the Umpqua Mills and Timber Company of the action taken, and request payment of April water rent by April 29th.

Permit was granted the Shell Oil Company to construct an oil depot on the southwesterly portion of Anderson Packing Company tract, in Block 49 amended plat of Railroad Addition to Reedsport, Oregon. The permit provided for compliance with the requirements of the State Fire Marshal guarding against fire hazards.

There being no further business, the meeting was adjourned.

Attest:  
Stanley D. Chapin  
City Recorder

W. P. Buck  
Mayor



Minutes of the regular May, 1929 meeting of the Common Council of the City of Reedsport.

Regular meeting was held at the Council Hall on Monday, May 6th, 1929 at 8:00 P.M.

All Councilmen were present except Paul Bernhardt, and Mayor Buck, for opening of the meeting. Councilmen Ford was appointed temporary Chairman in the absence of the Mayor and President of the Council. Mayor Buck joined the meeting shortly after the opening.

Minutes of the last regular meeting were read and approved.

Mr. W. A. Lovelace appeared before the Council, asking that the City furnish two truck drivers for a two day period, to assist in "Clean-Up days" of May 7th and 8th. He stated that the services of a truck had been donated by the Standard Oil Company. It was regularly moved that this request be granted.

Russell J. Hubbard, W. P. Reed and John C. Diehl appeared before the Council, urging the vacation of certain alleys and platted portions of the existing plat of the City. A map was submitted suggesting the areas proposed to be vacated, which included the alley in Block 79, a portion of the alley in the easterly portion of Block 77, certain platted portions immediately west of the school property, and certain portions of the original plat of Reedsport, west of the Scholfield River. The Council suggested its willingness to give the proposal its favorable consideration upon submission of the same in the proper way, upon petition of the property owners interested. The Committee appointed to consider the proposed vacation, by action of last meeting, reported favorably upon the plan. This Committee also recommended that permission be granted for the moving of houses providing all City assessments on the property concerned were paid in full.

Councilman Lillebo explained an improvement proposed by certain grading of the alley in Block 88; the proposed improvement to be made at the expense of the adjacent property owners. Permission was granted to make this improvement.

Permission was likewise granted for improvement of the alley in Block 72, under similar conditions, upon the request of Councilman Weidner. It was also authorized that the City grader be loaned for this improvement.

Considerable discussion followed regarding the improvement of the Street on either side of the under R.R. grade crossing. It appeared that this improvement had been authorized by action of the City Council last fall, but no appropriation of funds had been made. An appropriation of not to exceed \$75.00 was finally granted for this improvement, which called for certain fill and gravel. It was understood that there would be substantial co-operation in this improvement by property owners in the vicinity which this improvement would serve. The City Recorder was instructed to advise the Southern Pacific Company at once of the plans of the city to make this improvement and ask it to remove the present braces which obstructed the widening of the street under the track. It was also directed that the S.P. Company be requested to raise the 16th<sup>th</sup> spur track to Street Grade.

Financial reports of the City Treasurer and City Recorder were presented and ordered filed. The City Treasurer called attention to receipt of \$901<sup>00</sup> just received from



the County Treasurer, and stated that he felt that there must have been collected by this time a much larger amount which should be remitted to the City. City Attorney Benson stated that he expected to be in Roseburg in the near future and would undertake to secure <sup>check for</sup> the funds due the City from tax monies collected ~~or~~ have it sent to the City Treasurer. Mr. Benson was authorized to take this action.

Action of the Street Committee, ordering grader and scarifier attachment for the City, at a price of \$465.00 P.O.B. Reedsport, terms \$115.00 down and balance at rate of \$50.00 per month, without interest, was confirmed.

The following bills were presented, Oled by the Finance Committee and ordered paid:

C. C. Clarke	\$15.00	Ump. Dredg. & C Co.	\$92.75
"	134.70	Nels Peterson	1.25
Frank Cox	114.70	Ump Mills & T Co.	2.88
W. G. Benson	30.00	D. O. Baird	1.49
R. G. Cairns	30.00	P. J. Peterson	1.99
I. O. O. F.	15.00	Reedsport F & T Co.	3.25
S. D. Chapin	150.00	Howard Cooper	
John Bernhardt	12.50	Corporation	<u>115.00</u>
Reedsport Hardware Co	1.25		
City Water Fund	5.50		888.06
Umpqua Drug Co.	.55		
Rainbow Cafe	2.50		
Peoples WCH Corp.	154.50		
Port Ump. Courier	3.25		

Report from the Oregon State Board of Health, on test of water made March 29th, 1929 showed the bacteriological analysis of the City water to be in "A" condition. "A" is the highest classification given and is "safe for drinking purposes"

It was suggested that the water hydrants be flushed regularly and that report of the number done be made at each meeting by Water Commissioner and Fire Chief.

No further business appearing, the meeting was adjourned.

Attest:

Stanley D. Chapin  
City Recorder

W. P. Buck  
Mayor



Minutes of the Regular June, 1929 meeting of the Common Council of the City of Reedsport was held at the Council Hall on Monday, June 3rd, 1929 at 8:00 P. M.

All Councilmen were present except Ralph Foster.

Minutes of the last regular meeting were read and approved.

It was regularly moved, seconded, and carried that a receipt be given in full payment for a portion of the Arthur Anderson Fish Company property assessment, if same was a full proportional amount due for that part of such property taken over by the Shell Oil Company.

The City Recorder was directed to write to the Neptune Meter Company that the Council was not interested in the proposition made by them at the present time.

Mr. Franklin made the statement that travelling shows had given entertainments in the City of Reedsport without making license fee payment, and that he objected to making such payments unless all others who permitted such shows in their playhouse also make payment. After some discussion, Councilmen Ford and Weidner were appointed a committee to look into this matter and report at next meeting.

After some discussion about use of city grader and scarifier, it was indicated by members of the Council and Mayor that any public use could be made of same, by school boards or other organizations, provided the Street Commissioner was present or gave his permission. An extended discussion took place concerning traffic and parking plans, after which the Mayor appointed Councilmen Ford, Weidner, and Bernhardt a committee to report at the next meeting.

J. C. Diehl presented petitions for vacation of certain lots, blocks and streets in the City of Reedsport. As these petitions were not signed by all property owners, it was decided to continue the regular meeting to Wednesday evening, June 5th for action on this matter.

The following bills were presented, OKed by the Finance Committee, and ordered paid:

D. C. Wallace	\$ 8.00	Harry Lyster	\$ 1.99
Delmer Wilson	8.00	Dewey Abbott	.75
C. L. Hansen	5.98	Harry Marks	.75
Delmer Wilson	1.74	Wm. Chamberlain	1.74
Frank Cox	114.69	J. Christman	1.74
W. G. Benson	30.00	D. C. Wallace	1.74
Roy G. Cairns	30.00	Union Iron Works	7.50
I.C.C.F.	15.00	Tom Lillebo	9.50
Stanley D. Chapin	150.00	Reedsport Garage	2.50
John Bernhardt	10.00	Roosevelt Service Sta	1.00
C. C. Clarke	149.69	Port Umpqua Courier	5.70
Howard -Cooper Corp.	50.00	Paul Bernhardt	23.99
State Ind. Accident Com	11.72	Reedsport Mill Co	\$ 805.31
Reedsport Hardware Co.	1.60	"	"
Peoples West Coast H C	154.50		
Wm. Chamberlain	8.49		

*W. P. Buck*  
Mayor

Attent:

*Stanley Chapin*  
Recorder



Continued Meeting of the Common Council of the City of Reedsport, was held at its offices on Wednesday evening, June 5th, 1929 at 8:00 P.M.

All members were present except Councilman Bernhardt.

The petitions for the vacation of streets were found to be signed by property owners interested except two parties who were fully accounted for. It was regularly moved, seconded, and carried that the City Recorder in conjunction with the City Attorney have notices giving descriptions of property to be vacated duly published in the Port Wapqua Courier, naming the time of Monday evening, July 8th, 1929, as a time when any who wished might appear before the Council and file objections to such vacations.

The following bills were presented, OKed by the Finance Committee, and ordered paid:

Reedsport F&T Co.	\$ 74.70-
West Coast Tel Co.	3.70.
	<u>\$ 78.40</u>

There being no further business the meeting was adjourned.

W. R. Buck  
Mayor

Attest:

Stanley D. Chapin  
City Recorder

Minutes of Special Meeting of the City Council, held on June 19th, 1929, for the purpose of considering the purchase of tractor and fire equipment.

A Special meeting of the Common Council of the City of Reedsport called by the Mayor, Wednesday evening, June 19th, was held in the Council Hall at 8:00 P.M. All present except Councilman Lillebe, with Mayor Buck presiding.

After an extended discussion of the need of fire equipment in the City of Reedsport, a motion was made and seconded to purchase the following:

1-1 1/2 ton Chevrolet Truck Chassis	\$682.00	
1-Champion Fire Pump with standard attachment brackets	280.00	
1-No. 2 Suction Hose Outfit	41.50	
1-Siamese Connection	10.90	\$1014.40
There was also included in this motion purchase of Hinsdale Tractor for		250.00
		<u>\$1264.40</u>

The motion was carried by the following vote:

Ayes 5  
Nays 0

There being no further business the meeting was adjourned.

W. R. Buck  
Mayor

Attest:

Stanley D. Chapin  
City Recorder



Minutes of regular July, 1929 Meeting of the  
Common Council of the City of Reedport.

Regular meeting was held at the Council Hall on  
Monday, July 1st, 1929 at 8:00 P.M.

All Councilmen were present except E. Ford.

The minutes of the last regular and continued meet-  
ing were read and approved. The minutes of special meeting were read  
and approved excepting that the purpose of the meeting should be shown.

It was regularly moved, seconded and carried that  
the City Treasurer be permitted to transfer \$718.00 from the General  
Fund to the Road and Street Fund. After a general discussion of the  
best manner to furnish and equip the fire truck, Councilmen Lillebo,  
Bernhardt and Weidner were appointed a committee with authority to  
equip the Chevrolet truck and purchase a trailer.

The City Recorder was authorized to write a letter  
to the Public Service Commission, authorizing the vacation of the  
crossing of S.P. Railroad track at L. Street. The City Recorder was  
directed to write to Engineer Sawyer of the Highway Commission about  
having danger signals or signs placed along highway at the gravel pit  
near West end of Schofield bridge. It was regularly moved, seconded,  
and carried that signs be placed near the old post office building, and  
at the easterly end of Hinsdale dock, and at the roadway under S. P.  
track near Standard Oil Company, showing that all these driveways were  
private property, to relieve the city of any responsibility of maintain-  
ing said driveways.

The City Recorder was directed to obtain, if possible,  
special price of gas and oil for use of City trucks and tractor, and  
was to see about securing license for truck. It was regularly moved,  
seconded, and carried that the City Recorder purchase necessary fire  
plugs as directed by the Water Committee.

The following bills were presented, OKed by the  
Finance Committee, and ordered paid:

Howard-Cooper Corporation	\$50.00	Russell J. Hubbard	\$321.80
C.C. Clarke	149.70	Russell J. Hubbard	12.50
Frank Cox	114.70	Umpqua M. & P. Co.	5.27
Roy Cairns	30.00	O K Transfer Co.	5.50
Stanley D. Chapin	150.66	Peoples West Coast HE Corp	27.37
W. G. Benson	30.00	Peoples W.C. Hydro. E "	164.50
John Bernhardt	10.00	Leslie Kelly	35.91
I.O.O.F.	15.00	C. G. Landerking	1.74
John Bernhardt	3.50	J. W. Harris	1.49
Reedport Fuel and Transfer Co.	25.50	A. C. Haug & Co.	19.74
Hinsdale Estate	250.00	Total	\$2378.36
Reedport Garage	698.60		
Paul Bernhardt	152.52		
Paul Bernhardt	22.05		

Upon motion regularly made, seconded and carried,  
the meeting was continued until Monday, July 8th, 1929 at 8:00 P. M.

*W. R. Beck*  
Mayor

Attest:

*Stanley D. Chapin*  
Clerk



Minutes of meeting continued from July 1st, 1929 and held on July 8th, 1929 at 8 P.M.

Mayor and all Councilmen except E.H. Ford were present.

Meeting was opened with the reading of motion passed at meeting of June 5th 1929 which authorized publication of certain proposed vacations of lots, blocks, streets, alleys, or parts of same within the City of Reedsport as follows:

Beginning at a point in the north line of Winchester Avenue, said point being the southwest corner of block 91 of Amended Railroad Addition to the City of Reedsport, Douglas County, Oregon: thence north 19 degrees, 42 minutes west to the northwest corner of said block 91; thence north 70 degrees, 18 minutes east to the northwest corner of block 90; thence north 19 degrees, 42 minutes west to the northwest corner of block 68; thence north 70 degrees, 18 minutes east to the northeast corner of block 68; thence north 19 degrees 42 minutes west along the west line of Fifth street to the southeast corner of block 28; thence north 70 degrees, 18 minutes east to the southwest corner of block 7, Rainbow addition No. 2; thence north 19 degrees, 42 minutes west to the south line of Schofield river, thence up the south line of Schofield river by its various crooks and turns to an intersection with the north line of Winchester Avenue; thence north 70 degrees, 18 minutes east along the north line of Winchester Avenue 931.43 feet to the place of beginning, all being in the Amended Flat of Railroad Addition to the City of Reedsport, Douglas County, Oregon, according to the maps and plats on file and of record in the County Clerk's office in Douglas County, Oregon.

All of that portion of Rainbow Addition to the City of Reedsport, Douglas County, Oregon, described as follows:

Towit:

Lots, 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, Block (9) Nine.  
 Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, Block (10) Ten.  
 Lots 1, 2, 3, 4, 5, Block (11) Eleven.  
 Lots 1, 2, 3, 4, 5, Block (12) Twelve.

and according to the maps and plats on file and of record in the County Clerk's office in Douglas County, Oregon, and all being in the Amended Flat of Rainbow Addition to the City of Reedsport, Douglas County, Oregon.

Beginning at a point in the south line of Yarrow Avenue, said point being 17 degrees, 14 minutes east, 30 feet from the southwest corner of block 43, Reedsport, Douglas County, Oregon; thence north 72 degrees, 46 minutes east along the south line of Yarrow Avenue 1200 feet; thence north 17 degrees, 14 minutes west 522 feet; thence north 72 degrees, 46 minutes east 163 feet to the west line of Schofield river; thence north ly down the west line of Schofield river to the southeast corner of lot one (1) block 21; thence south 72 degrees, 46 minutes west to the southwest corner of lot seven (7) block 21 said corner being in the east line of First street; thence south 17 degrees, 14 minutes east 176 feet to the northwest corner of block 30; thence south 72 degrees, 46 minutes west 60 feet to the northeast corner of block 29; thence south 17 degrees, 14 minutes east 216 feet; thence south 72 degrees 46 minutes west 350 feet to the southwest corner of block 29; thence south 17 degrees 14 minutes east 612 feet to the northwest corner of block 42; thence south 72 degrees 46 minutes west along the south line of Wade Avenue 310 feet to the northeast corner of lot 6 block 43; thence south 17 degrees 14 minutes east 100 feet; thence south 72 degrees 46 minutes west 100 feet; thence south 17 degrees 14 minutes east along the east line of Third street 146 feet to the place of beginning, according to the maps and plats on file and of record in the Clerk's office in Douglas County, Oregon, all being in the plat of Reedsport, Douglas County, Oregon.

Beginning at a point south 19 degrees, 43 minutes east 80 feet from the southeast corner of block Ninety (90); thence south 19 degrees, 42 minutes east 30 feet to the north line of Schofield river; thence down the line of Schofield river by its various crooks and turns to a point in the south line of Winchester Avenue; thence north 70 degrees, 18 minutes east along the south line of Winchester Avenue 1618.04 feet more or less to the place of beginning, according to the maps and plats on file and of re-



cord in the County Clerk's office in Douglas County, Oregon, all being a part of the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon.

Beginning at the southwest corner of lot seventeen (17) block 77 of Amended Plat, Railroad Addition to Reedsport, Douglas County, Oregon; thence northerly along the east line of Fifteenth (15) Avenue to the south line of H Street; thence easterly along the south line of H street to the west line of L street; thence south westerly along the line of L street to the place of beginning, according to the maps and plats on file and of record in the County Clerk's office in Douglas County, Oregon. All being a part of the Amended Plat of Railroad Addition to the City of Reedsport, Douglas County, Oregon.

All of that portion of Amended Plat, Railroad Addition to the City of Reedsport, Douglas County, Oregon, described as follows:

**Towit:**

Lots, 1, 2, 3, 4, 5, 6, 7, 8, Block 79 according to the maps and plats on file and of record in the County Clerk's office in Douglas County, Oregon. All being a part of the Amended Plat of Railroad Addition to City of Reedsport, Douglas County, Oregon.

Beginning at a point south 72 degrees, 46 minutes west, 80 feet from the southwest corner of block six (6) Reedsport, Douglas County, Oregon, thence north 72 degrees, 46 minutes east, along the north line of Jarvis Avenue, 740 feet to the west line of lot thirteen (13) block seven (7); thence north 17 degrees, 14 minutes west 100 feet; thence north 72 degrees, 46 minutes east 100 feet to the west line of Third street; thence north 17 degrees, 14 minutes west along the west line of Third street 176 feet to the north line of Hatfield Avenue; thence north 72 degrees, 46 minutes east 60 feet to the southwest corner of block three (3); thence north 72 degrees, 46 minutes east 7600 feet to the west line of First street; thence north 17 degrees, 14 minutes west 146 feet to the north line of Ferrelo Avenue; thence south 72 degrees, 46 minutes west along the north line of Ferrelo Avenue 1660 feet to the west line of Fifth street; thence south 17 degrees, 14 minutes east along the west line of Fifth street 522 feet to the place of beginning, according to the maps and plats on file and of record in the County Clerk's office in Douglas County, Oregon. All being a part of the Amended Plat of Railroad Addition to Reedsport, Douglas County, Oregon.

City Attorney Benson explained and pointed out on a map the location of these several proposed vacations which were being applied for. Mayor Buck then announced that the meeting was open and asked if there were any remonstrances to be heard at this time. There appearing to be no objections, the petitions were granted upon motion duly made, seconded, and carried.

The City Recorder was directed to check up and report on all assessments on the property to be vacated and to send statements of amounts due to the respective owners of the property concerned.

It was further ordered that the City be furnished with the proper maps of the proposed vacations at the next regular meeting and before the introduction and considering of the vacation ordinances.

It was regularly moved, seconded and carried that the balance of the following June 1929 bills, which were O.K.ed by the Finance Committee be ordered paid:

R.S. Barnes	1.49	Locke-Dailey	
G.W. Harris	1.49	Truck Line	.94
Wm Hanson	1.49	Reedsport M	
City Water		& B Wks	1.65
Fund	10.00-	Frank L.	
		Taylor	6.50
		Hal E. Hoss	2.00

There being no further business the meeting was adjourned.



*W.P. Buck*  
\_\_\_\_\_  
Mayor

Attest:

*Stanley Chapin*  
\_\_\_\_\_  
Recorder

Minutes of the regular August, 1929 meeting of the City Council held August 5th, 1929 at 8:00 P.M.

Mayor Buck and all Councilmen were present.

Minutes of the last regular and intervening Special meetings were read and approved.

Mr. M.D. Wallace of the Reedsport Fire Department appeared before the Council, along with other fire department members, and made certain recommendations as to certain fire equipment needed. The City Recorder also submitted quotations from various supply companies on rubber hose and other fire equipment. The matter of purchase of the equipment as needed was left to the standing committee, consisting of Councilmen Weidner, Bernhardt and Lillebo, with authority to act. Upon motion regularly made, seconded and carried, salary for fire department members was established as follows:

\$1.00 each per practice or meeting night, not to exceed three practices or meetings per month.

\$1.00 each for the first hour of turn out per fire and \$1.00 each for each additional hour.

It was also authorized that fire department members be covered under the State Industrial Accident Commission.

Mr. George Keating appeared before the Council protesting against the amount of his Street Assessment under Street Improvement District #2, which he claimed was excessive. He asked either for an adjustment of this assessment, or that the alley to the rear of his property be improved to the extent that he could use it. This matter was referred to the Street Committee for investigation and report.

Mr. J. Rush appeared before the Council and complained of the unsanitary condition which prevailed at the property adjacent to him, namely Lot 7 in Block 108, due to the fact that there had been no connection of plumbing to the sewer. The City Recorder reported other complaints filed under similar conditions. Mr. Rush was assured that the Council would endeavor to have this condition corrected by passage of an ordinance requiring connections to the city sewer system, and ordering enforcement of its provisions.

Councilman Bernhardt brought to the attention of the Council the necessity and advisability at this time of having certain drains installed so as to take away surface water from the streets out through the sewer system. After careful consideration, it was finally decided that the necessary pipe be ordered and work be done at a total cost approximating \$300.00.

Ordinance No. 199 being an ordinance regulating traffic and the use of streets, alleys and sidewalks within the City of Reedsport, providing a penalty for its violation, repealing all ordinances and parts of ordinances in conflict herewith, and declaring an emergency, was introduced and read for the first time. Upon motion regularly made seconded and carried, it was ordered passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the



third time; whereupon said Ordinance #199 was ordered put on its final passage and adopted by the following vote: Ayes 6  
Nays 0

Ordinance No. 200, being an ordinance compelling sewer connections in the City of Reedsport; compelling the use of sewers; prohibiting the severing of sewer connections; providing a penalty for the violation of this ordinance, and declaring an emergency, was next introduced and read for the first time. Upon motion regularly made, seconded and carried, it was ordered passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the third time; whereupon said Ordinance No. 200 was ordered put on its final passage and adopted by the following vote: Ayes 6  
Nays 0

Ordinance No. 201, an ordinance vacating all of that portion of Rainbow Addition to the City of Reedsport, Douglas County, Oregon, described as follows: Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 Block (9) Nine; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 Block (10) Ten; Lots 1, 2, 3, 4, 5, Block (11) Eleven; Lots 1, 2, 3, 4, 5, Block (12) Twelve; and according to the maps and plats on file and of record in the County clerk's office in Douglas County, Oregon, was next introduced and read for the first time. Upon motion regularly made, seconded and carried, it was ordered passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the third time; whereupon said Ordinance No. 201 was ordered put on its final passage and adopted by the following vote: Ayes 6  
Nays 0

Ordinance No. 202, an ordinance vacating the alley in Block 79 of the Amended Plat of Railroad Addition to the City of Reedsport, Douglas County, Oregon, was next introduced and read for the first time. Upon motion regularly made, seconded and carried, it was ordered passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the third time; whereupon said Ordinance No. 202 was ordered put on its final passage and adopted by the following vote: Ayes 6  
Nays 0

Ordinance No. 203, an ordinance vacating that portion of the alley in Block 77 of the Amended Plat of Railroad Addition to the City of Reedsport, lying easterly of 15th Avenue in said City of Reedsport, Douglas County, Oregon, was next introduced and read for the first time. Upon motion regularly made, seconded and carried, it was ordered passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the third time; whereupon said Ordinance No. 203 was ordered put on its final passage and adopted by the following vote: Ayes 6  
Nays 0

Ordinance No. 204, an ordinance vacating certain lots, streets and alleys situated in the southeasterly section of the original plat of the City of Reedsport, lying west of the Schofield River, was next introduced and read for the first time. Upon motion regularly made, seconded and carried, it was ordered passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the third time; whereupon said Ordinance No. 204 was ordered put on its final passage and adopted by the following vote: Ayes 6  
Nays 0

Ordinance No. 205, an ordinance vacating all of Blocks 94, 95, 96, 97, 114, 115, 116, 117, 118: All of 1st Street from the southerly boundary of Winchester Avenue southerly to the Schofield River: All of 2nd Street from the southerly boundary of Winchester Avenue southerly to the Schofield River: All of 3rd Street from the southerly boundary of Winchester Avenue southerly to the Schofield River: All of 4th Avenue from the southerly boundary of Winchester Avenue southerly to the Schofield River: All of "N" Street from the east boundary of 1st Street to the west boundary of 3rd Street: All of that unnamed Street lying between



the east boundary of 3rd Street and the West boundary of 4th Avenue and abutting upon Blocks 96 and 114: All of that unnamed Street lying between Blocks 117 and 118 and extending from the westerly line of 1st Street westerly to the Schofield River in the City of Reedsport, Douglas County, Oregon, was next introduced and read for the first time. Upon motion regularly made, seconded and carried, it was ordered passed to the second reading and read for the second time. It was then ordered passed to the third reading and read for the third time; whereupon said Ordinance No. 205 was ordered put on its final passage and adopted by the following vote:

Ayes 6

Nays 0

The following bills were presented, OKed by the Finance Committee, and ordered paid:

Leslie Kelly	\$32.91	Howard-Cooper Corporation	\$50.00
Southern Pacific Co.	15.38	City Water Fund	5.00
Royce Lockhart	15.96	A D Thomas	4.00
Ivan Gay	15.96	Roosevelt-Pacific Serv Co	13.20
W Hines	15.96	Reedsport Garage	55.90
Bill Johnson	21.44	State Ind Acc Commission	15.90
Leslie Johnson	21.44	Reedsport Garage	155.00
Leslie Kelly	21.44	Western Union	1.80
J H Peterson	5.48	Umpqua Mills & T Co	11.00
P J Peterson	19.95	Peoples W Coast Hydro C	154.50
C G Landersking	1.99	Frank L Taylor	19.70
John Bernhardt	10.00	Fed Pipe & Tank Co	148.59
Roy G Cairns	30.00	Southern Pacific Co	17.30
Frank Cox	114.69	Paul Bernhardt	322.34
Stanley D Chapin	150.00	Leslie Kelly	7.98
C G Clarke	149.69	W Hanson	19.95
W G Benson	30.00	W J Harris	20.45
Leslie Kelly	3.99		
I.O.O.F.	15.00		
			<u>\$ 1734.89</u>

It was also authorized that Paul Bernhardt be refunded the amounts advanced by him for certain sewer and street improvements on Lots 17 and 18 in Block 46 Amended plat of Railroad Addition to Reedsport. This property had been foreclosed on August 4th, 1928 and the City Recorder had just announced the exercise of the right of redemption by T. A. Sweeney, original owner, and receipt of funds in the amount of \$322.34.

Financial reports of collections, disbursements, current bonds and interest obligations, and funds on hand were submitted by the City Treasurer and City Recorder, and reports ordered filed.

There being no further business the meeting was adjourned.

  
 Mayor

Attest:

  
 City Recorder



Minutes of the regular September, 1929 meeting of the Common Council of the City of Reedsport, held Thursday, September 5th, 1929 at 8:00 P. M.

Mayor Buck and all councilmen except Paul Bernhardt and E. H. Ford were present.

The minutes of the last regular meeting were read and approved.

Mrs and Mrs. George Keating appeared before the Council, protesting the amount of assessment charged them on their lot 8 in Block 70, under Street Improvement District No. 2 in the amount of \$65.74. As previously contended by them they claimed that this amount was unreasonable and requested adjustment of approximately fifty per cent of the account. This matter had received the attention of the Council at previous meeting at which time it had been referred to the Street Committee. Councilman West was the only member of this committee prepared to report. He stated that it appeared to him that sufficient fill had not been made in the alley adjacent to this lot. After considerable discussion it was decided to postpone any action on this protest pending further report from the other committeemen.

Mr. J. R. Rush again appeared before the Council requesting that some action be taken with respect to the tenancy to the west of his home. Upon motion of Councilman Lillebo, duly seconded and carried, it was ordered that the city officials take appropriate action toward declaring this property a nuisance.

The Umpqua Highway Improvement District through one of its members and representatives, Nels Hogan, submitted maps and proposals for the construction of the Umpqua Highway from the Southern Pacific Company railroad track northeasterly along East Railroad and I Street to 15th Street. The route conformed to amended order #F-1478 of the Public Service Commission in the matter of the application of the City of Reedsport, Oregon for permission to construct a city street over and across the right of way and tracks of the Southern Pacific Company at grade to East Railroad Avenue on the east of said right of way, as per certain maps attached thereto and previously approved by the City Council. The Umpqua Highway Improvement District in cooperation with the State Highway Commission proposed to construct or to continue the highway as above outlined at an approximate cost of \$10,000. It was represented that contract for the work would be let in the very near future providing that certain rights of way across part of lots 2, 3, 4 and 5 in Block 85 and 8 and 9 in Block 102, both of the amended plat of Railroad Addition to Reedsport, Oreg., could be secured free of cost to the Highway Improvement District and to the state. It appeared that Reedsport Realty Company were owners of lots 2 and 5 in Block 85, and lot 9 in Block 102, and that Mr. Russell J. Hubbard and the Reedsport Company were owners of lots 3 and 4 in Block 85 and lot 8 in Block 102; that the owners in consideration for the right of way requested, had asked for payment in full of taxes due Douglas County in the total amount of \$610.28, and assessments to the City of Reedsport in the total amount of \$2295.80. It was noted that the proposed right of way took only a very small portion of lots 2 and 3 in Block 85 and lot 9 in Block 102. After considerable discussion and careful consideration the Council upon motion of Councilman Lillebo, duly seconded and carried, agreed to assume payment of taxes to Douglas County on all lots in the amount of \$610.28, and city assessments on Lots 4 and 5 in Block 85 and 8 in Block 102 in the total amount of \$1494.58. Councilman Weidner was appointed as a committee of one to arrange with Douglas County for the financing of tax payment due it, and was authorized to request on the part of the City, remission of the City millage applied against these lots, thereby reducing the actual amount of taxes to be paid to the County by approximately twenty-five per cent.

The following bills were presented, OKed by the Finance Committee, and ordered paid:



Southern Pacific Co.	\$21.64.	State Industrial Ac. Com.	\$16.04
Leslie Kelly	11.97	Peoples West Coast H-E Corp.	164.50
J. W. Harris	44.39	J. W. Harris	55.86
Wm. Hanson	36.43	Carl Keating	53.86
Leslie Kelly	6.98	Umpqua Mills & T Co.	24.22
Southern Pacific Co.	1.62	Frank L. Taylor	11.12
R. Hedges	7.98	Reedsport Garage	92.33
Frank Cox	114.69	Howard-Cooper Corp.	50.00
C. C. Clarke	149.69	General Fire Equip. Co.	113.40
Roy Cairns	30.00	Coos Bay Iron Works	6.70
Stanley D. Chapin	150.00	City Water Fund	9.50
W. G. Benson	30.00	Federal Pipe & Tank Co.	13.25
I.O.O.F.	15.00	Union Iron Works	6.30
John Bernhardt	10.97	Paul Bernhardt	455.71
Pete Nelson	3.00	Winchester Bay Lbr. Co.	30.18
M. D. Wallace	3.00	Koke-Chapman Co.	5.86
Chas. Hanson	3.00	Port Umpqua Courier	78.00
Ward Powell	3.00	Umpqua Drug Company	.25
Harold France	1.00	Roosevelt Service Station	.25
Fred Sanburn	3.00	W. S. Darley & Company	332.40
G. L. Gibbons	3.00		<u>\$2170.09</u>

Communication of Attorney E. L. McDougal, representing the Royal Indemnity Company, making a demand upon the City of Reedsport and individual councilmen and officers of the former Council for payment of \$8094.08 as reimbursement for funds advanced by the Royal Indemnity Company to the Port of Umpqua as settlement for dredge rental and other items involved in a certain contract between the City of Reedsport and Inland Construction Company during the time of the City fill. Attorney Benson explained briefly and in a general way the facts involved in the case and recommended that he be instructed to write a general letter of denial. Attorney Benson also explained that it would probably be necessary for him to look up various points in regard to the case and suggested that he would prefer to secure the services as associate of Attorney Wimberley of Roseburg in event that the City was sued. Attorney Benson was authorized to answer by letter as suggested and the Council indicated its approval of employment of additional legal advice of Mr. Wimberley in case it became necessary later on.

The City Treasurer and City Recorder submitted financial reports of receipts and disbursements, which were ordered filed.

September 23rd, 1929 at 8:00 P. M. was selected as date for a meeting with the 1930 Budget Committee for purpose of compiling budget for 1930. Members of this Budget Committee in addition to members of the City Council were selected as follows:

E. W. Franklin	by Mayor Buck
Karl R. Chapman	by L. J. Weidner
H. L. Chapin	by C. H. West
W. A. Burdick	by Tom Lillebo
E. G. Dunn	by Ralph Foster

There being no further business the meeting was continued till Monday, September 24th.

*W. R. Buck*  
Mayor

Attest:

*Stanley D. Chapin*  
City Recorder



Minutes of the Continued Meeting of the Common Council of the City of Reedsport held September 9th, 1929 at 8:00 P.M.

Mayor Buck and all Councilmen except L. J. Weidner, were present.

Minutes of the regular meeting of September 5th were read and approved except as to the passage of that certain motion by Councilman Lillebo, by which the City agreed to assume payment of certain taxes to Douglas County in the amount of \$610.28, and assessments in the amount of \$1494.68. It was noted that there was lack of a quorum at the time of the passing of this motion, Councilman Foster having left the meeting, and consequently action taken by less than a majority of the Council was illegal.

Communication dated September 9th, from Mr. C. F. Douglas, trustee and building manager for Reedsport Lodge No. 245 I.O.O.F. building, was next read. This letter called attention to the illegally constructed buildings to the west and adjacent to the I.O.O.F. Building, the serious fire hazard that existed, and requested that the City Council declare the buildings a nuisance and have them removed, in accordance with the provisions of Ordinance No. 78. After due consideration, it was suggested that Mr. Douglas first notify the owners of the trespass which had very apparently been committed on the I.O.O.F. property, and in case any action was taken by them, that the matter be again referred to the Council.

Councilman Ford reported that there were no light sockets on hand for light fixtures, and recommended that the City purchase ten, at an approximate price of 80¢ each. This purchase was duly authorized by the City Council.

Bills due Tom Lillebo in the amount of \$34.95 for certain improvement or reconstruction of fire truck, and \$12.50 for barrel of roof pitch and sawing certain brackets, were approved and ordered paid.

Consideration was next given to a general discussion of the proposed highway development through the city as outlined and discussed at last meeting. A considerable number of citizens and tax payers in addition to City Councilmen and other officers were present for this discussion. Mr. W. A. Lovelace explained briefly the general proposal and expressed his desire that the Council would act favorably upon the matter of securing rights of way. Mayor Buck explained in detail the proposals as submitted to the Council at the last meeting and stated that he was opposed at that time to paying anything for rights of way, in view of the fact that he considered that a highway location would be of much more benefit to the adjacent property than the loss of portion of the lots which would be crossed by it. Several others spoke for and against the proposals.

L. J. Weidner took his seat as Councilman during the late part of the meeting, and moved that the proposal as adopted by a minority group of the Council at last meeting be adopted. Motion was seconded by Councilman Lillebo and the vote polled as follows:

Councilman Bernhardt	no
Ford	no
Lillebo	yes
Foster	yes
Weidner	yes
West	no

Mayor Buck voted no, it appearing that an equal number of Councilmen had voted for and against the motion. The Mayor thereupon declared the motion lost.



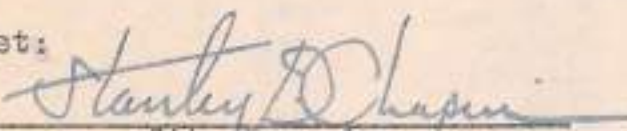
It was then moved and seconded, and carried that the proposition of the Umpqua Highway Improvement District regarding the payment of taxes on Lots 2, 3, 4 and 5 in Block 85 and Lots 8 and 9 in Block 102, and the assumption of assessments against lots 4 and 5 in Block 85 and 8 in Block 102, as approved by a minority of the Council members at regular meeting of September 5th, 1929, be reconsidered, and that the Umpqua Highway Improvement District be notified that the proposition as presented at the meeting of September 5th has been disapproved; further, that the County Court be requested to disregard the request of the City for remission of City taxes; further, that the Reedsport Realty Company, the Reedsport Company, and Mr. R. J. Hubbard be advised that the proposition as previously outlined, has been disapproved.

Councilman Bernhardt appointed J. R. Browne as Budget Committeeman, and Councilman Ford appointed A. W. Burton as Budget Committeeman, to meet with the Budget Committee and Council on September 23rd.

There being no further business the meeting was adjourned.

  
Mayor

Attest:

  
City Recorder

Minutes of Special Meeting of the Common Council of the City of Reedsport, Oregon held Tuesday evening, September 10th, 1929 at 8:00 P. M.

Pursuant to call of the Mayor and notice regularly given, Special Meeting of the Common Council of the City of Reedsport was held on Tuesday evening, September 10th, 1929 at 8:00 P.M. in the City Hall for the purpose of considering and acting on the following matters:

1. Rental of grader to Johnson & Company, Contractors at Scottsburg, Oregon.
2. Authorization to order sewer map blue prints.
3. Reconsideration of proposed highway improvement as outlined at previous meeting.

Mayor Buck and all Councilmen were present.

1. In considering the proposal to rent the City grader to Johnson & Company, road contractors, it was finally authorized that the grader be rented at a daily rental of \$5.00, to start from the time it is turned over by the Street Commissioner at Reedsport and ending with the acceptance of the grader by the Street Commissioner upon its return to Reedsport, the road contractors to stand cost of any damage or repairs necessary to be made to the grader, ordinary wear and tear excepted.

2.

It was regularly authorized that two sets of sewer maps be purchased from D. L. Buckingham.

3. Attention was next given to reconsideration of the proposal previously outlined for construction of the Umpqua Highway from the Southern Pacific Company track along East Railroad Street and L. Street to Fifteenth Street. Mr. Nels Hogan appeared before the Council and stated that he had secured sufficient subscriptions to raise the amount of \$446.57, which was the amount necessary for the City to advance to the County in payment of taxes, and was willing to personally guarantee this payment to the City in event of its acceptance of the proposal to secure right of way as



previously submitted. The Mayor called for expression of opinion on the new proposal from various citizens and tax payers present in the Council Hall, including J.A. Ellis, E.G. Dunn, Dr. K.K. Adams, Robin Reed, J.R. Rush, F.C. Levins, all of whom expressed themselves favorable to acceptance of the new proposal. Mr. E.W. Franklin objected to the City undertaking any of the cost of securing right of way, as did also Mr. R. Dehnhoff.

Upon motion of Councilman Weidner, seconded by Councilman Foster and carried, it was ordered that the new proposal, namely, that the City assume payment of taxes to Douglas County on Lots 2,3,4 and 5 in Block 85, and Lots 8 and 9 in Block 102; both of the Amended Plat of Railroad Addition to Reedsport, Oregon, in the amount of \$446.57; also City assessments on Lots 4 and 5 in Block 85 and 8 in Block 102, including interest to date, in the amount of \$1432.58; that the City request of Douglas County remission of City millage applied against all lots above mentioned in the amount of \$163.71; that the City be reimbursed by Mr. E. Hogan in the sum of \$446.57, which is the amount to be paid out to Douglas County for taxes, be accepted. Vote on the proposed motion was as follows:

Councilman Bernhardt	yes
Ford	yes
Foster	yes
Lillebo	yes
West	no
Weidner	yes

The motion was declared carried.

The following resolution was next introduced, and upon motion regularly made, seconded and unanimously carried, was regularly adopted, as follows:

#### RESOLUTION NO. 80

WHEREAS, the City of Reedsport has entered into an agreement with the Umpqua Highway Improvement District, whereby said City has agreed to pay delinquent taxes for the years, 1925, 1926, 1927 and 1928 upon Lots numbered 2,3,4 and 5 in Block 85 and Lots 8 and 9 in Block 102, of the Amended Plat of Railroad Addition to the City of Reedsport, Douglas County, Oregon, and

WHEREAS, a certain portion of said taxes now payable, is the proceeds of the city levy for said years, and it is desired that said portion of said taxes be remitted,

NOW THEREFORE, IT IS RESOLVED BY THE CITY OF REEDSPORT, that said City, acting through its Common Council, petition the County Court of Douglas County, Oregon, that said portion of said taxes, in the sum of \$163.71 be remitted, and that upon the payment of the balance due thereon, the proper officers of said County be instructed to issue receipts in full for said taxes upon said above described lots.

Passed by the Common Council of the City of Reedsport, this 10th day of September, 1929, by the following vote:

Aye	6
Nay	0

Motion was next made, seconded, and carried that the grades and specifications of the proposed highway as submitted by maps of the State Highway Commission, be accepted and adopted by the City of Reedsport.

It was regularly moved, seconded and carried that tax and city assessment receipts be placed in escrow at the First Bank of Reedsport to be delivered to the proper parties upon



delivery to the City of deeds for rights of way, as previously outlined, and that ~~six~~ non-interest bearing warrants be drawn on the general fund, the first ~~five~~ to be made ~~each~~ in the amount of \$250.00 and the sixth in the amount of \$244.68, the first ~~warrant~~ to be payable October 1st, 1930, and the remaining five warrants to be payable respectively on the first of October of each successive year, until the full amount shall have been paid, said warrants to be issued in payment of the sewer and street assessments on the lots above described.

There being no further business, the meeting was adjourned.

W. P. Beach  
Mayor

Attest:

Stanley D. Chapin  
City Recorder



Minutes of the 1930 Budget Committee Meeting  
 held in the City Hall, Reedsport, Oregon on Monday,  
 September 23rd, 1929 at 8:00 P. M.

There were present Mayor Buck, Councilmen  
 Weidner, Foster and West, and Committeemen W. A. Burdick,  
 J. R. Browne, Karl R. Chapman, E. G. Dunn and E. W. Frank-  
 lin.

Upon motion regularly made, seconded, and unani-  
 mously carried, Mayor Buck was elected chairman, and City Recorder  
 Stanley D. Chapin was elected secretary of the Committee.

1930 Budget Data sheets which had previously been  
 sent to each member of the Council and each Committeeman, were used  
 for reference and estimates for 1930 for various items of expendi-  
 ture and receipts were tentatively adopted. After careful considera-  
 tion of various items and particularly a proposed water system ex-  
 tension and road repair and maintenance, the following Budget was  
 unanimously adopted, to wit:

**GENERAL FUND: DISBURSEMENTS**

Salaries--			
Attorney	\$360.00		
Fire Chief	120.00		
Fire Dept. Members	450.00		
Marshal	1380.00		
Recorder	900.00		
Treasurer	360.00		
Hall rent	180.00		
Lights	2000.00		
Electric Fixtures	100.00		
Telephone and telegraph	25.00		
Office supplies	75.00		
Publication and filing fees	175.00		
Insurance	150.00		
Fire apparatus	750.00		
Special engineering & legal	180.00		
Sewer and drainage	750.00		
Refunding Bonds and interest	3210.00		
Warrant-16th St. purchase	744.00		
Warrant-Umpqua Highway right of way purchase	250.00		
<b>TOTAL GENERAL FUND DISB.</b>	<b>12,159.00</b>	<b>12,159.00</b>	
LESS ESTIMATED GENERAL FUND			
RECEIPTS, from fines, licenses, bank interest, miscellaneous		<u>1,000.00</u>	
<b>BALANCE GENERAL FUND to be raised by taxation.....</b>		<b>11,159.00</b>	<b>11,159.00</b>

**WATER FUND: DISBURSEMENTS**

Bond Interest	9750.00
Bonds maturing in 1930	8000.00
Extension	5500.00
Repair and maintenance	750.00
Operation:	
Water Commissioner	1200.00



Recorder	900.00	
Office supplies	<u>150.00</u>	
TOTAL WATER FUND DISB.	25,250.00	25,250.00

LESS ESTIMATED WATER FUND RECEIPTS:

Water Rentals, Con- nection Service	23,250.00	
Balance on hand, Construction account	<u>3,000.00</u>	
TOTAL ESTIMATED REC'TS	25,250.00	26,250.00

BALANCE WATER FUND to be raised by taxation.....	none	none
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ROAD AND STREET FUND: DISBURSEMENTS

Street Commissioner	600.00	
Road repair & maint.	<u>2275.00</u>	
TOTAL ROAD & ST FUND DISBURSEMENTS	2875.00	2,875.00

LESS ESTIMATED ROAD & STREET FUND RECEIPTS:

Truck licenses	100.00	
Road District Tax	<u>1100.00</u>	1,200.00
TOTAL ESTIMATED RECEIPTS	1200.00	

BALANCE ROAD & STREET FUND to be raised by taxation.....	1,675.00	1,675.00
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EMERGENCY FUND.....		<u>2,500.00</u>
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TOTAL--ALL FUNDS--TO BE RAISED BY TAXATION....		15,334.00
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Monday evening, November 4th, 1929 at 8:00 P. M. at the City Hall was the date and time established for the hearing on the proposed Budget. It was also regularly ordered that the proposed Budget be published in the Port Umpqua Courier in the issues of September 27th and October 4th, 1929.

There being no further business the meeting was adjourned.

Attest

Stanley Chapin  
Secretary

W. E. Buck  
Chairman



Minutes of the Regular Meeting of the Common Council of the City of Reedsport held at the City Hall Monday, October 7th, 1929 at 8:00 P.M.

Mayor Buck and all Councilmen were present.

Minutes of the last regular and intervening special meetings were read and approved.

Communications:

A request from Mr. J.E. Solberg, representing the Reedsport Post No. 62 of the American Legion, asking that the Legion be granted permission to continue time of their Armistice dance from 12:00 to 2:00, was approved.

A communication from Union High School District No. 11, requesting additional street light on street corner in front of the Grade School building, was referred to the Light Committee for investigation and report.

A letter under date of September 26th from the Oregon Insurance Rating Bureau, setting out deficiencies in the city water pressure and making certain definite recommendations for improvement of fire hazards, was read and deferred for later action.

A letter from D.L. Buckingham, former City Engineer, calling attention to certain tracings and field notes which he had returned to the City under separate cover and explaining in detail some of the field notes, was read and ordered filed.

Report of the Fire Department for the month of September was read and ordered filed.

Financial reports submitted by the City Treasurer and the City Recorder were ordered filed. The reports showed a balance on hand under the various funds as of September 30th, of \$21,732.70.

Mr. & Mrs. George Keating again appeared before the Council urging their claim for adjustment on street fill under District No. 2. The Street Committee reported that their investigation showed that sufficient fill had not been made and recommended that an adjustment of 50% reduction in the assessment originally charged Mr. Keating be allowed, and that warrant be drawn on the general fund in favor of Street Improvement District No. 2 fund for \$32.87, and that this amount be credited on the assessment of George Keating. The Recorder called attention to the fact that Ethel Weatherly, the owner of an adjacent lot, made a similar claim, but the Council took no definite action on this matter except to state that the owner should make a separate proposal or request of the Council.

Mr. C.M. Danielson, resident manager for the Peoples West Coast Hydro-Electric Corporation, appeared before the Council and explained the principal cause for interruption of power and light. He stated that the interruption had been due mainly to break-ages along the transmission line from Reedsport south to North Bend from falling trees, breaking of insulators by hunters, and in other ways. He stated that he fully recognized the necessity for stand-by service and that in his opinion his company was doing all possible to make satisfactory arrangements for it. Mayor Buck criticized the laxness of the company management in not notifying its office as to approximate time of shut down and cause of the break, so that users could plan their operations and business accordingly. Mr. Hubbard appeared before the Council during the discussion and stated that he had heard that the Winchester Bay Lumber Company was not open to any proposal for giving stand-by service. He stated that these statements were not true, and that his company was open to negotiation at any time. It appeared to be the opinion of all present that in view of the possibility of frequent interruptions from time to time, it was of vital importance that some arrangement be made for stand-by service, and that appropriate action should be taken to secure same.



It was authorized that a six volt, heavy duty fifteen plate battery be purchased for the new fire truck and the Recorder was authorized to get prices on the same and purchase on the best basis possible for the City.

A general discussion followed regarding the water pipe line crossing over the Schofield River. Mr. Hubbard explained briefly that the Highway Commission had authorized a crossing on the new highway bridge, and that he was of the opinion that this authorization would appear in the minutes of the Highway Commission, although such a crossing had been opposed by the Highway Engineer. He also stated that District Engineer Lukesh had indicated that he would issue a temporary permit revocable after three years, provided the sanction of the Highway Commission had been obtained. Water Commissioner Clarke outlined briefly a proposal for reconstructing the pipe line from the east end of the Schofield River bridge, west across the bridge and on up to Second Street. After considerable discussion and consideration, it was ordered that City Recorder Chapin be directed to interview the Secretary of the State Highway Commission at Salem and the District Engineer at Portland with a view to obtaining the necessary permission for the watermain crossing on the bridge; that Engineer Nichols be employed to make tracings of the proposed crossing; that reconstruction of the water pipe line from an 8" to a 12" main as recommended by Water Commissioner Clarke, be authorized, provided the permission to cross the bridge was obtained, and that authorization be given to order the necessary additional pipe line and other supplies.

Attention was next given to the suit which has been filed against the City of Reedsport and former city officials by the Royal Indemnity Company. Attorney Benson explained briefly the case which confronted the City, and recommended that he be authorized to employ the legal assistance of a law firm in Portland. He was also authorized to take the necessary steps to protect the interests of the City in defending the suit.

A report of finances as of September 30th, 1929 was submitted by the Recorder at the request of the State Treasurer's office and was ordered to be forwarded for their information and reference.

Liability and property damage insurance for the two city trucks was authorized.

The following bills were presented, OKed by the Finance Committee and ordered paid:

J. W. Harris	\$31.92	I.O.O.F.	\$15.00
Carl Keating	31.92	Paples West C H-E C.	164.50
City Water Fund	1.30	State Ind. Ac. Com.	19.39
Carl Keating	31.92	Port Umpqua Courier	30.25
C.C. Clarke	149.70	Reedsport M & B Wks	7.47
Stanley D. Chapin	150.00	Reedsport Garage	8.93
Roy G. Cairns	30.00	Umpqua M & T Co.	2.80
W. G. Benson	30.00	Howard-Cooper Corp.	50.00
John Bernhardt	10.00	Frank L. Taylor	18.47
Frank Cox	114.70	Winchester Bay Lbr Co	1.25
Pete Nelson	4.00	Burroughs Add.M. Co.	5.00
M.D. Wallace	4.00	Walters Service Sta.	2.25
Chas. Hansen	4.00	J. W. Harris	59.10
Ward Powell	4.00	D. C. Wallace	2.99
Fred Sanberg	4.00	Wm. Hansen	59.10
J. L. Gibbons	4.00		
Harold France	4.00		
G. E. Hatten	4.00		
C. E. Wallace	4.00		
City Water Fund	5.25		
			\$1,069.21

There being no further business the meeting was adjourned.

Attest:

Stanley D. Chapin  
City Recorder

W. P. Benson  
Mayor



Minutes of the Regular November, 1929 Meeting of the Common Council of the City of Reedsport held on Monday, November 4th, 1929 at 8:00 P. M.

Mayor Buck and all Councilmen except Paul Bernhardt were present.

Minutes of the 1930 Budget Committee meeting and the regular October meeting were read and approved.

Mr. M. D. Wallace, secretary of the Reedsport Volunteer Fire Department, appeared before the Council and recommended a revision of wards for the purpose of simplifying the district boundaries and also the signals in giving alarms. The new plan was approved, and Mr. Wallace announced that the Fire Department would secure new cards and post them up about the city so that all possible publicity could be given to the new zoning. The Fire Department was authorized and directed to answer fire alarms given by any mill whistle. The question as to whether the fire department with its equipment should answer any calls from Winchester Bay was left to the discretion of the Fire Chief. It was the opinion of the Council that although it was perfectly willing to lend its fire fighting equipment to Winchester Bay in event of a serious fire, that it should not be used there for small blazes.

In accordance with published notice, public hearing was held on proposed 1930 Budget. Mr. E. W. Franklin was present, and although he filed no protest, he urged the apportionment of a small amount for driving piling at the foot of Rainbow Plaza for eventual use as a city dock. Although it was generally conceded that something of this kind should be done, in view of the very decided lack of funds no action was taken on this matter. There being no protest to the 1930 Budget as proposed, Ordinance No. 206, an ordinance levying a tax on the property situate within the corporate limits of the City of Reedsport, for all purposes in the sum of \$15,334.00 for the year 1930, was next introduced and read for the first time. Upon motion regularly made, seconded, and carried, it was ordered passed to the second reading and read for the second time. Upon motion regularly made, seconded and carried, said Ordinance No. 206 was passed to the third reading and read for the third time. Thereupon said ordinance was ordered put upon its final passage and was adopted by the following vote:

Ayes 5 Nays 0

Said Ordinance No. 206 was thereupon approved by the Mayor, signed by the Mayor and attested by the City Recorder and declared in full force and effect.

Councilman Ford, Chairman of the Light Committee, recommended that six new lights be authorized, five of which be placed along the new portion of the Umpqua Highway on "L" Street, and one near the grade school as recommended by the School Boards. Upon motion regularly made, seconded, ~~and~~ the recommendations of the Light Committee were approved, and purchase and installation of the new lights authorized. Councilman Ford also was instructed to get price on the proper installation of the light at the telephone office so that it might be connected in on the meter of the West Coast Telephone Company and in such event the cost assumed by that company, with consequent saving to the city.

Attention was next given to communications from the Southern Pacific Company under date of October 15th and October 30th regarding street crossing on Winchester Avenue at the end across Southern Pacific tracks. The communication of October 15th referred to the Public Service Commission order No. 1747 and calling attention to the fact that it had been ordered that this crossing be made at the expense of the city. Detailed estimate showing a total of \$543.00 was also enclosed, and it was requested that the city deposit this amount with the Southern Pacific Company before it could start on work on that improvement. It appeared that the Council had always understood that this change and relocation of street and highway



be made without expense to the city, and the City Recorder and City Attorney were instructed to write the Public Service Commission, Southern Pacific Company, and Umpqua Highway Improvement District to this effect.

Councilman Weidner called the attention of the Council to the poor condition of the street and walk along West Railroad Avenue near the under railroad crossing, and Councilman Lillebo suggested certain improvement by means of a gravel walk crossing on "L" Street at Sixth, which was leading to the school property. After due consideration, upon motion regularly made, seconded, and carried, it was ordered that the necessary grading and filling on West Railroad Avenue be made, and that gravel for walk crossing be obtained and placed by the Street Commissioner. Councilman Weidner stated that gravel might be obtained from the gravel pit of Reedsport Company without cost to the city except the hauling expense, and the Street Commissioner was authorized and instructed to secure as much gravel as was needed and haul it in place with the city truck.

City Attorney Benson reported briefly on trip to Portland with regard to the suit of the Royal Indemnity Company vs. the City of Reedsport, and stated that he had employed the legal firm of Dey, Hampson, and Nelson of Portland as legal counsel in defence of this action. He submitted a copy of brief which that firm will submit to the court at the time of the argument of the Demurrer in this case. He stated that the matter of fee to be paid Dey, Hampson and Nelson would be not less than \$500 and not to exceed \$1000; that this legal firm had requested that a resolution be passed giving the proper authorization of the Council for its employment. In accordance with this request, the following resolution was, upon motion regularly made, seconded, and carried, duly adopted, to-wit:

RESOLUTION NO. 81

WHEREAS, suit has been brought by Royal Indemnity Company, against the City of Reedsport and certain officers and former officers of said City, and

WHEREAS, it has been considered advisable by the present Council of the City of Reedsport, to employ additional legal counsel to assist in the defense of said suit, and

WHEREAS, pursuant to action duly taken at the regular October meeting of said Council, W.G. Benson, City Attorney, was instructed, together with Stanley D. Chapin, to secure said additional counsel for and on behalf of said City, and

WHEREAS, the said W.G. Benson and Stanley D. Chapin, City Recorder, do, on or about the 11th day of October, 1929, retain, for and on behalf of said City, the legal firm of Dey, Hampson & Nelson, of Portland, Oregon,

NOW THEREFORE, confirming said action so taken by said above named officers of said City,

IT IS RESOLVED BY THE CITY OF REEDSPORT, that said City do employ said legal firm of Dey, Hampson & Nelson, of Portland, Oregon, as legal counsel, for the defense of said action, at a fee of not less than \$500.00 nor over \$1000.00, said fee to be set by said firm at the conclusion of said action.

Passed by the Common Council of the City of Reedsport, at regular meeting, this 4th day of November, 1929, by the following vote:

Aye 5  
Nay 0

Attest:

STANLEY D. CHAPIN  
City Recorder

W. R. BUCK  
Mayor



It was noted that appearance was made for all the defendants but that the appearance was amended so as to except Mr. C. McC. Johnson, inasmuch as separate answer had been filed by Attorney Liljeqvist in behalf of Mr. Johnson.

Upon motion regularly made, seconded, and unanimously carried, license to sell pistols, revolvers, and other fire arms at retail, under the provisions of Section 11 Chapter 260, General Laws of Oregon, 1925, was granted to Frank I. Taylor.

City Recorder Chapin reported briefly on results of his appearances before the State Highway Engineers and District Engineer regarding the securing of permission for the City of Reedsport to construct its water main on the Schofield River bridge. He stated that this permission had been granted previously at regular meeting of the State Highway Commission held May 29th, 1929; that he secured certified copy of these minutes and had secured approval of the Port Commission and District Engineers Office for the proposed crossing.

Deed from Isaac E. Staples and Pearl A. Staples for a ten foot strip adjacent to and parallel to "L" Street through and across Lot 13 Block 76, Amended Plat of Railroad Addition to Reedsport, was submitted to the Council for its acceptance. The attention of the Council was called to the fact that the ten foot strip across Lots 14 and 16 had not yet been secured. In view of the fact that the deed from Mr. Staples might involve the city in event that the building on his lot had not been moved to his satisfaction, it was decided not to accept this deed until Mr. Staples had accepted his building as it now stood as satisfactory, (in writing.) The financial reports of the City Treasurer and City Recorder were submitted and ordered filed.

Some discussion followed regarding general policy of the Council in connection with foreclosure on account of delinquent assessments. No change in the general policy, however, was suggested, it being felt generally that foreclosure proceedings should be instituted where no payments whatever had been made on assessments and a period of three years or more had elapsed.

The following bills were presented, OKed by the Finance Committee and ordered paid:

Street Imp Dist #2	\$32.87.	W Hanson	\$31.92.
Southern Pacific Co	2.91.	Stanley D. Chapin	170.00.
Southern Pacific Co	127.42.	W G Benson	105.00.
Art Peterson	13.96.	Peoples W C H-E Corp	164.50.
H J Woodward	11.97.	Reedsport Garage	185.75.
Frank Deering	5.98.	Ray Agee	16.80.
Andrew Scott	3.99.	Western Union	1.97.
Uno Leppanen	42.44.	West Coast Tel Co	.25.
M Johnson	42.44.	Ransselaer Valve Co	77.00.
Wm Hanson	42.44.	Beall Pipe & Tank Co	134.45.
D C Wallace	42.44.	State Ind Ac Com	25.80.
Carl Keating	41.89.	Rainbow Cafe	11.75.
Floyd Levins	37.90.	Portland Bolt & Mfg Co	23.18.
Art Peterson	14.96.	Howard-Cooper Corp	50.00.
Andrew Scott	18.95.	Winchester Bay Lbr Co	6.20.
Frank Deering	15.96.	Chapin Invt Co	54.00.
Floyd Levins	26.93.	Reedsport M & B Wks	12.67.
Carl Keating	19.95.	Federal Pipe & Tank Co	398.60.
Roy G Cairns	30.00.	Umpqua M & T Co	25.74.
Frank Cox	114.69.	Paul Bernhardt	25.70.
Fire Dept Members	27.00.	Tom Lillebo	69.19.
City Water Fund	9.38.	Tom Lillebo	126.53.
John Bernhardt	10.00.	Union Iron Works	46.03.
D L Buckingham	19.90.	Union Iron Works	45.40.
I O O F	15.00.	Total	\$3,026.25
O I Nichols	32.50.		
C C Clarke	149.69.		
J H Woodward	27.93.		
M Johnson	35.91.		
D C Wallace	35.91.		
Uno Leppanen	23.91.		



Bill of the Union Iron Works for \$225.00 for certain welding and other work in connection with the water main crossing on Schofield River bridge was ordered paid in the amount of \$175.00 at this time, the balance of \$50.00 to be withheld until proper test is made by the Water Commissioner to determine that the work has been satisfactorily done. A second bill of the Union Iron Works in the total amount of \$121.03 was approved except for a labor item of \$75.00, which was for labor in installing the truck body on the new Chevrolet truck. It was ordered that this bill be paid except for that item and that a committee consisting of Councilmen Lillebo and Weidner be appointed to check this item in detail before allowing payment.

There being no further business, the meeting was adjourned.

  
 Mayor

Attest:  
  
 City Recorder

Minutes of the Regular December, 1929 Meeting of the Common Council of the City of Reedsport held on December 2nd, 1929 at 8:00 P. M.

Mayor Buck and all councilmen were present except L. J. Weidner.

Minutes of the last regular meeting were read and approved.

Communications:

Letter from Colonel G.R. Lukesh, District Engineer, under date of November 1st, 1929, advised the City that the Engineers Office had no objection to the installation of water main on the Schofield River bridge. It did request, however, that that office be advised when the temporary bridge was removed so that an inspection and report could be made to that department as required. Water Commissioner Clarke and Councilman Lillebo, Chairman of the Water Committee, reported that the temporary bridge structure had been removed and that the District Engineers Office could be so advised.

Letter dated November 11th, from Mr. I. R. Welke, Vice-president of the Umpqua Mills & Timber Company, and addressed to the Reedsport Volunteer Fire Department, was read. The letter enclosed check for \$50.00 made payable to the fire department as token of that company's appreciation of the very efficient work done on the occasion of a recent fire at the mill. The fire department was commended very highly for its effectiveness and the professional way in which all members performed their duties.

Letter dated November 5th from the legal firm Dey, Hampson and Nelson, explained action taken to date by that firm in connection with the case of the Royal Indemnity Company versus the City of Reedsport, et al. It explained that demurrer in the above case was argued November 4th before Judge Bean; that a decision cannot be expected for about three weeks or more. Attorney Benson explained that he had received another letter from Dey, Hampson & Nelson advising that further briefs had been submitted by both plaintiffs and defendants and that decision would probably not be given for another week or so.

Telegrams dated November 11th, and November 13th, from W. F. Miller and E. L. King, respectively, addressed to Mr.



S.M. Crimp, Southern Pacific local agent, were next read. These telegrams referred to correspondence and orders of the Public Service Commission concerning the new highway crossing at the railroad tracks and stated that they could not see where the Southern Pacific Company would be justified in standing an expense which the Public Service Commission had ruled to be undertaken by the City of Reedspert. It was explained to the Council that this new crossing was applied for technically in the name of the City but at the request of the highway officials and that it was very apparent that the argument as to cost was one for the highway department or the Umpqua Highway Improvement District and the Southern Pacific Company to settle between themselves. It appeared to be the opinion of the Council to take no further action in the matter at this time, except to authorize the Street Commission to see that barricades were placed on either side of the proposed crossing to prevent possible accidents that might occur.

Financial report of City Treasurer Cairns was read and recommendations noted. A transfer of \$2000.00 from the Winchester Bay Water Fund to the General Fund to be used for the purpose of paying general refunding bonds maturing Dec. 15th, 1929, was authorized.

Some discussion followed regarding the comparatively low water level at Clear Lake and it was suggested that the Water Commissioner establish a mark of the low water level in order to have a permanent record as to variances in supply. It was also suggested that two samples of the water, one taken from the surface of the lake near the intake, and the other from the main at Winchester Bay, be taken and sent to the State Board of Health for analysis. This action was suggested merely as a precautionary measure.

Councilman Ford called attention to the urgent necessity for standby service on the part of the West Coast Hydro-Electric Power Company in order to provide properly for the needs and convenience of local users of light and power. Considerable discussion followed regarding advisability of filing complaint with the Public Service Commission. It was finally decided that the City Recorder be instructed to write a letter to the Power Company protesting against frequent interruptions to service, urging the installation of standby service as a public necessity in view of the fact that it was very apparent that there would be frequent interruptions on account of the long transmission line. The Recorder was also directed to send a copy of this letter to the local paper for publication.

The City Recorder was directed to advise the Highway Commission again of the danger occasioned by the open gravel pit near the west end of the Schofield River bridge and to request that it take some action towards placing a barricade at that point.

Brief report was made by Attorney Benson of the organization and general plans of the Reedspert Garden Club. Upon motion regularly made, seconded, and carried, the Council gave its unanimous endorsement to the movement, and assured it its cooperation to every possible extent.

Water Commissioner Clarke reported completion of all work on Schofield Bridge crossing, and recommended payment of balance of \$50.00 to N. S. Jones. Upon motion regularly made, seconded and carried, this payment was allowed.

The following bills were presented, OKed by the Finance Committee and ordered paid:

Carl Keating	\$7.98	W. G. Benson	\$30.00
Uno Leppenan	2.99	Frank Cox	117.70
Floyd Davins	7.98	John Bernhardt	10.00
D. C. Wallace	36.41	Pete Nelson	5.00
Wm. Hanson	32.42	M. D. Wallace	6.00
City Water Fund	19.28	Chas. Hansen	2.00
C. C. Clarke	149.70	Ware Powell	6.00
Roy G. Cairns	30.00	Fred Sanberg	5.00
Stanley D. Chapin	150.00	G. L. Gibbons	5.00



Harold France	\$6.00.
Guy Hatten	5.00.
C. E. Wallace	5.00.
I.O.O.F.	15.00.
West Coast Tel. Co.	4.80.
State Ind. Ac. Com.	16.15.
City Water Fund	7.98.
Floyd Levins	5.98.
Reedsport Garage	21.72.
City Water Fund	5.00.
Frank L. Taylor	38.63.
Portland Bolt & Mfg Co	2.63.
N. I. Keyser	.50.
Consolidated Supply Co.	26.25.
Tom Lillebo	105.55.
Howard-Cooper Corp.	50.00.
Peoples West C H-E C	164.50.
Paul Bernhardt	21.82.
Union Iron Works	50.00.
Total	<u>\$1,177.97</u>

The City Recorder was authorized to purchase a ledger for use in connection with the city records. The Recorder also submitted report of receipts and disbursements to date and a detailed report of investment, repair and operation costs in connection with city grader, fire truck and Chevrolet truck. No further action was taken on balance of bill of H. S. Jones in connection with construction of dump body and hoist for Chevrolet truck.

There being no further business the meeting was adjourned.

W. R. Bush  
Mayor

Attest

Stanley D. Chapin  
City Recorder