# Phelps County

# Rolla City Clerk

**Minutes** 

1890-1927

Ordinances + Amittes of the

ORDINANCES RELATING TO CITY LIMITS.

#### ORDINANCE NO. 1.

AN ORDER OF THE COUNTY COURT, DATED NOVEMBER 13, 1890, INCORPORATING ROLLA AS A CITY OF THE FOURTH CLASS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as

section 1. Now at this day comes John Hardin, T. D. Smith, and two hundred and thirty-one other inhabitants of the district of land hereinafter described, and present to the Court the petition heretofore filed in this behalf; which said petition sets forth, that they are the inhabitants and reside in the following district of land situated in Phelps County, Missouri, as follows:

Sec. 2. Beginning at the Northeast corner of Section Eleven (11) in Township Thirty-seven (37) Range Eight (8) West, running due South 741 feet to the Northwest corner of McEntee's Addition to the City of Rolla, thence East 660 feet along the North line of said addition to the Northeast corner thereof, thence South 1320 feet to the Southeast corner of Lot 49 of Railroad Addition to the City of Rolla, thence West 660 feet among the South line of said Lot 49 to the Section line between Sections Eleven and Twelve (11 & 12), Township Thirty-seven (37) Range Eight (8) West, thence due South 660 feet along the said Section line to the quarter corner of said Sections Eleven and Twelve (11 & 12), and thence West 2640 feet to the center of Section Eleven (11) Township Thirty-seven (37) Range Eight (81, West, thence due North to the Couth line of the right-of-way of the St. Louis and San Francisco Railway Company, thence West along said line 240 feet to the creek, thence with the meandering of said creek to the Northwest corner of Block 49 in

Bishop's First Addition to the City of Rolla, Missouri, thence in a Northeasterly direction along the North line of said Block 49 to the West line of Spruce Street, thence North along the West line of Spruce Street to the North line of Seventh Street, thence East along the North line of Seventh Street to the West line of State Street, thence North 1824 feet to the North line of Thirteenth Street thence East 514 feet along the North line of Thirteenth Street to the East line of Main Street, thence South 360 feet to the North line of Twelfth "treet, thence East 576 feet along the North line of Twelfth Street to the East line of Pine Street, thence South 620 feet along the East line of Pine Street to the North line of Tenth Street, thence East along the North line of Tenth Street to the place of beginning. Said above described territory lying and being situated on the East half (1/2) of the Northwest Quarter (1/4) of Section Eleven (11), Northeast Quarter (1/4) of Section Eleven (11) and West half (1/2) of Northwest Quarter (1/4) of Section Twelve (12), and the Southwest Quarter (1/4) of the Southeast Quarter (1/4) of Tection Two (2), all in Township Thirty-seven (37), Range Eight (8), West, Phelps County, Missouri.

Sec. 3. And praying that said district be organized and incorporated under the name of the City of Rolla, with all the
powers granted under and by virtue of the general law of the State
of Missouri for the government of cities of the fourth class;
that a police be established for the local government of said incorporation and for the preservation and regulation of any commons
appertaining to the same.

And further praying that the Court make an order that said City be incorporated according to the metes and bounds aforesaid, and to make all such orders touching the premises as will fully and effectually secure the organization and incorporation of said City as a city of the fourth class.

And said petition being submitted and the Court being satisfied from the evidence that there are now residing on the district of lands hereinbefore described and sought to be incorporated more than five hundred and less than three thousand inhabitants, and that a majority of the taxpaying inhabitants residing on the lands aforesaid have signed the said petition, and that the inhabitants residing on said lands are not the inhabitants of an incorporated city, town or village.

ec. 4. It is therefore considered and declared by the Court that the inhabitants residing on the district of lands heretofore described, are and the same are hereby organized and incorporated under the name and style of the "City of Rolla," as a city of the fourth class, with all the power and authority granted them by the "tate of Missouri, under and by virtue of the provisions of the laws thereof relating to cities of the fourth class, and that a police be established for the local government and for the preservation and regulation of any commons appertaining to said city, and the Court, in order to carry out and effectuate said incorporation, designate and appoint E. Y. Mitchell as Mayor, and Jos. Campbell, John C. Livesay, Henry Dean, Chas. Strobach, Absolom Gordon and Granville Allen as Aldermen, and Thos. Madigan as Marshal and Collector of said city, who shall hold their office until the general election for such officers, and until their successors are duly elected and qualified as provided by law governing the cities of the fourth class

Given under our hands this the 13th day of November, 1890.

(Signed) William Dawson, Judge.

Attest:

Approved: March 11-1408 Chas. J. Sharach Attest: W. D. Jones, City Clerk.

-3-

### ORDINANCE NO. 2.

AN ORDINANCE ENTITLED "AN ORDINANCE FOR THE EXTENTION OF THE CITY
LIMITS OF THE CITY OF ROLLA.

Re it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 5. | The limits of the City of Rolla, in the County of Phelps, and State of Missouri, are hereby extended, so as to embrace and include all that part of said Phelps County, Missouri, lying within the ourboundary lines, to-wit:

Beginning at the Southeast Corner of Section Two (2), Township Thirty-seven (37), Range Eight (8) West, thence running North 920 feet on the Section line between Sections One (1) and Two (2), Township Thirty-seven (37), Range Eight (8) West, thence West 1146 feet, thence North 420 feet, thence West 174 feet, thence North 630 feet, thence West 1320 feet, thence South 690 feet, thence East 150 feet, thence South 300 feet, thence East 514 feet, thence South 360 feet, thence East 576 feet, thence South 620 feet, thence East 1400 feet, to the place of beginning.

Rolla, as in the next preceding section set forth and described, shall be submitted to the voters of the City of Rolla at a special election to be held in said City, on the 29th day of May, 1903. The Mayor of this City shall give notice of such election by publication in the newspaper doing the City printing in this City; if there be no such paper, then said notice shall be published in any newspaper published in the English language in this City.

Such notice shall be published at least fifteen days before the day of holding such election, and shall state the time and places for holding the same, and shall clearly describe the outboundary lines

of the proposed extension. Such election shall be held and conducted as other elections are held and conducted in this City.

Sec. 43 The City Clerk shall prepare and cause to be printed ballots to be used at such election, which shall be in the following form:

For Extension of Limits . . . Yes.

For Extension of Limits . . . No.

The former of which shall be taken as a vote assenting to such extension, and the latter dissenting therefrom.

Sec. 8. This Ordinance shall take effect, and this City's limits shall be extended and established, as described and provided for in the first section of this Ordinance, when a majority of the legal voters of this City, voting at the general election herein provided for, vote in favor of said extension of the City's limits.

Passed this 4th day of May, 1903.

Approved this 4th day of May, 1903. Charles J. A

Chas. T. Strobach, Mayor.

W. D. Jones, City Clerk.

#### ORDINANCE NO. 3.

AN ORDINANCE ESTABLISHING NEW LIMITS OF THE CITY OF ROLLA, IN THE

Whereas, an ordinance entitled "An Ordinance Providing for the Extension of the City Limits of the City of Rolla, in the State of Missouri," was duly passed by the Council of said City, and approved by the Mayor on the 4th day of May, 1903, wherein the proposed extended limits was particularly described and set forth, and wherein it was provided that a proposition to extend the said City's limits as therein described should be submitted to the voters of said city at an election to be held for that purpose on the 29th day of May, 1903; and

Whereas, at said election held on said day in pursuance to the provisions of said Ordinance a large majority of the voters voting at said election voted in favor of so extending the said City's limits; now, therefore,

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

rection The limits of the City of Rolla, County of Phelps, in the State of Missouri, are hereby extended and established so as to embrace and include the following:

Beginning at the southeast corner of Section Two (2), Township Thirty-seven (37), Range Eight (8) West, thence running north 920 feet on the section line between Sections One and Two (1 and 2), Township Thirty-seven (37), Range Eight (8) West, thence west 1146 feet, thence north 420 feet, thence west 174 feet, thence north 630 feet, thence west 1320 feet, thence south 690 feet, thence east 150 feet, thence south 300 feet, thence east 514 feet, thence south 360 feet, thence east 576, feet, thence south 620 feet, thence east 1400 feet to the place of beginning.

ec. 10.52 All ordinances or parts of ordinances conflicting with this ordinance are hereby repealed.

Approved June 15th, 1903.

Chas. T. Strobach, Mayor.

Attest: H. O. Bland, City Clerk.

#### ORDINANCE NO. 4.

AN ORDINANCE ENTITLED "AN ORDINANCE FOR THE EXTENSION OF THE LIMITS OF THE CITY OF ROLLA, MISSOURI."

Be it Ordained by the Board of Aldermen of the Ci ty of Rolla, as follows:

Rection 11. / The limits of the City of Rolla, in the County of Phelps, and State of Missouri, are hereby extended, so as to embrace and include all that part of said Phelps County, Missouri, lying within the outbounding lines, to-wit:

Beginning at the intersection of the west line of State Street with the north line of Seventh Street, running north along the city limits 2124 feet, thence west 310 feet, thence south 2124 feet, thence east 310 feet to the starting point.

Tec. 18.1 A proposition to extend the limits of the City of Rolla, as in the last preceding section set forth and described, shall be submitted to the voters of the City of Rolla at the annual city election held in said city, on the 4th day of April, 1905. The Mayor of this city shall give notice of such election by publication in the newspaper doing the ci ty printing in this city; if there be no such paper, then said notice shall be published in any newspaper published in the English language in this city. Such notice shall be published at least fifteen days before the day of holding such election, and shall state the time and places for holding the same, and shall clearly describe the outbounding lines of the proposed extension.

cec. 13.3 The form of ballots to be used at such election, shall be in the following form:

For Extendion of Limits

For Extension of Limits . . . . .

The former of which shall be taken as a vote assenting to such extension, and the latter dissenting therefrom.

Sec. 14.4 This ordinance shall take effect, and this city's limits shall be extended and established, as described and provided for in the first section of this ordinance, when a majority of the legal voters of this city, voting at the general election April 4th, 1905, vote in favor of said extension of the city limits.

Passed this 6th day of February, 1905,

Approved this 6th day of February, 1905. Charles J. Strobach

W. J. Pierce, City Clerk.

#### ORDINANCE NO. 5.

AN ORDINANCE ESTABLISHING NEW LIMITS IN THE CITY OF ROLLA, IN THE STATE OF MISSOURI.

Whereas, an ordinance entitled "An Ordinance providing for the extension of the City limits of the City of Rolla, in the State of Missouri," was duly passed by the Council of said city, and approved by the Mayor on the 6th day of February, 1905, wherein the proposed extended limits was particularly described and set forth, and wherein it was provided that a proposition to extend the said city's limits as therein described should be submitted to the voters of said city at an election to be held for that purpose on the 4th day of April, 1905, and

Whereas, at said election held on said day in pursuance to the provisions of said ordinance, a large majority of the voters voting at said election voted in favor of so extending the said city's limits, now therefore,

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

The limits of the City of Rolla, County of Phelps, in the State of Missouri, are hereby extended and established so as to embrace and include the following: Beginning at the intersection of the west line of State Street with the north line of Seventh Street, running north along the city limits 2124 feet, thence west 310 feet, thence south 2124 feet, thence east 310 feet, to the starting point.

Sec. 16.2 All ordinances or parts of ordinances conflicting

Approved April 6th, 1908.

Approved April 6th, 1908.

Attest: W. C. Pierce, City Clerk.

#### ORDINANCE NO. 6.

AN ORDINANCE FOR THE EXTENSION OF THE CITY LIMITS OF THE CITY OF ROLLA, MISSOURI.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows, to-wit:

Section 17. / The limits of the City of Rolla, in the County of Phelps, and State of Missouri, are hereby extended so as to embrace all that part of the territory lying adjacent to the said city on the southeast side, and described as follows, to-wit:

Beginning on the half section line of Section 11, Township 37, Range 8, West, 5 rods and 18 links west on said line from the northeast corner of the southeast quarter of said section, running thence west on said line to a point where the west boundary line of Oak Street intersects said half section line, thence south parallel with the east boundary line of said section 11, 720 feet, thence east parallel with said half section line to a point 5 rods and 18 links west from the east boundary line of said section 11, thence north 720 feet to the place of beginning, and to be known as Neuman's Addition to the City of Rolla.

Tec. 18.2 Such proposition shall be submitted to the voters of the City of Rolla, at a special election to be held at the City Hall in said city, on Friday, the 22nd day of December, A. D. 1905.

The Mayor of the City of Rolla is hereby ordered to givedue notice of said election by publication in some newspaper published in the said City of Rolla, as the law directs.

Tuch notice shall be published at least fifteen days before the day of said election and shall state the time and place of holding the same and shall clearly describe the boundary lines of the proposed extension. Such election shall be conducted as other elections are conducted in this city.

Sec. 19.3 The City Clerk shall prepare and cause to be printed ballots to be used at such election, which said ballots shall be in the following form:

For Extension of Limits . . . . Yes.

For Extension of Limits . . . . No.

The former of which shall be taken as a vote assenting to such extension, and the latter of which shall be taken as dissenting therefrom

This ordinance shall take effect from its publication.

"aid city limits shall be extended and established as described in the foregoing ordinance when a majority of the legal voters of the said city voting at the said election, vote for the said proposition.

Approved this 4th day of December, 1905.

March //- 1908

E. J. Koch, Mayor.

Attest: W. F. Pierce, Clerk.

Charles, J. Strobach mayor.

#### ORDINANCE NO. 7.

AN ORDINANCE ESTABLISHING NEW CITY LIMITS IN THE CITY OF ROLLA IN THE STATE OF MISSOURI.

Where as, an ordinance intitled an Ordinance providing for the extension of the city limits of the City of Rolls in the State of Missouri was duly passed by the Councel of said City, and approved by the Mayor on the 4th day of Dec. 1905, where inthe proposed extended limits was: There particular, described and set-forth, and where in it was provided that a propisition to extend the said City's limits as therein described should be submitted to the voters of said City at an election to be held for that purpose on the 22 day of Dec. 1905.

Where as, said election held on said day in pursuance to the provision of the voters of daid Ordinace a large majority voteing at said election voted in favor of so extending the said Citys limits, now therefore ,

Be ordained by the Board of Aldermen of the Caty of Rolls, as follows: The limits of the City of Rolla, in the County of Phelps, and State of Missouri, are hereby extended so as to embrace all that part of the territory lying adjacent to the said city on the southeast side. and described as follows, to-wit:

Beginning on the half section line of section 11, Township 37, Range 8, West, 5 rods and 18 links west on said line from the northeast corner of the southeast quarter of said section, running thence west on said line to a point where the west boundary line of Oak Street intersects said falf section line, thence south parallel with the east boundary line of said section 11, 720 feet, thence east parallel with said helf section line to a point 5 rods and 18 links west from the east boundary line of said section 11, thence north 720 feet to the place of beginning, and be known as Neuman's Addition to the City of Rolla.

Section 2 - All Ordinances or parts of Ordinances conflict with this Ordinance are hereby repealed.

Approved: March 11, 1908.

Attest: Popularies .

Charles J. Strotack

#### ORDINANCE NO. 8.

AN ORDINANCE PROVIDING FOR THE VACATING A PART OF MAIN STREET,

COMMENCING AT THE NORTH LINE OF TWELFTH STREET RUNNING THROUGH

MAIN STREET, THENCE NORTH TO THE SOUTH LINE OF FOURTEENTH

STREET.

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section / That all that part of Main Street north of the north line where Twelfth Street crosses Main Street, together with all sidewalks, culberts, crossings and gutters on both sides of Main Street, between said crossings between Fourteenth and Twelfth Streets, be and the same hereby to be vacated as public streets, and a public highway, public sidewalks, public gutters and public crossings, and the same be forever vacated as a public highway or public thoroughfare, provided: It is hereby provided that a suitable sidewalk or foot passage way be left open for the public between Twelfth Street and Fourteenth Street.

All ordinances or parts of ordinances conflicting with this ordinance are hereby repealed.

Approved this let day of May, 1905. Charles. J. Harbach

March 11- 1908

Bd. J. Koch, Mayor. Mayor.

Attest: W. J. Pierce, Clark.

#### ORDINANCE NO. 9.

- AN ORDINANCE RELATING TO THE VACATING OF AN ALLEY, IN BLOCK NO. 80
  IN BISHOP'S THIRD ADDITION TO THE CITY OF ROLLA, MISSOURI.
- Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / That the alley twelve feet in width running north and south through Block 80 in Bishop's Third Addition to the City of Rolla, Missouri, beginning on the north line of Eleventh Street, and running north through the center of said Block 80 to the south line of Twelfth Street, in said addition as shown upon the recorded plat thereof, recorded in the office of the Recorder of Deeds of Phelps County, Missouri, be and the same is hereby vacated.

Done by order of the Board this 1st day of August, A. D. 1904.

March 11-1908.

Approved August 1st, 1904. Chas. T. Strobach, Mayor.

Attest: W. J. Pierce, Clerk. Charles J. Strobach

Mayor.

#### ORDINANCE NO. 10.

AN ORDINANCE TO OPEN CEDAR STREET BETWEEN TENTH AND TWELFTH STREETS IN THE CITY OF ROLLA, IN THE STATE OF MISSOURI.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / That Cedar Street between Tenth and Twelfth Streets, in the City of Rolla, in the State of Missouri, be opened and cleared of any and all obstructions thereon, and it is hereby made the fluty of the street commissioner, and he is directed to immediately open the same and clear it of any and all obstructions found or being in and upon the same.

This ordinance shall take effect and be in force from and after its passage.

march 11- 1908

Approved this 22nd day of May, 1905.

Charles. T. Strobach mayor.

Attest: W. J. Pierce, Clerk.

#### ORDINANCE NO. 11.

AN ORDINANCE VACATING AND CLOSING THAT PORTION OF THE SPRINGFIELD AND ST. LOUIS ROAD LYING AND EXTENDING FROM TENTH STREET TO TWELFTH STREET IN THE CITY OF ROLLA.

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

That that portion of the street or road known as the Springfield and St. Louis Road lying and extending from Tenth Street to Twelfth Street in the City of Rolla be vacated and closed.

Sec. 2 . This ordinance shall be in force and effect from and after the opening of Cedar Street from said Tenth to Twelfth Adopted August 5, 1907. Charles. J. Stroback

Chas. T. Strobach, Mayor.

Attest: W. J. Pierce, Clerk.

# ORDINANCE NO. 12 12.

#### WARDS -- THEIR NAMES AND BOUNDARIES:

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

That the City of Rolla be, and is hereby divided into three wards, named and bounded as herein provided.

All that part of the City of Rolla lying north of Seventh Street, together with any contiguous territory that may hereafter be added thereto, shall be known as the First Ward.

Sec. 3 All that part of the City of Rolla south of Seventh Street and east of Elm Street, together with any contiguous territory that may hereafter be added thereto, shall be known as the Second Ward.

Sec. 4 All that part of the City of Rolla south of Sevent Street and west of Elm Street, together with any contiguous territory that may be hereafter added thereto, shall be known as the Third Ward.

Approved: much 11-1908. Charles. J. Strobne 6

Rdwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

## ORDINANCE NO. 13.

AN ORDINANCE GOVERNING CITY ELECTIONS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / There shall be held on the first Tuesday in April of each year a general election for the election of city officers.

Sec. 2 Al all general elections, polls shall be opened in each ward, at such place as the Board of Aldermen may provide, and no person shall be permitted to vote in any other ward than that in which he may reside at the time of voting. All special elections shall be held at such time as may be appointed, and at such places as may be provided by the Mayor and Board of Aldermen.

Sec. 3 The polls of all elections shall be opened at seven o'clock in the morning, and shall be closed at and not until sunset of the day on which the election shall be held, and the Mayor shall in all cases, give at least ten days' notice of the time, place and purpose of holding any election by at least five printed hand-bills, posted up in conspicuous places in each ward in which such election is to be held, or shall cause the same to be printed in some news-paper published in the City of Rolla.

Sec. At a meeti ng held at least two days before the day of any election, the Mayor and Board of Aldermen shall appoint two suitable persons to act as judges, and two suitable persons to act as clerks of such election in the ward from which they shall have been appointed; and the said judges and clerks shall take the oaths, conduct the election, count the votes cast thereat, and make their returns of said election, duly certified to the City Clerk, in the manner required by the general laws of the State of Missouri, regulating State and County elections. The judges and clerks of

any election shall be entitled to receive the sum of one dollar and fifty cents per day for their services.

Sec. J Should any of the appointed judges or clerks fail to attend and qualify at the time for opening the polls, then the legal voters there assembled, may designate persons duly qualified to take the place of those failing to attend and qualify, who shall proceed in the same manner as if appointed by the Board of Aldermen.

Sec. 14.6 It shall be the duty of the City Clerk to deliver to the judges of election, the poll-books for their respective wards, on or before the morning of the day of election.

Ace 7 The Board of Aldermen shall meet on the Thursday following such election, and the City Clerk shall, in the presence of the Board, open said election returns. Then the Board shall determine who have been elected to the various offices, and shall direct the City Clerk to issue certificates of election, attested by him, and cause the same to be delivered to the persons so declared elected. But if any question shall arise regarding the eligibility or legal qualification for office of any person receiving the highest number of votes for any office, or if the Board shall be noti fied of the ineligibility or disqualification of such person, the Board shall not order certificate of election to be issued to such person but shall as speedily as possible make due inquiry as to the eligibility or qualification of such person, and if such person be found, upon such inquiry to have been eligible and duly qualified, shall then direct a certificate of election to be issued to him; and if such person be found to have been not eligible, or not qualified for office, the Board shall at its regular meeting, on the first Monday in May after election, order an election to be held for the purpose of electing properly qualified person or persons to such office or offices.

The City Clerk shall not deliver certificates of election to the persons declared elected at any general or special election, until ten days after the day on which he shall be directed to issue such certificates, in order that any questions that may arise touching the eligibility or qualification for office of any persons declared elected, may be considered by the Board of Aldermen.

Sec. In all contested elections the Board of Aldermen shall order the City Clerk to withhold the certificate of election until such contest be decided.

offices of Collector, Marshal, or Assessor, shall have an equal and the highest number of votes cast for such office, the Board shall at once order another election to be held.

Sec. — When any new ward shall be created or set off, and such new ward shall include the residence of any member of the Board of Aldermen, whose term of office shall not at the time of the formation of such new ward have expired, the office of such member shall not be considered vacant; but he shall be entitled to serve as Alderman for the remainder of the term for which he was elected.

Sec. # If the Mayor, City Marshal, Street Commissioner, or Collector, shall remove from the city, or any Alderman shall remove from the ward from which he was elected, the Board of Aldermen shall, after having ascertained the fact of such removal, declare such office vacant, and such vacancy shall be filled in the manner elsewhere provided by ordinance.

Approved: march 11- 1908.

Edwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

#### ORDINANCE NO. 14.

AN ORDINANCE GOVERNING THE RULES AND REGULATIONS OF ALDEFMEN OF THE CITY OF ROLLA IN THE TRANSACTION OF BUSINESS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / At all regular meetings of the Board, at the hour fixed for meeting, should a quorum be present, the Board shall proceed, unless they shall otherwise order, with the regular order of business, which shall be:

First- Reading from the Journal the minutes of the meeting not before read and approved.

Second- Unfinished business.

Third- Presentation of accounts and demands, and the consideration thereof and action thereon.

Fourth- Reports of regular committees in their regular order.

Fifth- Reports of special committees in the order of their appointments.

Sixth- New business, including petitions and communications.

No bill for an ordinance shall be read a third time, or passed within twenty-four hours of its presentation unless the Mayor and all the Aldermen are present.

A quorum for the transaction of business shall consist of a majority of all the members of the Board of Aldermen.

The Board in its deliberations shall be governed by the rules governing legislative bodies of like character in general use.

The Board may temporarily for the passage of ordinances, or transaction of other business, by a vote of two-thirds of the members present, suspend any of the rules and regulations governing it in the transaction of business, provided the action taken under such suspension be not in conflict with the Statutes of the State of Missouri concerning cities of the fourth class.

Approved: march 11-1908 Charles. J. Shobach Mayor. Mayor. Mayor. Mayor. Mayor. Mayor. Attest: W. p. Jones, City Clerk.

ORDINANCE NO. 15.

AN ORDINANCE GOVERNING THE BOARD OF ALDERMEN -- THEIR DUTIES, ETC.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / The Board of Aldermen of the City of Rolla shall be composed of six Aldermen, and shall be presided over by the Mayor; in case of his absence, by the Acting President of the Board.

Sec. 2 The City Clerk shall, at the regular meeting held on the first Monday in May of each year, proceed to call from a list prepared by him, the names of the Aldermen whose terms of office are unexpired, and of those appearing from the canvassed election returns to have been duly elected at the last election, and if a quorum of the Board of Aldermen shall appear in their place, the Mayor shall call the members of the Board to order, who, after having taken and subscribed the oath of office, shall proceed to elect a City Clerk, who shall hold his office for a term of one year, and until his successor is elected and qualified.

The Mayor shall as soon thereafter as is convenient appoint and name the following standing committees:

First- Finance Committee.

Second-Streets, alleys and sidewalks. Com.

Third- Fire Department. com

Fourth- Police, public buildings and property.

Fifth- Health. Com,

Sixth- On cemetery.

Seventh Electric light, water and sewer.

-24-

Sec. of The Board of Aldermen shall meet in regular session on the first Monday in each month, at the hour of seven (7) o'clock P. M., at the City Hall.

Sec. The Board of Aldermen may hold adjourned meetings at any time, which shall be to all intents and purposes a continuation of the meetings of which they are adjournments, and the same proceedings may be held at such adjourned meetings of which they are adjournments.

Sec. 6 The Mayor may notify the Board of Aldermen to hold special meetings, when in his judgment it is proper, at which meetings no other business shall be transacted except that mentioned in the call of the Mayor, unless two-thirds of all the members of the Board shall consent to the transaction of other business.

At any meeting, upon the request of any two members, the City Clerk shall immediately call the names of the members in alphabetical order and note the names of those absent, and unless said absent members be excused by the members present, the Marshal shall proceed, at the direction of the presiding officer to bring the absent members before the Board at once, and the Marshal shall report his action on such order to the Board, and thereupon the Board shall hear and determine the case of each absentee as reported in the presence of the members thus brought before them, and decide whether his absence shall be excused. If he be not excused, the Board shall inflict such penalty as may seem proper, not to exceed a fine of one dollar; and until the fine thus imposed be paid the member fined shall be considered to be in contempt, and shall exercise none of the privileges and duties of a member of the Board.

When any vacancy shall happen in the office of Mayor, by death, resignation, removal from the city, removal from office, refusal to qualify, or from any other cause whatever, the Board shall, by a vote of a majority of all the members present at any meeting of the Board, appoint one of their members Acting President of the Board of Aldermen, who shall for the time being, perform the duties of Mayor, with all the rights, privileges, power and jurisdiction of the Mayor, until such vacancy be filled, or such disability be removed; or in case of temporary absence, until the Mayor returns.

Approved: march 11-1908 Charles. J. Stroback

Mayor. Mayor. mayor

Attest: W. D. Jones, City Clerk.

#### ORDINANCE NO. 16.

#### AN ORDINANCE CONCERNING CITY OFFICERS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Assessor, Police Judge and Collector, shall qualify the first Monday in May after their election, for as soon thereafter as possible, by taking and subscribing the oath required by law. The City Marshal and Collector shall give bond to the City of Rolla with good and sufficient securities, to be approved by the Board of Aldermen, conditioned for the faithful discharge of the duties of their respective offices. They shall enter upon the discharge of the duties of their offices on the first Monday in May after their election, or if elected at a special election, at the first regular meeting of the Board after their election, qualifying and giving bond, and shall hold their offices for two years, unless in case of vacancies, and until their successors are elected and qualified.

Sec. 2 The Mayor shall on or before the first Monday in May of each year appoint a City Attorney, Treasurer, City Engineer, thing to Palicinan Gity Clark, Assessor, Street Commissioner, and other regular officers that may be provided for by ordinance, who after being confirmed by the Board of Aldermen, shall hold their office until the first Monday in May of the following year, and until their successors are appointed and qualified, and in case of vacancy in any of said offices, the Mayor shall fill such vacancies by appointment.

Approved: march 11-1908

Charles J. Strobach

Attest: D. Jones, City Clerk.

#### ORDINANCE NO. 17.

AN ORDINANCE PERTAINING TO THE DUTIES OF THE MAYOR.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

other forms of evidence of city indebtedness, the issue of which has been, or may be, legally authorized, previous to his signing the same. He shall sign and properly execute all deeds to sales of real estate, which the city may sell, when properly authorized to do so by the Board of Aldermen, and shall perform such other duties as may be by law or ordinance imposed upon him.

Sec. 2 If a vacancy occur in any elective office, the Mayor, or the person exercising the duties of the Mayor, shall cause a special election to be held to fill such vacancy, provided that when any such vacancy occurs within six months of a general municipal election, no election shall be called to fill such vacancy, but the same shall be filled by the Mayor or the person exercising the duties of mayor, by appointment.

Sec. 3 The Police Judge shall possess all the qualifications of Mayor, and shall have exclusive jurisdiction to hear and determine all offenses against the ordinances of the city: Provided that in case of absence, sickness or disability in any wise of such Policy Judge, or in case of a vacancy in such office, the fresidual of the found of Alderner Mayor shall perform all such duties, until the disability is removed or the vacancy filled. Such Police Judge shall be entitled to the fees prescribed by law for Justices of the Peace for similar services, and be taxed as coste in the cause.

Sec. 4 All prosecutions for violations of any ordinance of the City of Rolla shall be entitled "The City of Rolla against (naming the defendant)" and the docket shall show the name of the complainant, the nature and character of the offense, the date of the tri al, the names of all witnesses sworn and examined, the finding of the court, the judgment of fine and costs, the date of payment, the date of issuing commitment, if any, and every other fact necessary to show the full proceedings in each case. plaint when made by the Marshal, assistant Marshal, or regular policeman, need not be in writing, if the defendant be in court or in custody, and no fees shall be allowed for making such complaint, certifying thereto, or issuing a warrant thereon; but in where the made by a pricely have the Same every case the complaint, shall be in writing, and sworn to, before the warrant be issued for the arrest of the defendant; and if the defendant shall be discharged or acquitted upon trial, the complainant shall be adjudged to pay the costs of all proceedings in the case, and in no case shall the City be held liable to pay costs, except where a conviction is had.

Sec. The whenever the city is liable for any costs incurred in the tri al of any violation of its ordinances before the Judge of the Police Court, it shall be the duty of such judge to make out, certify and return to the Clerk of the City a complete fee bill, specifying each item of service, and the fee therefor, together with all the papers and docket entries in the case; and it shall thereupon be the duty of the City Clerk to make out a proper fee bill of such costs, which shall be properly and legally charged against the city, so that the same shall be presented for allowance before the Board of Aldermen. But no fees in any case shall be allowed by the Board until the Marshal's return shows that the ordinance for the enforcement of fines has been enforced against the defendent, and

Approved: March 11712 Clerk. Bawin Long, Mayor.

#### ORDINANCE NO. 18.

AN ORDINANCE PERTAINING TO THE DUTIES OF THE CITY MARSHAL.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / It shall be the duty of the City Marshal to attend all meeti ngs of the Board of Aldermen, unless other urgent duties shall require his presence elsewhere. He shall execute all orders, and serve all notices which may be necessary to be executed or served, when directed so to do by the Board of Aldermen ! He shall keep a diligent outlook for those violating or about to violate any of the city ordinances, suppress all disturbances and breaches of the peace that may come under his observation or be brought to his notice, shall arrest all persons engaged in the same and take them before the Police Judge and file complaints against such persons. He shall report all breaches of ordinances of which he may have information, with the names of material witnesses, to the Mayor, and make or file such compleints as is required by law or ordinance. He shall serve all processes and other orders to him directed and delivered, shall pay over monies by him collected on process, to the City Treasurer, and take receipts therefor, and return such receipts and processes to the Board.

Sec. 2 The City Marshal shall have power at all times when in his judgment it is necessary, to summon any person or persons to assist him in making any arrest or suppressing any riot or disturbance of the peace.

Sec. 3 The City Marshal and Nightwatchmen of Rolla shall wear, while on duty, a uniform which shall consist of a sack coat with brass buttons of police regulation, with vest and trousers of a dark blue color. Such uniform shall be provided by the officer at his own expense. Regular policemen shall wear their bedge of

office, a silver shield, of uniform size, bearing the inscription "Rolla Police". "Special Policemen shall wear a star. All badges shall be worn in plain sight at all times while on duty.

mec. If the Board of Aldermen may appoint one or more suitable persons to act as day or night policemen, who shall have power to serve and execute all warrants, subpoenas, writs, notices, or other process, and to make arrests in the same manner as the Marshal.

- Tec. To the person or persons so appointed by the vote of the Board, as provided in the foregoing section, the Clerk shall certify in writing, and said appointment shall thereupon be considered valid and binding from the date thereof, and shall be filed in the office of the City Clerk.
- Tec. 6 If any policeman shall die, resign, or remove from the city, or shall fail, neglect, or refuse to discharge his official duties, or become intoxicated, the Board may, by resolution, declare his place vacant.
- Sec. 7 Before entering upon his duties as Policeman, each and every person appointed as such, shall take and subscribe an oath to be endorsed upon said appointment, to support the Constitution of the State of Missouri, and the ordinances of the City of Rolla, and to faithfully and impartially discharge all duties of his office, and shall give bond therefor in such sum as the Board shall fix.
- obey all rules and regulations that shall be prescribed the City
  Marshal, and shall do and perform all such other duties as are usually performed by Policemen of other cities, and which properly come
  within the sphere of their duties.

-31-

sec. In Policeman, or other person in the employ of the city as such, making an arrest, shall be allowed to take from the party arrested, any money or other property, except weapons, until such party arrested shall be taken before the City Marshal, or the Police Gudge, or some other responsible person, where a search of the person of the party arrested shall be made, and a list of his property made in a book kept by the Policeman for such purpose, and attested by the officer or person before whom the search was made.

from duty, appoint some suitable person to discharge the duties of the office during his absence, and in case of his failure to appoint such person, the Board of Aldermen, or the Payer, or the Chairman of the Committee on Police, may appoint some suitable person to discharge the duties of the office of Marshal, who shall receive the same compensation as is allowed the Marshal, and shall give bond for the faithful performance of his duties, and the amount paid such person for such services shall be deducted from the salary of the Marshal.

discharge of the duties of his office at the hour of seven c'clock A. M., and shall remain in the discharge of such duties upon the streets of the city, or at, or in such place within the city, as he shall be called to visit or frequent in the discharge of such duties, until the hour of eleven o'clock P. M., except during such time as may be necessarily occupied by taking meals, or by other necessary and excusable absences. And the Marshal shall not leave the city, except in the discharge of his official duties, without having first obtained the permission of the Board of Aldermen, or Committee on Police.

Approved March 11-1908.

Charles J. Phoback

Approved. march 11-1908.

Attest: McLity Clerk.

Mayor.

#### ORDINANCE NO. 19.

AN OPDINANCE PERTAINING TO THE DOLLES OF THE COLLECTOR.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

The Collector shall collect all taxes on city licenses of all kinds, and all taxes due the city on real estate and personal property, and shall pay into the City Treasury, monthly all moneys, bonds, coupons and warrants collected by him, taking duplicate receipts therefor, one of which he shall forthwith file with the City Clerk.

Jec. It shall be the duty of the Collector, immediately upon receiving the tax books from the City Clerk, to give not less than ten (10) days notice of the time and place at which he will meet the tax-payers of the city and receive their taxes. Said notice shall be given by publication for ten days in a newspaper published in the city, in which he shall notify said tax-payers to meet him at such place in the city as may be named by him, and the number of days (not less than thirty) that he will attend for the purpose aforesaid, and it shall be his duty to attend at the time and place aforesaid to receive such taxes.

rec. 3 That the tax books shall be an execution in the hands of the Collector, from the date of their delivery to him, and the taxes shall be a lien upon the property against which they are levied thereon, and the Collector may at any time after receiving the tax book, seize and sell the personal property or any person in the city who is about to remove, or has removed, any of his personal property out of the city without first paying the taxes due thereon, or who has sold, or is about to sell, any of his personal property

upon which the tax has not been paid, and which is not by law exempt from taxation.

If any taxes shall remain unpaid after the first day of January in any year for which the same is levied, it shall be the duty of the Collector to notify the owner or person against whom such tax is levied, in writing, or by printed notice, of the amount due, and upon what property levied, and demand payment within ten days after the service of such notice; it shall be the duty of the Collector, and he is hereby authorized and required to seize and levy upon any personal property not exempt from taxation of such owner or person, and to sell the same for the payment of such tax, and the costs of seizure and sale, whether such tax be due upon real estate or personal property, or both. If the owner or person against whom such tax is levied cannot be found in the city, he may be notified by mailing a notice to his address, if known, if not known, by depositing such notice in the post office at Rolla, addressed to him, or by serving the same on his agent, if he has one in the city known to the Collector.

Sec. Sales made under the foregoing section shall be in the following manner: It shall be the duty of the Collector, so soon as he has levied upon the personal property, to advertise the same for sale at the City Hall, which advertisement shall be either printed or written handbills, which shall contain a discription of the property levied upon, for what purpose the levy was made, and the name of the person or persons whose property is seized, and at what hour and place the sale will be made; which notice shall be conspicuously posted in at least six public places in the city of Holla. The sale shall be by auction and for cash in hand to the highest bidder; but no more property shall be sold than what is necessary to pay the taxes and costs of seizure and cale; and all

sales shall be made between the hours of ten o'clock A. M. and three o'clock P. M.

- rec. G It shall be the duty of the Collector to furnish all nonresident tax- payers with a statement of the amount of taxes assessed against any lot or tract of land in this city for any year for which he is Collector, and send the same by mail to the address of any person applying to him by letter for the same, and whenever any funds are remitted to the Collector for payment of any taxes appearing on the tax book to be due, it shall be his duty to receive the same and send a receipt therefor by mail to the person remitting such funds; Provided that he may charge all sums that he may have to pay for postage in the case as costs against the person applying or remitting to him, but no other costs.
- Whenever any person shall pay any taxes the Collector shall immediately enter such payment on the tax books, together with the date of payment, and the name of the person by whom and for whom paid, the amount and for what year paid, and shall give to the person paying such tax a receipt specifying the name of the person by whom and for whom paid, date, amount, for what year paid, and the pro perty and assessed value thereof as described in the tax book. The Collector may receive taxes on part of any lot or tract of land charged with taxes: Provided, that the person paying such tax shall furnish a particular discription of said part, which shall be entered on the tax book in red ink, and if the payment is made on an undivided share of real estate, he shall also enter the names of the owners of such shares, and of the share or shares unpaid.
- Sec. That there shall be, and there is hereby levied, a penalty by way of interest on all taxes remaining unpaid after the

first day of March of each year, one per cent per month, and all parts of a month shall be computed as a month, together with a penalty of twenty-five cents to be paid to the collector for the use of the city.

That the Collector shall, unnually, on the first Monday of April, or at the first regular or adjourned meeting of the Board thereafter, make out under oath, and return to the Board of Aldermen, a list of the delinquent taxes remaining due and uncol-Rected on the tax books in his hands, to be known as the delinquent lists of the city, together with the interest and penalty, and shall certify the same as follows: , Collector of the City of Rolla for the year \_\_\_\_\_, hereby certify that the foregoing is a true and correct list of the delinquent taxes for the City of Rolla remaining uncollected on this day for the year \_\_\_\_\_, and that I have been unable to collect the same, and have made the demand and have given the notice in each case as required by ordinance of said city. Collector. Sworn to and subscribed before me this \_\_\_\_\_ day of

And in default of such report he shall be responsible on his bond for the taxes, interest and penalty remaining due and uncol-lected.

Sec. / O That at the regular meeting of the Board of Aldermen on the first Monday of April, and if no such meeting shall be held, then at the first meeting thereof after the first Monday of April, the Board of Aldermen shall examine the delinquent list returned by the Collector, and the amount of such delinquent list, or so much thereof as shall be found properly returned delinquent shall be allowed him as a credit on his settlement for and on account of taxes.

But before allowing such credits the Board of Aldermen shall make special inquiry and be satisfied that he has used due diligence to collect the same.

Sec. // The Collector shall also make settlement with the Board of Aldermen whenever required by them to do so.

Sec. 12 The Collector, before entering upon the discharge of the duties of his offi ce, shall give bond to the city in such sum, and with such good and sufficient sacurities, as shall be approved by the Board of Aldermen, conditioned for the faithful discharge of the duties of his office. Approved: march 11-1908 Charles. J. Shobach

Rdwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

## OFDINANCE NO. 20.

AN ORDINANCE GOVERNING THE CITY TREASURER.

Be it Ordained by the Board of Aldermen of the City of Kolla, as follows:

receive and receipt for all books pertaining to his offi ce, and them safely keep, and to receive and receipt for in duplicate all monies belonging to the city, and charge himself therewith in a book kept for that purpose, and designate on said receipt and in his book the funds to which said moneys belong, one of which receipts he shall deliver to the person paying the money, and the other to the clerk. He shall pay out money only upon warrants, or orders signed by the Mayor and attested by the City Clerk, out of the funds designated by said warrants or orders, and not otherwise. He shall, when any order shall be paid, note the same in his books, with the date of payment, to whom paid, and the amount of interest, if any.

- Sec. 2 The Treasurer shall, on the first Monday in each Month, and at such other times as the Board may require, report the amount of money in the treasury, and to what accounts belonging.
- Sec. 3 The Treasurer shall, unless otherwise directed, pay warrants in the order in which they are presented, and note the fact and date of presentation thereon.
- The Treasurer shall file all warrants paid by him, and shall in his settlements with the Board return the same to the Board and receive credit for the amount of all warrants legally paid, and the same shall be entered at large upon the journal. He shall, when any bill is referred to him, endorse upon it whether

there is money in the Treasury to pay the same and return the bill at once to the President of the Board.

Sec. J The Treasurer shall receive as compensation for his services two per cent of all monies paid out by him.

It shall be the duty of the Treasurer to have all of the moneys, books, papers, vouchers, and all other property of the city in his hands in proper condition to deliver to his successor in office, and as soon as his successor shall qualify as provided by ordinance, shall turn over the same to him, taking duplicate receipts therefor, one of which shall be filed in the offi ce of the City Clerk.

The City Treasurer shall perform such other duties as are usually performed by the City Treasurers, and not inconsistent with the Statutes of the State of Missouri concerning cities of the fourth class.

The City Treasurer shall, before entering upon the discharge of the duties of his offi ce, give bond to the city in such sum and with such good and suffi cient securities as shall be approved by the Board of Aldermen, for the faithful performance of Approved: march 11-1908. Charles. J. Stroback

Bawin Long, Mayor.

Attest: W. D. Jones, City Clerk. the duties of his office.

# ORDINANCE NO. 21.

AN ORDINANCE GOVERNING THE CITY CLERK.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows: -

It shall be the duty of the City Clerk to keep a true and correct Journal of the proceedings of the Board of Aldermen in a bound book to be procured and kept for that purpose. labeled "Journal of the City of Rolla." He shall attend all meetings of the Board at the hour appointed for meetings, and unless otherwise directed, shall immediately upon the Board being called to order, proceed to read from the Journal the proceedings of the last meeting, and when the same shall have been approved, shall attest and index the same. He shall prepare and attest all warrants that may be ordered issued by the Board and present them to the Mayor for his signature. He shall attest all other official acts of the Board when by law or ordinance he shall be required to do so. He shall enroll all ordinances passed by the Board, and shall attest and seal the same; shall issue and sign all licenses that may be by ordinance required. As soon as the Board of Aldermen shall have established the rate of taxes for the year, he shall make out a City Tax Book, and extend thereon from the certified abstract of t the City Assessor's Book of all property within such city made taxable by law, and upon which the taxes for the year have been established by ordinance; the amount of taxes due from each lot or tract of land, each corporation, each firm, and each individual, both real and personal, and shall extend opposite thereto in proper columns the amount of taxes levied by the Board of Aldermen, which, when completed, he shall certify to be correct, and shall deliver the same to the Collector upon his giving duplicate receipts

therefor, and for the amount of taxes therein represented as due, one of which receipts shall be recorded in the records of the City and filed in his office, and the other he shall deliver to the Treasurer. He shall make out all electric light bills as soon as the meter readings have been furnished him, by the party taking these readings, and shall charge and deliver such bills to the City Collector. He shall also perform such other duties as the Board may from time to time, require of him. He shall receive for his services such fees and allowances as the Board may fix and allow.

Sec: It shall be the duty of the City Clerk to record in a ledger, provided for that purpose, under the respective heads of Wall Will fund General Fund, Electric Light Plant, and Sinking Fund, all expenditures made by the City of Rolla and paid from such funds, said record shall show the name of the article, month and year of purchase, cost, and from whom purchased. Said record shall also show a monthly balance between the receipts and expenditures under each of the several funds. Said balances to be made up not later than the next succeeding regular meeting of the Board of Aldermen of the City of Rolla, at which the accounts are allowed.

Sec. 3 In case of absence of the City Clerk, the Mayor may appoint a Clerk pro tempore, who shall possess the same qualifications as, and shall have and exercise all the powers and duties of the City Clerk, and shall receive the same compensation therefor as the City Clerk.

Sec. 4 The Clerk shall not permit any record or document in his charge to be removed from his office, except by some officer entitled to the use thereof, or for the inspection of the Board of Aldermen, or upon the written order of the Mayor,

Approved, march 11-1908 Charles J. Strobach

Attest: W. D. Jones, City Clerk.

# ORDINANCE NO. 22.

AN ORDINANCE PERTAINING TO THE DUTIES OF THE CITY ATTORNEY.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows: Whathe - Qualifications

Section - No person shall be eligible to the office of City Attorney who shall not have been a licensed attorney at least one year prior to his appointment.

defend all suits in any court of record to which the city may be a party.

- He shall advise the Board of Aldermen or any City Officer, on such legal questions as may arise in relation to the business of the city, and he shall furnish written opinions on legal questions whenever the same may be required of him by the Board of Aldermen. He shall draw up any ordinance, resolution or order, when required so to do by the Board.
- Sec. 3 He shall attend all suits before the Police Judge or any Justice of the Peace, to which the city may be a party, and shall defend before such officers all actions brought against any officer, agent, or servant of the city which may arise from his or their official acts.
- Sec. He shall prepare all charges or complaints against any party or parties charged with violation of any ordinance of the city, and shall prosecute the same on behalf of the city.
- Sec. The shall make affidavits on behalf of the city in all cases where the same may be necessary in procuring change of venue or taking appeal.

He shall report to the Board of Aldermen in writing the condition of all suits pending in any court at the first regular meeting of the Board after adjournment of said court.

sec. I If at any time the City Attorney shall from any cause be unable to attend to any business pertaining to his office, the Mayor shall appoint some competent attorney to attend to such business, who shall receive for his services the same compensation as the City Attorney would receive for similar services should he

sec. If At the last regular meeting of the Board before he goes out of offi ce, the City Attorney shall make a report to the Board of Aldermen, containing a statement of all cases pending, and the condition thereof, and also a brief statement of all judgments obtained and not satisfied, for and against the city in civil cases, a minute of which report shall be entered upon the records and which shall be left on file for the benefit and information of his successor.

The City Attorney shall perform such other duties as may be required of him by the Mayor or the Board of Aldermen.

Approved: March 11-1908 Charles. J. Shobael

Redwin Long, Mayor.

Attest: WfD. Jones, City Clerk.

#### ORDINANCE NO. 23.

## AN ORDINANCE GOVERNING THE STREET COMMISSI ONER.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / The Street Commissioner shall faithfully and promptly perform such duties as are or may be imposed upon him by any ordinance or resolution by the Board of Aldermen, and shall crey every order addressed to him in writing by order of said Board.

Sec. Whe shall be the lawful custodian of all tools, property and material which are or may be used in his department, and shall be held responsible for their loss or thuse, and he shall not purchase any tools or materials for the city except on the order of the Board of Aldermen, and he shall receipt to the City Clerk for all tools, and the Clerk shall charge him therewith.

Sec. 3 At the expiration of his term of office, the Street Commissioner shall deliver to his successor in office all the money, street tools and other property which he may have on hand belonging to the office in good order, and take duplicate receipt therefor, one of which shall be filed with the City Clark.

Sec. If The Street Commissioner, before entering upon the discharge of the duties of his office, shall give bond to the city in the factor of the with such good and sufficient security, as shall be approved by the Board of Aldermen, conditioned for the faithful discharge of the duties of his office.

Approved: march 11-1908. Charles. J. Shobac

Edwin Long, M vor.

Attest: W. D. Jones, City Clerk.

44-

## ORDINANCE NO. 24.

AN ORDINANCE GOVERNING THE CITY ENGINEER.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

men the office of City Engineer, and the officer appointed under this ordinance shall hold his office until the first Monday in Morfter his appointment, and until his successor is appointed and qualified.

Sec. 2— It shall be the duty of the City Engineer, whenever required, to prepare for the consideration of the Board of Aldermen, grades for streets and alleys, and other plans of public improvements, and to perform all duties pertaining to his office that may be required by the Board.

owner of property within the city, furnish to such person, without charge therefor, proper information as to the elevation or grade of any street, alley or sidewalk lying along or in front of the property of such person, and such other information as he can properly and consistently with the duties of his office and the interest of the city furnish, and shall, upon the request of any property owner in the city, or other person needing such service, indicate by means of stakes or other suitable marks at proper points, the elevation of the grade line of any street, alley or sidewalk along the property of such person, and for such service he shall be entitled to receive from the city a reasonable fee.

Sec. The City Engineer shall record in book or books kept in his office, all ordinances or parts of ordinances relating

ed, all grades of streets and alleys, all streets and alleys located, and extended or vacated, and shall prepare, exhibit and explain to the Board of Aldermen profiles, plats and plans of streets and alleys, and works of public improvement, upon being required so to do, and shall give bond for the safe keeping of all articles and books, used by him and furnished by the city.

Sec. The City Engineer shall be the custodian of all implements, tools, books and other articles used by him and furnished by the city, and shall receipt to the City Clerk for the same, and shall, at the expiration of his term of office, deliver all such articles to his successor.

Sec. 6 It shall be the duty of the City Engineer, whenever ordered by the Board of Aldermen, to make a careful examination of the condition of any street, lane, alley, avenue, gutter, curb or sidewalk in the city, or any portion thereof, and make a written report of the same, together with an estimate of the probable cost of constructing, building, grading, guttering, curbing or repairing the same.

Sec. 7 All profiles of the streets and alleys shall be recorded in a profile book, and shall be known as the office profile.

All measurements for street profiles shall on north and south streets begin at what is now the south end of such streets, and shall be continued to the north end of the same.

On east and west streets, the measurement shall begin at what is now the west end of such streets, and be continued to the east end of such streets. The measurements to all street crossings shall be recorded on the office profile. When any north and south street shall be extended southward, the measurement shall be commenced at what is now the south end of the street and continued

-46-

extended westward, the measurements shall begin at what is now the west end of the street and be continued to the new terminus. When such measurements are made on streets extended either south or west, the capital letter "A" shall be placed in front of the recorded distances so as to designate these measurements from those made north and east. The basis of elevation shall be the sea level as obtained from the St. Louis and San Francisco Railway.

The office profiles shall be made on Plate A paper, on a scale of one inch vertical, equal ten feet difference in elevation, and one inch horizontal shall equal eight feet in distance, this making the spaces between the horizontal lines of the profile paper represent a difference in elevation of six inches, and the spaces between the vertical lines of the profile paper represent a difference of twenty feet.

Red ink shall be used to show the grade of streets, gutters, to show the elevations of grade points, and in notes relating to gutter grades. Where it shall become necessary to show sidewalk grades, they shall be shown in blue ink. Black ink shall be used in making surface profiles, in recording measurements, in making notes relative to the surface profiles, and for all purposes except for grades and grade notes.

The profiles of east and west streets shall be so platted that the east end of the street shall be toward the right hand end of the paper. The profiles of the north and south streets shall be so platted that the north end of the street shall be toward the right hand end of the paper.

Sec. No grade shall be inked in the office profiles, until those grades have been adopted by the Board of Aldermen.

On all plats or plans, the City Engineer shall place the scale to which the same have been drawn.

Approved: march 11-1908 Charles. J. Shoback

Mirce

Mayor.

Attest: Wf D. Jones, City Clerk.

48

## ORDINANCE NO. 25.

AN ORDINANCE RELATING TO THE DUTIES OF THE CITY ASSESSOR.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

That the City Assessor shall, jointly with the County Assessor, assess all property, real, personal and mixed, not exempted by law from taxation, within the corporate limits of the City of Rolla; and such assessment as shall be made by the City Assessor and County Assessor jointly, and after the same has been passed upon by the Board of Equalization, shall be taken as the basis from which the Board of Aldermen shall make the levy for The assessment of property within the corporate City purposes. limits of the City of Rolla, as made by the City and County Assessors, shall conform to each other, and after such Board of Equalization has passed upon such assessment and equalized the same, he shall have his book corrected in red ink in accordance with the changes made by the Board of Equalization, and so certified by said Board, and he shall then return the same to the Board of Aldermen at the next regular meeting thereafter.

He shall be provided with two books, one to be called the "Real Estate Book," and the other to be called the "Personal Assessment Book". The "Real Estate Book" shall contain all lands subject to assessment. It shall be intabular form with suitable captions and separate columns. The "Personal Assessment Book" shall contain a list of the names of all persons liable to assessment, alphabetically arranged, with proper priority of vowels. The Assessor shall set opposite their names, the personal property respectively owned by them, and the assessed value thereof. It shall be intabular form, with suitably captions and proper columns.

He shall value and assess all property on the Assessor's books, according to its true value in money at the time of the assessment; and all other personal property shall be valued at the cash pri ce of such property at the time and place of listing the same for taxation. Each tract of land and town lot shall be assessed and valued separately, but all lots in a square or block owned by one person, which are contiguous, or which can be consolidated into one tract, lot or call, shall be valued as one lot or call.

Sec. He shall be allowed as compensation for such services as are required under this ordinance, the sum of fifty dollars, to be paid on the acceptance by the Board of Aldermen, of his books properly certified, as required by the laws of the State of Missouri.

Approved: much 11-1908 Charles. J. Stroback

Edwin Long, Wayor.

Attest: W. Jones, City Clerk.

Section 4 amended See Ord, #288

#### ORDINANCE NO. 26.

AN ORDINANCE GOVERNING THE SALARIES AND FEES OF CITY OFFICERS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section | The various officers of the city shall be entitled to receive as compensation in full for the discharge of their offi cial duties the salaries and fees hereinafter mentioned.

Sec. V All salaries shall be due and payable at the end of each month, except as hereinafter provided; and the warrants issued in payment of salaries shall in all cases be paid in the order in which they are presented.

Sec. The Mayor shall receive a salary of twenty-five dollars a year, and such fees as are allowed a Justice of the Peace for like services.

Sec. In all cases in which the defendant in any proceedings for violation of city ordinances shall be adjudged guilty, there shall be taxed against the defendant and collected as other costs, the sum of three (3) dollars, which shall be paid over to the City Attorney, provided that the city shall not be liable for said attorney's fee, unless the same be collected by the city, and the City attorney in person at the time of taking judgment.

Sec. In all cases appealed or tried in the Circuit Court there shall be allowed the City Attorney as attorneys fees for services in said court, the sum of ten dollars, which sum, in case of conviction, shall be taxed against the defendant and collected as other costs in the case.

- Sec. The Collector shall receive the following fees:

  For collecting taxes, with or without sale, three per cent; for
  moneys collected on all licenses and paid over to the Treasurer,
  two per cent; for seizure and sale of property for tax, the same
  fees as may be allowed constables for seizure and sale of property
  under execution by the laws of the State.
- Sec. The City Marshal shall receive Twenty-five Dollars per month, and the following fees and allowances: For collecting and paying over to the City Treasurer, three per cent of all sums collected; for feeding city prisoners at the rate of fifty cents per day each, to be paid out of the Ci ty Treasury, if not collected from the defendant; for removing dead animals, abating nuisances and for other services not specified, such fees as may be by the Board of Aldermen allowed. He shall receive the same fees as are allowed constables for like services and in like manner, provided that such fees shall in no case be paid by the city.
- Sec. S The Night Watchman shall receive a salary of Fifteen Dollars per month, and for other services the same compensation as is provided for the City Marshal for like services, and payable in the same manner.
- Sec. A Each member of the Board of Aldermen shall receive for his services one dollar and fifty cents for every regular meeting of the Board he shall attend, and one dollar for each called or adjourned meeting of the Board which he may attend.
- Hundred and Twenty Dollars a year, together with the following fees: Fifty cents each for issuing all licenses, which fees shall be paid by the licensees. By dry of thought half for Account the following that the following the flat of Read for late the first for Making the Making the County of Read for late the Liter of the Liter of Read for late the Liter of the Liter of

The City Treasurer at the end of each quarter shall receive one per cent of all money paid out by him.

Sec. 14 The Street Commissioner shall receive Two Dollars for each day actually employed in the duties of his office, and the number of days for which he draws pay shall be verified by oath.

The City Engineer shall receive three dollars (\$3.00) for each day actually employed in the service of the city, to be paid monthly at the end of each month, upon presenting to the Board a properly i temized and verified account of the time engaged in the service of the city. He shall also be entitled to receive from each person for whom he may survey and define the boundaries of any lot or tract of land within the city, such fees as shall be just and proper.

Approved: march 11-1908. Charles. J. Stroback

Bdwin Long, Wayor.

Attest: W. D. Jones, City Clerk.

#### ORDINANCE NO. 27.

AN ORDINANCE GOVERNING THE REMOVAL OF OFFICERS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section The Board of Aldermen may suspend or remove any officer appointed by the Board or by the Mayor, and no further proceedings need be had than the order of suspension or removal.

Sec. The Board of Aldermen may remove any elective officer in the manner hereinafter provided, who shall be charged before them with a willful violation of any official obligation, or with culpable negligence or dereliction of duty, or with incompetency, or with willful misconduct, or with abuse of authority in his official capacity, or under color of office, or with any acts inconsistent with his official duty or character.

Sec. Such charge shall be made in writing, and shall be preferred only by the Mayor, or some member of the Board of Aldermen, If the Board shall deem it expedient to take action upon the charges so preferred, they shall make an order suspending the officer so charged from further exercising the functions of his office. Such charges and order shall be filed with the City Clerk, who shall forthwith make a copy thereof, and deliver the same, together with the original charge and order, to the City Marshal, or assistant or deputy marshal, who shall at once serve such copies on the accused by delivering the same to him, or by leaving them at his usual place of abode, and shall return the ori ginal charges and order to the clerk, with his return in writing, of the time, place and manner of such service endorsed thereon, and the officer so charged shall stand suspended from office from and after such

-6-4-

service, until duly acquitted of such charge, or otherwise ordered by the Board of Aldermen.

In case of suspension of the Mayor, as herein provided, the President of the Board of Aldermen shall be vested with the power and duties of Mayor until the disability of said Mayor be removed.

Sec. Immediately upon the suspension of any elective officer, the Board of Aldermen shall fix a time for hearing the cause, and the Marshal shall serve the officer so charged with a written notice of the time and place of hearing said charge in the usual manner of serving summons, as provided by the Statutes of the State of Missouri. On the day set for the hearing of the case, the Board of Aldermen shall meet and proceed according to such rules as they may adopt, to hear the evidence against and in favor of the accused, and they may adjourn from time to time as may be necessary, until all the evidence shall have been taken.

The Board shall vote by ayes and noes upon the charges separately, and the question voted on shall be: "Is the accused guilty?"

If the Board by a majority vote of all the members elected find the
accused guilty on any charge or specification, such officer may,
by resolution, be removed from office. Upon the adoption of such
resolution, the office of the accused shall be vacant, and the
Board shall order a special election to fill such vacancy, provided
such vacancy shall occur more than six months before the next
general election.

Sec. The proceedings of the Board shall be entered at large upon the records of the city.

Sec. Subpoenas for witnesses may be issued by the Mayor, or person acting as Mayor, and shall be served by the Marshal in the same manner as if issued from the Mayor's Court, and the Board of

Aldermen shall have the same power to compel witnesses to testify as are conferred on Justices of the Peace by the general laws of And depositions may be taken and read in the State of Misso uri. the same manner as in Justice's Courts.

Sec. 7 On the trial of the accused he shall be entitled to be heard in person, and by attorney, and the City Attorney, acting as such, shall attend the trial and prosecute on behalf of the Approved: march 11-1908 Charles. J. Stroback

Edwin Long, Mayor.

Attest: W. D. Jones, City Clerk. city.

## ORDINANCE NO. 28.

## AN ORDINANCE RELATING TO ORDINANCES .

He it Ordained by the Board of Aldermen of the City of Rolla, as follows:

In addition to the requirements of the State of Missouri concerning cities of the fourth class, each ordinance shall be numbered in the order in which it may be adopted, and shall state in its title its general nature and object, and shall be signed by the Mayor, or acting President of the Board of Aldermen, and attested by the City Clerk, and shall be recorded in a book to be called "The Record of Ordinances."

The Board of Aldermen shall cause its ordinances to be printed and distributed at such times and in such manner as it shall deem necessary, either in a newspaper or in pemphiset form.

Sec. 3 Every ordinance shall take effect and be in force in five days from its passage, unless otherwise provided in the Approved: March 11-1908. Charles. J. Phroback

Bdwin Long, Mayor.

Attest: W. J. Jones, City Clerk. bill.

# ORDINANCE NO. 29.

AN ORDINANCE RELATING TO THE CITY SEAL.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section The City Seal heretofore used by the City of Rolla shall be the seal of thes city until changed by the Board of Aldermen, and shall be attached to all ordinances, resolutions and orders passed by the Board of Aldermen, and to the authentication Approved: march 11-1908.

Edwin Long, Mayor.

Attest: J. D. Jones, City Clerk.

ORDINANCE NO. 30.

AN ORDINANCE GOVERNING THE PRESENTATION OF BILLS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section That no bill shall be allowed against the city unless the same is approved by the Finance Committee, who shall certify its correctness, and that the items are as low as can be procured. Sai d bill shall then be presented to the City Clerk not later than the Saturday next preceding the regular meeting of the Board, except salaries provided for by ordi nance.

Approved: march 11-1908. Charles. J. Stroback

Rdwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

# ORDINANCE NO. 31.

## AN ORDINANCE RELATING TO WARRANTS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section /	No money shall b	e paid out by the T	reasurer
except on a warran	t drawn on him, wh	ich warrant shall b	e in the
following form:			
	City Warran	it.	
№	Rolla,	Мо.,	19
The Treasurer		lla will pay to	
-0	Dolla	rs and	cents,
		otherwise appropri	
By order of t	he Board of Aldern	nen.	77
			Mayor.
\$			City Clerk
All warrants	of the city may be	assigned. Such a	seignment
shall be in the fo	llowing form:		
For value rec	eived I do hereby	assign the within w	errent
Noto		this	day of
4	19 ,	and signed by the o	wner thereof,
and no blank endor	sement shall trans	efer the right to th	e warrant,
nor authorize the	holder to fill up	the same	

Sec. V The Treasurer shall not pay any ci ty warrants to any other person than the one in whose favor the same is drawn, or his executor, administrator, or the person to whom the same has been assigned in the manner above directed; and any Treasurer who shall violate the provisions of this ordinance shall, upon conviction, be fined in a sum not less than one nor more than one hundred

-60-

dollars, to be recovered upon information before the Police Judge of the City of Rolla.

Approved: March 11-1908. Charles. J. Stroback

Rdwin Long, Mayor. mayor.

Attest: W. D. Jones, City Clerk.

ORDINANCE NO. 32.

AN ORDINANCE RELATING TO LICENSES OTHER THAN DRAMSHOP

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

No person or persons shall for him or themselves, Sec. engage in or carry on, in person, or by agent, the business of a merchant or peddler, auctioneer, ball or ten pin alleys, butcher, meat wagon, meat market, livery, sale and feed stable, billiard tables, shuffle boards, bagatelle tables, pigeon hole tables, gift enterprise . patent right dealer, pool tables, Jenny Lind tables, auction house, druggist, hackney coaches, hacks, omnibusses, dray, hotel, public boarding house, restaurant, hay scale, photographist, real estate agent, wagon yard, opera house, confectioner, loan agent and insurance agent, untill they have paid a liscense therefor as provided by this ordinance.

Every person, or corporation, or co-patnership of persons, who shall deal in the selling of goods, wares and merchandise, includeing clocks, at any store, stand, or place occupied for that purpose within the city, is declared to be a merchant, and shall pay a license per annum of five dollars, together with an advalorem tax not exceeding the amount the amount levied on real estate on the highest amount of all goods, wares and merchandise which they may have in their possession or under their control, whether owned or consigned to them for sale, at any time between the first Monday in March and the first Monday in June of each year: Provided, that no commission merchant shall be required to pay any tax on any unmanufactured articles, the growth or product of this or any other state which may have been consigned for sale, and of which he has no ownership or interest other than his commission.

Sec. Certain persons declared to be peddlers. Whoever shall deal in the selling of patents, patent rights, patent or other medicines, lightning rods, goods, wares or merchandise, except pianos, organs, sewing mechines, books, charts, maps and stationery, agricultural and horticultural products, including milk, butter, eggs and cheese, by going about from place to place to sell the same, is declared to be a peddler.

Sec. Whoever shall sell or offer to sell any goods, wares or merchandise, personal or real property, or any interest therein at any stand, store, or public place in this city, at public outcry for his own gain, or shall advertise or hold himself out so to do for public patronage for gain, is declared to be an auctioneer. But officers of the county or city, and other persons selling property under execution, deeds of trust and mortgages, are not auctioneers within the meaning of this section.

Sec. Whoever owns, controls or keeps a ball or ten pin alley, without regard to the number of pins used on such alley, and who permits others to play thereon for gain, is declared to be the keeper of such ball or ten pin alley.

Sec. Whoever shall sell fresh meats of cattle, sheep and hogs, in any quantities less than one quarter thereof, at any place, store or stand in this city, is declared to be a butcher.

Sec. A meat wagon is one used and operated by any person or agent going about from place to place in this city for the purpose of selling fresh meat of cattle, sheep and hogs, in less quantities than one-quarter thereof.

Sec. & A livery stable is a place where horses and vehicles are kep t for hire.

Sec. A feed or boarding stable is a place where horses are kept, fed and boarded for pay, but not for hire, except such stable is kept by the proprietor of a hotel, and used in connection therewith.

Sec. | A keeper of billiard tables, pigeon hole tables, bagatelle tables, Jenny Lind or pool tables, is one who controls, owns or keeps such tables, and permits others to play thereon, except when kept solely for pleasure.

Sec. / A keeper of a shuffle board is one who keeps, owns or controls such boards for public use, at or on which persons are permitted to play.

Sec. Whoever shall sell any goods, wares, merchandise, or patent medicines, or other valuable thing in the city, and as an inducement to such sale should offer to give, or give, anything other than the articles sold or offered to be sold, shall be deemed the keeper of a gift enterprise, and shall take out a license as provided by this ordinance.

Sec. Whoever shall sell the right to manufacture any article upon which a patent has been issued, or may hereafter issue, by the United States, is declared to be a patent right dealer.

Sec. / An auction house is a place, stand or store in the city, where the owner, keeper, or one in control thereof, keeps and offers goods, wares, or other valuable things for sale at public outcry.

Sec. / Whoever shall, in this city, at a shop, stand or store, conduct, control, or own any pharmacy, drug store, or apothecary shop, for the purpose of retailing, compounding or dispensing medicines or poisons for medical use, is declared to be a druggist.

-64-

CITY OFFICERS Mayor, C. T. STROBACH.

Collector, W. E. WEBER.

Clerk. W. J. PIERCE. Treasurer, HENRY WOOD.

The City of Rolla,

OFFICE OF CITY COLLECTOR.

ALDERMEN. First Ward. M. F. FAULKNER. B. H. RUCKER.

Second Ward,
R. F. CULBERTSON.
W. D. JONES.

ROLLA. Mo..

190.

a elubbring against for the perchase of goods wants or merchandise, is declared to be a person who shall represent or act as agent for a club composed of two or more persons, organized formed for the purpose of ordering grands warms and murchamber yer the members of said clock from dealers autoide of the Cely of Hacea me.

www .... uvilais ivi each

subsequent day.

2nd. Upon a license on any show other than a menagerie or circus, five dollars a day, and on all shows, menageries or circuses, where the exhibitions show under more than two tents, there is levied a tax of fi ve dollars for each tent per day.

3rd- Upon a license for any theatrical, operatic, minstrel or musical performance or exhibition, four dollars per day, or night, and two dollars for each subsequent day or night.

4th- Upon a license for any concert, day or night lectures, street exhibitions, puppet show, legerdemain, rope or wire walking, the sum of two dollars per day.

5th- Upon a license on pefidlers who travel or carry their goods on foot, twelve dollars per annum; in a vehicle drawn by one or more horses, thirty dollars per annum. And no license shall be issued to a peddler for a less time than six months.

6th- Upon a license for auctioneers, two dollars and fifty cents for a period of six months; and no license shall be granted for a less period.

7th- Upon a license of a keeper of a ball or ten pin alley, for each alley five dollars for every six months. And no license shall be issued for a less period.

8th-Upon a license on a butcher shop, the sum of ten dollars per annum. And no license shall be issued for a less period than six months.

9th. Upon a license on meat wagons, the sum of twenty dollars per annum. And no license shall be issued for less than six months.

10th- Upon a license to keep a livery stable, the sum of ten dollars per annum. And no license shall be issued for a shorter period than si x months.

lith- Upon a license to keep a sale or feed stable, five dollars per annum. And no license shall be issued for less than six months.

12th- Upon a license on each billiard table, bagatelle table, pigeon hole table, pool table and Jenny Lind table, ten dollars per annum. And no license shall be issued for a less period than six months.

13th- Upon a license on shuffle board, five dollars per annum.

14th- Upon a license on gift enterprises, five dollars per annum.

15th- Upon a license on auction houses, twenty dollars per annum. And no license shall be issued for less than three months.

16th- Upon a druggist's license, five dollars per annum, together with an ad valorem tax to be ascertained, regulated and restricted as provided for merchants in this ordinance.

17th- For a license on each dray wagon or other vehicle that is used and operated in the city for the purpose of hauling goods, wares and merchandise for parties other than themselves, five dollars per annum. And no license shall be issued for less than six months. But this section shall not apply to merchants who

use their own vehicles to deliver goods to their customers, nor to persons working for the city.

18th- Every person, corporation, company or partnership of persons who deal as real estate agents and dealers, shall pay a license of five dollars per annum.

19th- There is hereby laid a license of ten dollars on all hotels and five dollars on all boarding houses, per annum; said license to be issued for a term of not less than six months.

20th- A license tax of five dollars per annum is hereby laid on restaurants; said license to be issued for a period of not less than six months.

21st- A license tax of five dollars per annum is hereby laid on buy scales.

22nd- A license tax of five dollars per annum is hereby laid on photographists, which license may be issued for a term of not less than six months.

23rd- A license tax of twenty dollars per annum is hereby levied on patent right dealers; which license may be issued for a period of not less than six months.

24th- A license tax of ten dollars per annum is hereby laid on wagon yards.

25th- A license tax of twenty-five dollars per annum is hereby imposed on beer depots and store rooms.

26th- A license tax is hereby laid on opera houses and public halls in the sum of ten dollars per annum.

27th- There is hereby levied a license tax of five dollars
per annum on each and every person who shall conduct the business
of a confectioner; and no license shall be issued for a less period
than six months.

28th- That there is hereby laid a license tax of five dollars per annum on every person, corporation or co-partnership of persons

17.

who shall do or carry on the business of a loan agent, and no license shall be issued for less than six months.

29th- There is hereby laid a license tax of the dollars per annum on each and every person, other than a livery stable keeper, who runs a hack or any other carriage or vehicle for the purpose of carrying passengers for a regular fare by the trip from any place within the corporate limits of the City of Rolla, to any other place, either within or without the corporate limits of said city.

30th- There is hereby laid a license tax of five dollars per annum on every person, corporation or co-partnership of persons, who shall do or carry on the business of insurance agent, and no license shall be issued for less than six months.

31st-Upon a license for a shooting gallery, two dollars, for one bull's eye, and one dollar, for each additional bull's eye; and no license shall be issued for less than six months.

32nd- Upon a steam carousal five dollars for the first day, and two dollars for each subsequent day.

33rd- No person having a license, or not having a license, his employe, or other person in charge, of any billiard table, bagatelle table, pool table, pool table, pigeon-hole table, shuffle board, ball or ten pin alley, shall within the city at any time, with or without gain or profit, permit or allow any such table, board or alley, to be used or played on by any minor for any purpose whatever, without the written consent of his parent or guardian. Any person violating, failing, neglecting or refusing to comply with any provisions, regulations or requirement of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not less than one nor more than fifty dollars. Nothing in this ordinance shall be construed so as to require a license for any entertainment given by the citizens of this city, when the same shall not be for gain or profit to persons giving such entertainment.

Nor shall any license be required for any exhibition when the same shall be given for charitable, religious, scientific or educational purposes.

Ordinaria 33

A PHIL for an Ordinance in relation to Iftenses other than Thanshops; a license tax for Insurance Companies, inches age to & Express Companies.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA, AS FOLLOWSO

firm company or association or

ROLLA, Mo.

Section 1. Every person, firm, Company, Association or Corporation who shall in this city, in person or by Agent, engage in or carry on any kind of Life, Fire, Tornado or Marine Insurance business, shall pay to the proper City Authority a license tax of Ten dollars per annum, and any person, firm, Company, Associations or Corporation who shall in this City carry on any kind of Casualty or Surety insurance business, shall pay to the proper# City Authority a license tax of Five dollars per annum, and no license shall be issued for a less period than six

Each and every Agent of one or more persons, firms, Companies, Associations or Corporations, engagedin or carrying on any kind of Insurance business in this City shall pay to the City Collector a License tax of Ten dollars per annum, and no License shall be issued for a less period than six months.

> Section 2. It shall be unlawful for any person within the limits of the city of Rolla to act as agent or adjuster of any insurance company, firm, association or corporation which has failed neglected or refused to pay the license tax imposed by the preceding section of this ordinance, and any person, firm, company or companies who have failed, neglected or refused to pay the license tax as above provided shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be fined not less than five nor more than one hundred dollars. Any person in this city who shall engage in carrying on the business of the insurance agent without first obtaining a license therefor, or who shall act as agent or adjuster of any insurance company, firm, association or corporation which has failed, neglected or refused to pay the license tax imposed by this ordinance, shall be deemed guilty of a misdemeanor and upon conviction shall be fined in any sum not less then ten nor more than one hundred dollars, and each day shall constitute a separate offense.

2

Section 3. Any person, company or firm in this city who shall receipt for any money on account of, or for any contracts of insurance made by him, or any insurance company, corporation or association, or who shall receive or receipt for any money for any other person to be transmitted to any such insurance company association or corporation, or who shall effect or place or cause to be placed any insurance or insurance risks in any insurance company, association or corporation, is hereby declared to be an insurance agent.

Section 4. Every person, firm, company or association or corporation who shall in this city, in person or by agent, engage in or carry on the business of an Express Company, shall pay to the proper city authority a license tax of twenty five dollars per annum and no license shall be issued for a less period than six months.

Section 5. It shall be unlawful for any person within the limits of the city of Rolla to act as agent for any Express Company which has failed, neglected or refused to pay the license tax imposed by this ordinance and any person, firm, company or companies who have failed, neglected or refused to pay the license tax as above provided shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than twenty five nor more than one hundred dollars. Any person in this city who shall act as agent for any Express Company which has failed to pay the license tax imposed by this ordinance, shall be deemed guilty of a misdemeanor and upon conviction shall be fined not less than twenty five nor more then one hundred dollars and each day shall constitute a separate offense.

Section 6. Any person, company or firm in this city who shall accept or receive any money on account of or for any Express Company, or shall receipt for or accept or receive any article or thing whatever to be transmitted by an Express Company, or who shall deliver any article or thing which to any person, firm or corporation which shall have been transmitted and received in this city by an Express Company, or who shall accept or receive any article or thing whatever for any other person to be transmitted to or for or by any Express Company, or who shall way-bill any article or thing accepted for transmission by an Express Company is hereby declared to be an aspects Agent

aftest officer Charles. The Strobach charles of the Charles of Mayor.

ORDINANCE NO. 32

AN ORDINANCE RELATING TO DRAM-SHOPS .

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section That any person or persons in this city who shall sell, barter, give away or offer for sale, any spirituous, malt or vinous liquors in any quantity less than one gallon within the limits of the City of Rolla, or within one mile thereof, without first obtaining a license as a dram-shop keeper in accordance with the provisions of this ordinance, shall be fined in a sum not less than ten nor more than one hundred dollars: Provided, that this section shall not apply to the sale for sacramental purposes, nor prescriptions made by registered physicians.

- Sec. A dram- shop keeper in the meaning of this ordinance is a person licensed according to the provisions of this ordinance to sell spirituous, vinous, or malt liquors, in any quantity within the city limits, or within one mile thereof.
- Sec. 3 Any person desiring to obtain a license as a dramshop keeper must make application in writing to the Board of
  Aldermen, which application must state the name of the street where
  the dram-shop is to be kept, and the full name of the applicant.

  If the Board of Aldermen be of the opinion that the applicant is a
  person of good moral character, and suitable to keep a dram-shop,
  they shall order a license to be issued to said applicant: Provided, said applicant enter into the bond hereafter mentioned, and
  conform to the regulations of this ordinance.
- Sec. 4 No license to keep a dram-shop shall be issued for less than six months.

- Sec. \( \) Before a license can be issued, the party applying therefor must give bond to the city in the penal sum of five hundred dollars, to be approved by the Mayor, conditioned that he will at all times keep an orderly house, and not violate any of the sections of this ordinance.
- Sec. If any dram-shop keeper shall sell, barter or give away, or dispose of any intoxicating liquors, or suffer the same to be done on his premises, to any minors under the age of twenty-one years, wi thout the written consent of the parent, guardian or person under whose care such minor may for the time being be; or, if any dram-shop keeper shall entice, harbor or permit any minor under said age of twenty-one years (unemployed) in or about or on his premises, or to loiter on his or her premises, such dram-shop keeper shall be fined in a sum not exceeding fifty follars.
- Sec. 7 That if any dram-shop keeper, licensed under the provisions of this ordinance, shall permit any kind of rioting, reveling, drunkenness, loud, lewd, or disorderly conduct in his or her house, or on his or her premises, or shall keep more than one bar or room for the sale of spirituous, vinous or malt liquors, or where the same may be drank, said dram-shop keeper shall be fined in a sum not exceeding fifty dollars.
- Sec. \( \) Any dram-shop keeper who shall keep open his or her dram-shop between the hours of twelve o'clock M. and four o'clock A. M. for any length of time whatever, shall be fined in a sum not exceeding twenty- five dollars.
- Sec. 9 No license shall, on any pretext, be ordered by the Board of Aldermen for less than six months, and upon such order no license shall be issued until the bond, approved as herein provided, and the Collector's duplicate receipt for the license money for the

next enduing six months are filed with the City Clerk. And no license issued under this ordinance shall be transferable.

as a dram-shop keeper shall pay for each dram-shop the sum of five hundred dollars for each six months, to be paid to the City Collector, who shall give duplicate receipts for the money, one of which the licensee shall file with the City Clerk before receiving his license.

Sec. [/ Every person to whom any license may be issued in accordance with the above provisions, must pay to the City Clerk a fee of fifty cents for issuing the same.

Sec. ( V That every dram-shop keeper shall have on the outside of his building, in plain view, a sign or device which shall plainly indicate his business.

Sec. (3 Every owner or proprietor of a dram-shop, where spirituous liquors, wine, beer, or ale may be sold, or any one having the same in charge, shall keep such dram-shop where spirituous liquors are sold free from screens and obstructions, and open to view from the outside, at all hours when such place or places are required to be closed by law. Any one violating this section shall be deemed guilty of a misdemeanor, and upon conviction be fined in a sum not less than five nor more than fifty dollars.

Approved: march 11-1918. Charles J. Strobach

Attest: W. D. Jones, City Clerk.

# ORDINANCE NO. 34.

AN ORDINANCE RELATING TO STREETS, SIDEWALKS AND ALLEYS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / The Street Commissioner shall have charge of the opening and repairing of all streets, unless otherwise directed by the Board of Aldermen, and shall see that the same are kept in good repair.

Sec. That each year at the time the Board of Aldermen shall levy the annual city tax, they shall levy a poll tax not to the exceed two and a half days' labor on the streets and alleys of the city, or pay in lieu thereof the sum of two dollars (\$2.50), upon all able bodied male persons liable thereto, and upon failure to pay such poll tax when notified by the Street Commissioner to do so within five days thereafter, either in cash or labor, it shall be the duty of the City Collector to bring suit before some justice of the peace in Rolla Township, and no property shall be exempt from seizure and sale upon any execution issued upon any judgment for such poll tax.

The City Attorney shall prosecute all suits for delinquent poll tax, and shall receive as compensation ten per cent of the amount so collected.

Sec. 3 It is hereby made the duty of the Street Commissioner, as often as the streets and alleys may need repairing, unless specially directed, to call out a sufficient number of persons subject to work on the same, and cause the same to be repaired; provided, that no person shall be required to work on the same more than three days in any one year. A verbal notice to any party by

the Street Commissioner himself, or by any person having written authority from him, or a written notice left at the usual place of abode of the person to be notified, at least two days before the day such person is required to work, with any member of such person's family over the age of fifteen years, shall be sufficient notice.

It shall be the duty of the Street Commissioner, upon the payment of any money under this ordinance, to give receipts in duplicate to the person paying the same, deliver one receipt to such person, and return the other to the Board at its next meeting.

Sec. 4 A year for the purpose of street work by persons liable thereto shall commence on the first Monday in May of each year.

Sec. The Board of Aldermen, when they may deem it necessary, shall cause the construction, grading, paving, macadamizing,
curbing, guttering and other improvements of streets, avenues,
alleys, guttering, curbing and sidewalks. And the same, when
ordered to be done at the cost of the city, shall be let to the
lowest and best bidder therefor.

Sec. C For making and repairing sidewalks and sidewalk curbing, the cost thereof shall be levied as a special assessment on all lots and pieces of ground abutting on such improvements, in proportion to the front foot thereof: Provided, that corner lots shall be liable for the extension of curbs and sidewalks to the curb lines each way.

All construction of guttering, curbing, and repairing of any gutter, curb or sidewalk, shall be provided for by ordinance, and not otherwise, and shall be charged against the property along and in front of which the work and improvement is to be done, and the

same shall be under such ordinance duly enacted, which said ordinance shall set forth and describe the nature and extent of the improvement, and the manner in which it shall be done, at the owner or occupier's expense, and the cost and expense of such work of construction, guttering, curbing and repairing of any gutter, curb or sidewalk, shall be charged and taxed against the property in front and along which said work is done and said improvement made. any work or improvement shall be completed, the City Engineer, or other officer having in charge the work, shall compute the cost thereof, and apportion the same among the several lots or parcels of land to be charged therewith, and charge each lot or parcel of property with its proper share of such costs, according to the frontage of the property. And the City Engineer, or the officer for the time being discharging the duties of that office, shall, after so apportioning or charging the cost of the work, make out and certify special tax bills according to such apportionment against the several portions of land charged with any such improvement, and the Board of Aldermen shall by ordinance levy the amount of such costs so apportioned against the several pieces of land to be charged therewith, and along and in front of which said improvement was made, and the Board shall cause to be made out a certified bill of such assessment against each lot or piece of ground along and in front of which said improvement has been made, and said special tax bill shall be issued by order of the Board, signed by the Mayor, and certified to by the City Clerk. murice here

All special tax bills for improvements or repairs

shall be placed in the hands of the City Collector, who shall

the property against which such tax bill shall have been issued,

and if the owner of any such property is a non-resident of the

forthwith proceed to collect the same from the owner or occupiers of

city, or cannot be found within the city limits, such owner shall be notified by notice published in some newspaper published in the city that such tax is due and must be pai d within thirty days from the first publication of such notice, and it shall be sufficient to specify in the notice the property on which the special tax is levied and against which the special tax bill has been issued, the amount of the tax, for what purp ose the tax has been levied, the time within which the same must be paid, and that the cost, together with all accrued and accruing costs, and all penalties provided by the law, will be added to the amount of the tax, and any number of lots or divisions of land may be included in one notice, and upon the failure of the owner or owners legally notified by the collector, either by perso nal demand or publication, as hereinbefore specified, to pay the tax due on such property within the time specified in such notice, the Collector shall proceed forthwith to collect the same by suit.

All suits for the enforcement of special tax shall be brought in the name of the City of Rolla, at the relation and to the use of the City Collector, or the legal holder of any such special tax bill.

Sec. On each side of all streets, there shall be set apart for sidewalks, the space of seven feet from the building line of such streets, and when any street shall have been graded, and sterring stones placed at the crossings by the city, it shall be the duty of the Street Commissioner to notify in writing the owner or owners of any lot or part of lot, fronting or abutting on the street, that they are forthwith required to gutter, curb and pave the sidewalk along such street or such part of street, and in front of their respective lots, lot, or part of lot. The paving used for sidewalks on any graded street shall be either hard-burned flag stone with smooth surface and full width of side-walk, and straight parallel sides, or concrete composition pavement.

Width of sidewalk to be hereafter constructed on Pine Street between-6th street and 9th street. Between Pine Street and the St.Louis & San Franscisco Railroad tracks on 9th, street, and on 6th .street, between Rolla Street and the St.Louis & San Franscisco Railroad tracks, and 7th, street, between Rolla Street and the St.Louis & San Franscisco Railroad tracks and 8th, street, between Rolla Street and the St.Louis & San Franscisco Railroad tracks and 8th, street, between Rolla Street and the St.Louis & San Franscisco Railroad tracks, shall be seven feet wide; in all other parts of the City of Rolla, the sidewalks shall be not less than four feet six inches in width and if constructed four feet and six inches in width, the same shall be placed in the center of the seven feet allowed for sidewalk, in this district with 15 inches of gravel or sod on each side fully protecting the curbing.

All sidewalks that are at present not conforming with this section are declared no sidewalks.

Sec. 9 When any number of persons owning the greater part of the frontage on any ungraded street or any ungraded portion of street shall petition the Board of Aldermen, asking that a temporary sidewalk be built along the side of such street or such portion of street, the Board of Aldermen shall cause stepping stones to be placed at such crossings, and order such temporary sidewalk built, and all the owners along such street or such portion of street shall build a temporary walk in front of their respective lots or lot. Such sidewalk shall be of either gravel, stone or plank, of a width of not less than five feet if of gravel, and not less than four feet if of stone or plank.

-77-

Sec. / Whenever the Board of Aldermen shall, by ordinance, provide for the building of any sidewalk, curbing or guttering in this city, it shall be the duty of the Street Commissioner, within ten days thereafter, to notify the owner or owners, or their agent, commanding them to build or cause to be built such sidewalk within thirty days after receiving such notice.

sec. // At the end of thirty days it shall be the duty of the Street Commissioner to make a list containing the names of owners of property or lots who have failed, neglected or refused to build such sidewalks, which list shall be filed with the City Clerk. Provided, that if the names of the owners of any lot or lots cannot be ascertained, such property shall be entered on said list by discription, and the worn unknown placed opposite the same, and the Clerk, upon receipt of such list, shall referd the same in a book kept for that purpose, and when such list shall have been returned to the City Clerk and recorded in the book kept for that purpose, the Board of Aldermen shall by ordinance have the Street Commissioner cause such sidewalk to be built, and the cost of such construction shall be levied a special tax against the property in front of which such sidewalk was built as provided for in this ordinance.

Sec. / V It shall be the duty of the property owners within the City of Rolla to keep the sidewalks and guttering in front of their property, without regard to the time they may have been built, in good repair at all times, and in case they fail to do so after being notified, such sidewalk and guttering shall be repaired by the city, and the cost thereof shall be placed on the tax book as a special tax, and be proceeded with in the manner as provided for in this ordinance.

Sec. I Whenever the Street Commissioner shall find or be notified that any si dewalk or gutter is out of repair he shall immediately notify the owner, owners or agent of the property in front of which repairs are needed, to repair such sidewalks within five days after the service of such notice.

sec. / Such notice shall be written or printed, and two copies shall be made in each case, one to be delivered to the party, and the other shall be used by the Street Commissioner to make return in writing and file with the City Clerk. Such notice shall state the repairs needed, the length of time the owners will have to cause the same to be repaired, and that if such repairs are not made within the specified time the city will proceed to have such repairs made, and that the cost thereof will be placed on the tax book as special tax.

Sec. In all cases where such sidewalk or gutter notice cannot be served on the owner, owners or agent of the property in front of which the sidewalk so ordered is to be built or repaired, then such notice shall be published in some newspaper in the city, such notice to be at least thirty days before such building is done or repairs made by the city.

Sec. 6 That all sidewalks hereafter built shall be constructed under the direction of the Street Commissioner so as to conform to the established grade of the street, lane or avenue, and shall conform to the ordinances of the city in width, material, and construction; and unless so constructed by the owner or occupier of the property fronting thereon when said owner or occupier shall build the said sidewalk, the Street Commissi oner shall cause the same, by order of the City Council, to be changed or reconstructed at the expense of the owner or owners of said lot or lots fronting on said sidewalk, and shall return the amount of such

expense to the City Council, to be levied as a special tax upon such property.

That all streets and alleys within the present city limits heretofore dedicated to the public, excepting such as have been legally vacated and abolished, are hereby declared to be the streets and alleys of the City of Rolla, to be designated by the same names as shown by the plats on file in the County Clerk's office of Phelps County. Approved: march 11-1908. Charles. J. Strotach

Mayor.

Attest: WfD. Jones, City Clerk.

## ORDINANCE NO. 36

AN ORDINANCE PROVIDING FOR THE CONSTRUCTION AND REPAIRING OF SIDE-WALKS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / Construction, etc., governed by ordinance. The construction and repairing of side-walks shall be governed by the provisions of this ordinance, except where different provisions for such purpose may be hereafter made by special ordinance.

- Sec. 2 Direction of work. All side-walk construction by contract or otherwise shall be carried on under the direction of the city engineer or street commissioner as the council may direct, and the work shall be done in a thorough and workmanlike manner and to the satisfaction of the officer in charge. Upon all questions concerning the execution of the work, the decision of such officer shall be final, and he shall have power to discharge careless or incompetent workmen.
- Sec. 3 Material to be inspected.— All material which may be used in construction of side-walks shall be carefully inspected by the officer in charge of the work as it is being used, and if any such material does not in quality or dimensions conform to the specifications of the ordinance and contract under which the work is being done, the same shall be rejected; and if at any time during the progress of the work, any rejected or inferior material shall be found in a side-walk being built under contract, or if any portion of the work be found improperly done, such material shall be removed and such work rejected, and replaced by proper material and work at the expense of the contractor.

83

BETWEEN-6 LSTREET + 9 LSTREET

Sec. 4 width of sidewalk to be hereafter constructed on Pine Street

\*\*PINE STREET\*\*

\*\*Detween the St. Louis & San Franscisco Railroad tracks on 9th, street,

and on 6th, street between Rolla Street and the St. Louis & San Francisco

Railroad tracks, and 7th, street, between Rolla Street and the St. Louis

& Sanfrancisco Railroad Tracks and 8th, Street between Rolla Street and

the St. Louis & Sanfrancisco Railroad Tracks, shall be seen feet wide;

in all other parts of the City of Rolla, the side-walks shall be not less

than four feet six inches in width, and if constructed four feet and six

inches in width, the same shall be placed in the center of the seven feet

allowed for a sidewalk, in this district with 15 inches of gravel or

sod on each side fully protecting the curbing

Sec. J - Specifications for concrete and granitoid side-walks .-The concrete shall not be less than four inches in thickness, and aball rest upon a bed of well compacted cinders not less than four inches in thickness. The concrete to be mixed in the following proportions: Portland cement, one measure; clean, sharp sand, two measures; and stone or gravel, five measures. It shall be mixed from time to time as required for use, the whole to be thoroughly mixed in a box, dry, and water to be added to only so much of the material as can be used at once. It shall be immediately laid in place to a thickness, less by one-half inch than that required by the specifications. As soon as this is done, and before the cement has had time to set, the surface shall be roughened by scratching? and the top layer composed of one part of Pertland cement and one part clean, sharp sand, shall be spread over it to uniform thickness of one-half of an inch; it shall then be thoroughly smoothed with a mason's trowel. The concrete shall be laid in sections, not less except as may be otherwise specially provid-

Sec. & Construction of side-walks under supervision of whom.All side-walks of all kinds shall be laid to the established grade of
the street upon which such side-walk or side-walks are to be constructed, and shall be constructed under the supervision of the committee on streets, alleys, side-walks and severs.

Sec. 7 Location of side-walke, how fixed. The location of new side-walks shall be fixed from time to time by special ordinance, and each ordinance providing for the construction of a side-walk shall specify the kinds of material to be used.

Estimate; plans and specifications and notice .the passage of any ordinance requiring the construction of any sidewalk, with or without curbing, it shall be the duty of the city engineer or such other officer as the council may direct, to forthwith prepare and submit to the council an estimate of the cost thereof, and also plane and specifications for the work, which estimate, plant and or estimations he shall file with the city clerk, and thereupon said clerk shall give not less than ten days public notice, ' in some newspaper published in the City of Rolla, of the day appointed on which the proposals are to be received, and shall state the nature of the work to be done, the work to be done, cations thereof my be a con, the time up to which such proposals will be received, and the hour and place of opening the same . Back such proposal shall be made open blanks furnished by the city clerk for that purpose, and signed by the bidder and shall be accompanied by-It shall be stipplated in each such proposal that the check accompanying the same shall gecome the property of by the council to leuchtil, neglect or refuse for to do the work bid of his bid and the provisions of the governing such work and present bing the dontract. check accompanying the same shall be placed in a sealed envelop,

85

envelope shall be written the words, "Proposal for public work."

Each such proposal so received shall be opened by the president of the council at a regular or special meeting thereof, at the time and place which shall have been specified in said notice as argresald, and shall be duly considered by and in open session of the council.

Each such proposal shall be taken and considered to all provisions and requirements of the ordinances of the city governing such improvements.

Sec. I Contracts, how awarded. -- All contracts shall be awarded to the lowest responsible bidder who shall comply with the provisions and requirements of the preceding section: Provided, the amount bid does not exceed the estimated cost of said work; and provided further, that the council shall be authorized to reject all bids if, in their judgment, the best interest of the city shall require such action. If, in any case, all the bids received shall be rejected, the council may, by resolution, instruct the city clerk to again advertise for bids as in the first instance; provided, that if no bid shall have been received or none as low as the estimate, the council may proceed to re-advertise for new bids, or may proceed at once to construct such side-walk under the implementation of section the provisions of section the seamed may deep best.

Sec. 10 Terms of contract. -- Upon the award of any work by the city council, as aforesaid, the product of the city council shall enter into a written contract with the successful bidder for the faithful performance of the work awarded to him in accordance with the conditions, requirements and specifications respecting the same. Every contract made for any such work shall contain a clause that the same is entered into subject to the provisions of the laws of the State of Missouri and to the existing ordinances of the city, and that all questions arising as to the proper performance or such work shall be decided by the city officer in charge thereof, and that,

in case of improper construction, the city reserves the right at any time to suspend, re-let or order an entire re-construction of the work, or to declare the same forfeited for failure to to perform the same within the time required by the contract or in the manner required thereby, but such suspension, forfeiture or other action of the council shall not affect the right of the city to recover damages and penalties accruing or due it by reason of such contractor's non-compliance with his contract. The board of aldermen may also, for sufficient cause, by resolution or otherwise, extend the time for completing an work done under such contract.

Sec. [ Bond of contractor. -- Within ten days after any public work shall have been awarded, the contractor therefor shall execute to the city of Rolla a bond in double the amount bid for such work, with at least two good and sufficient sureties, conditioned for the faithful performance of his contract, in accordance with the plans and specifications of the work to be done and the conditions and requirements respecting the same, and for the payment of all materials used in such work, and all labor performed on such work, whether by sub-contract or otherwise, said bond to be approved by the mayor, and with his approval endorsed thereon shall be filed in the office of the city clerk.

Sec. 12 City not liable for certain contracts. -- Any person who shall make any contract with the city for any such work, and who agrees to be paid by special tax-bills for the work done by him, shall have no claim upon the city in any event or contingency, and no work, the payment for which is to be made by special assessments, shall be awarded to any contractor who will not so agree.

Sec. 3 Contractor paid in tax-bills. -- Payment for all work done and materials furnished in the construction of side-walks under contract, shall be paid for in special tax-bills in conformity to the provisions of this ordinance and of the statutes in such cases made and provided, and not otherwise.

Sec. | Cost of new walks, now assessed. The cost of making any new side-walks, with or without curbing, whether upon petition or in place of side-walks condemned, where the same are constructed by centract awarded by the board of aldermen after due advertisement, or when constructed by the city after due advertisement and a failure to receive bids therefor, shall be levied as a special assessment on all lots and pieces of ground abutting on such improvements in proportion to the front feet thereof: Provided, that the cormer lots at each intersection or other places shall be liable for and shall be assessed for the extension of side-walks to the curb line each way.

Sec. [J Officer in charge to compute cost.-- All side-walks constructed by any contractor shall be paid for as hereinbefore provided, and as soon as completed and accepted by the board of aldermen, the officer in charge of the work shall compute the cost thereof and return said computation to the board of aldermen, who shall by ordinance assess a special tax against the lots or tracts of land as berein provided, and the city clerk shall make out a certified bill of such assessment against each lot or tract of land in the name of the owner thereof; said certified tax-bills shall be delivered to the contractor, who shall receive and receipt for the same in full for all claims against the city of Rolla for all work done and materials furnished under his contract.

Sec. | 6 Tax-bills prima facie evidence, etc. -- Such special tax-bills shall in any action thereon be prima facie evidence of the regularity of the proceedings for such special assessment, of the validity of the bill, of the doing of the work, and furnishing the material charged for, and the liability of the property to the charge stated in the bill, and shall be a lien upon the property charged the rewith, and may be collected by suit against the owner of the land in the name of the city of Rolla to the use of the holder theree of, as any other claim, and in no event will the city of Rolla be

88

liable in any manner whatever for or on account of any work or material furnished or the cost thereof or costs of any such suit.

This section shall apply to all tax-bills for special assessments issued for work done by the city as well as that done by contract.

Sec. [ ] City tax-bills, how collected. As soon as tax-bills assessed for sidewalk construction, with or without curbing, done directly by the city, or for side-walk repairs, have been made out by the city clerk and recorded as hereinafter required, said clerk shall deliver the same to the city collector, charging him therewith and taking his receipt therefor, and the city collector shall immediately proceed to collect or sell and assign the same for not less than their face value. All such tax-bills not so collected or sold within thirty days from date of issue shall be turned over to the city attorney, who shall proceed to sue for the collection of the same.

Sec. Preparation and recording of tax-bills. -- It shall be the duty of the city clerk to prepare all such special tax bills and before delivery thereof he shall enter an abstract of the same in a book kept for that purpose; but a failure of the clerk to comply with the requirements of this section shall not in any manner affect the validity of such tax-bills.

Sec. ( G Special tax-bills, interest and penalty. -- All special tax-bills assessed for the construction or repair of any side-walks shall be at once due and payable, and all such bills assessed for the construction of side-walks shall bear interest at the rate of eight per cent. per annum from date of issue, except in cases where said tax-bills are assessed for the construction by the city itself of new side-walks, or of new side-walks in place of side-walks condemned, in which cases said tax-bills shall bear interest at the rate of ten per cent. per annum from thirty days after the date of the issue of the same; and for a failure to pay any tax-bill assessed for repairs of side-walks upon presentation of the same and

demand of payment thereof after the lapse of thirty days from the date of issue, any such tax-bill shall have added thereto as a penalty, one-fourth of the original amount thereof.

Sec. 20 Cellar doors, etc .-- Cellar doors and hinges thereon and boxes for water cut-offs, shall be of even grade with the sidewalk in which the same are located. Whenever the owner, agent or occupant of any lot abutting on any side-walk, shall, after due notice, fall to reduce any cellar door or box for cut-off in front of such lot to the proper grade, the board of abdermen may, in its discretion, by ordinance, direct the street commissioner to so reduce the same. No such person shall permit any ventilation holes or other excavations to be or remain within the limits of any side-walk unless the same are properly covered and protected by grating bars or otherwise so as to be safe for public travel. street commissioner shall, in case of any violation of the last preceding clause, notify the owner of the abutting premises or his agent or the occupant, to properly cover or protect said ventilation holes or other excavations, and in case of a failure so to do without delay, the board of aldermen may, by ordinance, direct the street commissioner to properly cover or protect the same. In doing any work required by this section, the street commissioner shall keep an accurate account of the cost of the same, including the materials used, and shall report the same to the board of aldermen, and the board of aldermen shall assess such cost by ordinance against the abutting lot as a special tax, and a special tax-bill shall be issued therefor.

Sec. 2 Personal actions for repairs. The city may also recover by personal action against the owner or occupant of the abutting property, in any court of competent jurisdiction, for the cost of work authorized and performed under the last preceding section, and the mayor may, in his discretion, direct the city

attorney to institute such personal action at any time after the completion of the work and the refusal of the person owing therefor to pay for the same on demand.

sec. Property owners liable to city for accidents. In any case where the city of Rolla shall be compelled to pay damages for any injury resulting from the defective covering of any ventilation hole or other excavation, or from lack of or failure to provide for a safe and sufficient covering of any such hole or excavation, or from any defective cellar, door, conduit, drain-pipe or gutter constructed or maintained in violation of this ordinance, or from any other obstruction or defect whatever, maintained or permitted by the abutting property owner or the occupant of such property, said owner and occupant shall be held jointly and severally liable to the city of Rolla for the amount of damages and costs which said city shall have been compelled to pay for such injury, and that, without regard to whether or not said owner or occupant or agent shall have been notified to remedy the defect.

Sec. 23 Notices, how served. -- All notices required by the provisions of this ordinance shall be served on the person to be notified, either personally by delivery of a copy, or by leaving such copy at his usual place of abode with some member of his family over fif teen years of age, or the same may be served by registered letter, mailed to the proper post-office of such person, if a non-resident of the city.

set. Conflicting oddinances referred. - All oddinances and potts of oddinances in conflict with this ordinance are to be by

Sec. 24 To take effect when .-- This ordinance shall take effect and he in force from and after its passage.

Approved March 11-1908

Attest: MPurce City Clerk .

## ORDINANCE NO. 7.

AN ORDINANCE providing for the improvement of streets, avenues, alleys and other highways, or parts thereof, within the city of Rolla, Missouri.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section Streets, etc., improvement .-- The cost of paving, macadamizing, guttering and curbing (where such curbing is set out in the street beyond the side-walk), or otherwise improving all streets, avenues, alleys and other highways within the city of Rolla, or any part thereof, or any connection therewith, and repairing the same, and for doing all excavating and grading necessary for the same after said streets, avenues, alleys and other highways, or parts thereof, or connections therewith, have been first brought to the established grade, shall be levied as a special assessment upon all lots and pieces of ground upon either side of such street, avenue, alley or other highway, or part thereof, or connection therewith, abutting thereon, along the distance improved in propor-Said improvement shall be made for each tion to the front foot. block separately, and shall be contracted for and special tax-bills issued as hereinafter provided.

Sec. Pringing streets to grade at expense of property owner. — The beard of aldermen may, by the ordinance, include in the special assessment the cost of bringing to the established grade any street, avenue, alley or other highway or square or area formed by the intersection or meeting of streets or other highways, or part thereof, proposed to be improved as herein provided, when in its judgment or opinion the general revenue fund of the city is not in a condition to warrant an expenditure therefrom for bringing the same to the established grade: Provided, that the resolution declaring such work necessary to be done and published in some

newspaper published in the city, shall, in addition to the other work of improvement therein provided for, include and describe the work of bringing such street, avenue, alley or other highway, or square, or part thereof, to the established grade. In all such cases where such work is authorized by virtue of such a resolution, and is contracted for in pursuance thereof, the bringing to grade as above described shall be included in the same contract with the other work provided for therein, and tax-bills shall be issued in payment for all said work as may be provided for by ordinance.

Sec. 4 Resolution of board of aldermen -- its publication required .-- Before any improvement shall be made for which a special tax is to be levied, as provided in the preceding sections, it shall be the duty of the board of aldermen to declare, by resolution, that such work or improvement is necessary to be lone, and the board of aldermen shall cause such resolution to be published in some newspaper in the city, for at least two consecutive weeks. If a majority of the resident owners of the property liable for taxation for such proposed improvement, shall not, within ten days after the publication of said resolution, file with the city clerk their protest against such proposed improvement, then the board of aldermen shall have power and are hereby authorized to cause the same to be made, and to levy such special tax as may be necessary to pay for the same: Provided, that this section shall not be so construed as to require such notice when the board of aldermen shall order any side-walk to be constructed or repaired.

Sec. 

Estimates to be made. No contract shall be awarded by the Board of Aldermen for paving, macadamizing, grading, curbing or guttering any street, avenue, alley or other highway, or for the construction of any bridge or culvert, until an estimate of the cost thereof shall have been made by the city engineer, or some person acting in his stead, and submitted to the board of aldermen; nor shall any contract be entered into for any such work or improvement for a price exceeding such estimate: Provided, that no such estimate shall be required for the making of any local or special

repairs.

Sec. Contracts to be advertised and bids received .--Whenever the board of aldermen shall, by ordinance, order the construction of any paving, macadamizing, curbing, guttering, or other improvement of any street, avenue, alley or other public highway, or part thereof, the city clerk shall give public notice in some newspaper published in this city, that sealed proposals will be received by the council for the construction and completion of the same. Said notice shall be published for at least ten days before the day appointed on which the proposals are to be received, and shall state the nature of the work to be done, the place where the plans and specifications therefor may be seen, the time up to which such proposals will be received, and the hour and place of opening Each such suled proposal shall be made upon blanks furnished by the city clerk for that purpose, and signed by the bidder, and shall be accompanied by a certified check made payable to the order of the mayor, and equal in amount to ten per centum of the amount bid for such work. And it shall be expressly stipulated in each such proposal that the check accompanying the same shall become the property of the city of Rolla, in case such work shall be awarded by the board of aldermen to such bidder and he shall fail, neglact, or refuse for the space of ten days thereafter to enter into a written contract to do the work bid for according to the terms of his bid and the provisions of the ordinances of said city governing such work and prescribing the manner of payment therefor, or if he shall fail to execute to the city of Rolla a good and sufficient bond as hereinafter provided, for the faithful compliance with the terms and conditions of such contract. Bach such proposal and the check accompanying the same shall be placed in a sealed envelope, addressed to the mayor, and on or across said envelope shall be written the words "Proposal for public work." Bach such proposal so received shall be opened by the president of the board of aldermen at a regular or special meeting thereof, at

the time and place which shall have been specified in said notice, as aforesaid, and shall be duly considered by and in open session of the board of aldermen. Each such proposal shall be taken and considered as subject to all provisions and requirements of the ordinances of this city governing such improvements.

Sec. Contracts, how awarded.... All contracts shall be awarded to the lowest and best bidder or bidders who shall comply with the provisions and requirements of the preceding section:

Provided, the amount bid does not exceed the estimated cost of such work as ascertained and determined by the city engineer: and provided, further, that the board of eldermen shall be authorized to reject all bids if, in their judgment, the best interest of the city shall require such action. If, in any case, all the bids received shall be rejected, the board of aldermen may, by resolution, instruct the city clerk to again advertise for bids as in the first instance.

Terms of contract .-- Upon the award of any work by Sec. the board of aldermen, as aforesaid, the mayor shall enter into a written contract with the successful bidder for the faithful performance of the work awarded to him in accordance with the conditions, requirements and specifications respecting the same. Every contract made for public work shall contain a clause that the same is entered into subject to the laws of the State of Missouri in refernce thereto and to the existing ordinances of the city, and that all questions arising as to the proper performance of such work shall be decided by the officer in carge of the work, and that, in case of improper construction, the city reserves the right at any to suspend, re-let or order an entire reconstruction of the work or to declare the same forfeited for failure to pe rform the same within the time required by the contract or in the manner required by the contract, but such suspension, forfeiture or other action of the board of aldermen shall not affect the right of the

95

city to recover all damages and penalties accruing or due it by reason of such contractor's non-compliance with his contract. The board of aldermen may also, for sufficient cause, by resolution or ordinance, extend the time for completing any work done under such contract.

Sec. D Bond of contractor. -- Within ten days after any public work shall have been awarded, the contractor therefor shall execute to the city of Rolla a bond in double the sum bid for such work, and with at least two good and sufficient sureties, conditioned for the faithful performance of his contract, in accordance with the plans and specifications of the work to be done and the conditions and requirements respecting the same and for payment by the contractor for all material used in such work and all labor performed on such work whether by sub-contract or otherwise; said bond to be approved by the mayor, and with his approval endorsed thereon shall be filed in the office of the city clerk.

Sec. Gity not liable for certain contracts. — Any person who shall make any contract with the city, and who agrees to be paid from special assessments for the work done by him, shall have no claim upon the city in any event or contingency, and no work, the payment for which is to be made by special assessments, shall be awarded to any contractor who will not so agree.

Sec. | Certain work to be paid for by the city. -- Whenever the board of aldermen shall determine by ordinance to open, widen or bring to grade any street, avenue, alley or other public highway, or shall order the construction of any bridge, culvert or public sewer, or any foot-walk across any street, avenue or alley, the cost of making such improvement shall be paid out of the city treasury in like manner as other city expenses are paid, unless otherwise ordered by the board of aldermen.

Sec. // Work to be done by whom-- mode of procedure. -- For making any improvement or doing any work named in the preceding section it shall be the duty of the city engineer to prepare plans

and specifications therefor and to furnish the board of aldermen with an estimate of its cost, as provided in section three of this ordinance. When such plans, specifications and estimates are prepared and furnished as aforesaid, the board of aldermen shall then determine in what manner or by whom such work shall be done, whether under the supervision and direction of the street commissioner or city engineer, or by contract to be let to the lowest bidder. If the board of aldermen determine that the work shall be done by contract, then the city clerk shall give public notice in some newspaper, published in the city, that sealed proposals will be received for executing the same, and such notice shall in all respects, conform to the requirements of section five of this ordinance. Contracts for such work shall be awarded in the same manner and under the same terms, conditions and restrictions as are provided in sections five, six, seven, eight and nine of this ordinance.

Sec. | Acceptance of contract work. -- Whenever any contract for street improvement or other public work shell have been executed, it shall be the duty of the city engineer, street commissioner or other person authorized by the city to supervise such work, to make a written report to the board of aldermen as to the character of the work, whether or not the same was performed in strict compliance with the terms, conditions and requirements of the contract. Upon receiving such report, and on being satisfied that the contract for such work has been strictly complied with, the council shall, by resolution, declare their acceptance of the same.

shall be made in the plans or specifications of any work contracted to be done, or in the materials to be furnished, or in the manner of executing the work, unless the board of aldermen shall, by ordinance, authorize such change, and the same shall be agreed to by the contractor. The city engineer, street commissioner or other officer who shall have charge of or superintend such work is hereby

expressly prohibited from directing, consenting to or permitting the same to be done in any manner different from the specifications and requirements of the contract.

Sec. Supervision of the city work. — All city work, whether done by contract or otherwise, shall be carried on under the supervision of such officer or officers as the board of aldermen may direct, who shall see that the same is executed in strict accordance with the ordinances of said city, or with the specifications or requirements of the contract under which the same is let.

Sec. Squares and areas. The cost of paving or macadamizing the squares and areas as formed by the crossing or meeting of streets and other highways or parts thereof, or connections therewith, shall be levied as a special assessment and shall be included in the tax-bill issued for the street improvements, and shall be paid for as follows: Such area shall be divided into parts or portions by lines drawn lengthwise along the middle of each of said streets or highways so intersecting or meeting, and the cost of said parts or portions shall be levied as a special assessment against the block or square contiguous to each, and pro-rated against the lots or pieces of ground in such block or square abutting on the street improved.

Sec. Special assessments, how made, report of city engineer. As soon as any work, contracted for street improvement for the cost of which a special tax-bill is to be levied and issued to any contractor or contractors, as hereinbefore provided, shall have been completed in accordance with the contract, plans and specifications therefor, and shall have been accepted by the board of aldermen as hereinbefore provided, the city engineer shall ascertain and submit in a written report to the poard of aldermen the following information:

First -- The name of each and every person owning any lot or piece of ground fronting on either side of any street or avenue, or

Kanan

abutting on any alley improved according to the provisions of such contract.

Second -- The number of front feet owned by each and every person in any lot or piece of ground fronting or abutting on either side of such street, avenue or alley, and a description of such property.

Third -- The distance improved under the provisions of such contract.

Fourth -- The number of feet in each block fronting or abutting on the street, avenue or alley improved.

Fifth... The cost of such work for each block, separately.

Sixth... The cost of improving each separate square or area formed by the crossing of streets.

Special assessments, how levied .-- Whenever the improvement or work shall have been reported by the engineer to the board of aldermen, and accepted as hereinbefore provided, the board of aldermen shall, by ordinance, levy a special assessment on each block separately against each lot or piece of ground fronting or abutting on eather side of the street or avenue or alley or other highway or part thereof, embraced in such contract upon which said improvement has been done or accepted as aforesaid. Said levy shall include the cost of any improvement adjacent to any square or area thereon up to the center or middle thereof, and shall be made against the owner or owners of each lot lot or piece of ground fronting or abutting on either side of such street, avenue or alley, that proportion of the whole cost of such improvement or work assessed against each block, as aforesaid, which the number of feet each property owner may own, as aforesaid, bears to the whole number of feat fronting or abutting on such street, avenue or alley: Provided, that when any owner of property fronting on any street, avenue or alley, where such improvements are made, shall have previously with the permission of the board of aldermen or engineer, constructed guttering and curbing in front of such property in the manner provided in the contract or ordinance providing for such

improvements, and in manner approved by the city engineer and street commissioner, the cost of such curbing and guttering estimated at the same price per foot as that done under the contract in the other portion of the block shall be added to the total cost of the work done under the contract, and on the tax-bill issued against any such owner, he shall be credited with the amount so ascertained. Such ordinance shall set forth the name or names of the person or persons owning each lot or parcel of ground assessed, an accurate description of each lot or piece of ground, the number of feet fronting or abutting on the street, avenue or alley improved, the total cost of the improvement or work done assessed against each block, separately, and the amount of special tax levied against each property owner is liable.

क्यों है 🖘

basoc

done.

section, the city clerk shall issue special tax-bills against each property owner assessed with special taxes. Such special tax-bills shall be issued in numerical order, and shall contain the name of the property owner against whom taxes are levied, the name of the contractor, an accurate description of the lot or piece of ground assessed, the number of front feet in the same which front or abut on the street, avenue or alley improved, the cost per front foot for

assessment shall have been levied as provided in the preceding

Special tax-bills, how issued .-- After such special

against the owner. Each tax-bill shall be approved by the mayor and signed by the city clerk, who shall affix thereto the seal of the city.

Sec. Shall bear interest and be a lien on property
assessed. Bach special tax-bill shall bear interest after thirty
days from the date of issue and presentation of the same at the rate
of eight per cent per annum, and every such special tax-bill shall
be a lien on the lot or piece of ground described therein until

eds mi

deus auch

the same is paid. The city clerk shall on the issuance of said tax-bills notify by mail or in person the property owner of the rate of interest payable thereon and the amount of such tax-bill.

Sec. W Special tax-bills assignable— how collected.— All special tax-bills issued as hereinbefore provided for special assessments for paving, macedamizing, curbing, guttering and excavating, shall be assignable and may be collected by suit in any court of competent jurisdiction. Suits brought to enforce the collection of special tax-bills shall be instituted in the name of the city of Rolla, to the use of the holder the reof, but the city shall in no event be liable for any costs that may accrue in such suits. Such special tax-bills shall, in any suit brought to enforce the collection thereof, be prima facie evidence of the regularity of the proceedings for such special assessments, of the validity of the bills, of the doing of the work and of the furnishing of the materials charged for, and of the liability of the lot or piece of ground for the amount of the tax stated stated in said special tax-bills.

Sec. | Streets, etc., improvement directly by the city; taxbills, etc .-- Whenever the board of aldermen shall be of the opinion that a necessity exists for the repairing of streets, avenues, alleys or other public highways, or other paving, curbing, guttering, macadamizing, or part thereof, or reconstructing the same, and making assessments therefor, and that such work shall be done directly by the city, said board of aldermen may, by ordinance, require the city engineer or street commissioner, or either of them, to do the necessary work therefor. The said officer or officers having charge of said work shall keep an accurate account of the cost thereof and report the same to the board of aldermen for assessment against each lot or piece of ground abutting on such street or side-walk or other improvement, and each lot or piece of ground shall be liable for its proportionate cost according to the running front foot for such work so made along or in front thereof as reported to the board of aldermen, and special tax-bills in favor

of the city shall be issued therefor which shall constitute a lien upon the property against which they are assessed, and the same shall be collected by suit thereon in the name of the city in its own behalf in any court of competent jurisdiction. Said special tax-bills shall be made out by the city clerk, in accordance with the levy therefor on the abutting property, made by the board of aldermen, shall be signed by the city clerk, who shall affix thereto the seal of the city, and shall be approved by the mayor, and shall in actions thereon constitute prima facie evidence of the doing of the work and the furnishing of the material charged for and of the liability of the property to the charge therein stated. Said tax-bills shall contain the name of the owner of the property against which it is levied, a description of the property, the number of front feet abutting on the improvement, the cost per front foot, and the amount of special tax levied against the property. Each tax-bill shall bear interest at the rate of eight per cent.per annum after thirty days from its date and notice of its issuance, until paid, provided same is paid within six months; if not, it shall bear interest after six months at the rate of fifteen per cent. until paid. Such notice shall be delivered or mailed to each owner against whose property the tax-bill may be issued and shall state the amount of such tax-bill and of the rate of interest provided therein. Each tax-bill shall constitute a lien against the property liable thereto until paid. Such tax-bills shall, in all suits the reon, be subject to any valid defense for mistake or error in any respect therein, or for the reason that the work was not done in a good and workmanlike manner. Section \_\_\_\_ of this ordinance, relating to the payment of special tax-bfllaby installments, shall apply to tax-bills issued under this s pliance by the property owner with the requirements relating thereto, of said section \_\_\_\_.

Sec. 22 Tax-bills, amendments and abstracts of, etc.... The Board of aldermen shall have full authority, after issuance, to

amend or correct any tax-bills provided for by this ordinance for any defect or imperfection of form or substance therein, and in actions thereon no omissions or errors made by the board of aldermen, city clerk or other officers in any of the proceedings on such tax-bills, or relating to the improvements for which they were issued, and not affecting the substantial merits of action thereon, shall constitute a defense thereto. The clerk shall, after their issuance, enter in a book kept for that purpose, an abstract of all the tax-bills authorized by this ordinance; said abstract shall state the date and amount of the tax-bill, number of running front feet of the property levied on, and block and street, name of the owner and rate of interest, and also name of contractor, where the work is done under contract; but the omission of the clerk to make such abstract or any defect therein shall not in anywise affect or impair the validity of such tex-bills.

Sec. Degrading, how performed. Whenever the mayor and board of aldermen shell order any street, avenue or alley to be prepared for macademizing, curbing and guttering, such portions of the same as are found to be above grade shall be excavated and those below grade shall be filled up, under the direction and supervision of the city engineer or street commissioner. The grading of the street, avenue or alley for a distance of each block shall be fully completed before any macadem shall be placed thereon.

Sec. Wasadamizing done, in what manner. The macadamizing of any street, avenue or alley shall not be commenced until the road bed shall become thoroughly settled or rolled so as to have a compact and uniform surface. The material for macadamizing shall consist of clean, sound stone, broken to a size sufficiently small that each stone may pass through a ring three inches in diameter. Such material so broken in pieces, shall be placed upon the street in the closest and most compact manner possible and shall be in such depth as may be required by the specifications furnished by the city engineer. Upon this bed of macadam after the same shall

have been thoroughly rolled, to the satisfaction of the city engineer, or other officer in charge, there shall be placed a surface of loam sand or rock screenings as required by said specifications of the engineer, not more than two inches in depth, which shall be washed in and thoroughly rolled. A layer of gravel free from earth or other foreign substance, as required by said specifications of the engineer, not more than three inches in depth, and thoroughly rolled, shall be placed on the layer of sand or screenings. bed of macadam and layer of sand or screenings and gravel as above described shall, when completed, describe as near as may be the segment of a circle in its upper surface, thereby affording drainage from the center of the roadway to the gutter on either side thereof. Nothing in this section shall be so construed as to prevent the board of aldermen by ordinance or resolution from substituting other and different material for street construction, or to prevent them from specifying a smeller or greater quantity of macadam to be used, if from the circumstances of the case, or the nature and character of the street or alley to be improved, the best interest of the city shall require such substitution or change in quantity.

Sec. Granitoid ourb and gutter combined -- first class .--The material for curbing and guttering (first-class) must be of granitoid curbing and guttering combined and the excavation therefor shall be of the depth and width shown on the plans, and the subgrade shall be suitably prepared; all surplus earth shall be removed to places directed; a foundation of cinders, eight inches in thickness, shall be placed on the sub-grade; the cinders to be used must be clean and free from refuse, and must be wetted and rammed; upon this bed the bottom course of granitoid shell be placed to a thickness of five inches or more, and shall be rammed until all interstices are filled thoroughly. The surface shall be one-half inch thick. The work shall be in blocks eight feet in length, sep-

\$50

oms "

B/IC

Tryew.

00 L

rnished

arated by one-fourth inch joints; the width of the gutters shall be twenty-four inches or more.

Sec. 26 Removing, etc., curbing and guttering-misdemeanor .--No person shall remove any curbing or guttering, or make, reconstruct or repair the same, without the permission of the board of aldermen or of the city engineer, and any violation of this section shall constitute a misdemeanor, pubishable by a fine of not less than one dollar and not exceeding fifty dollars.

Sec. 2 Cost of street crossings and repairs, how paid .--The cost of making all street crossings and the expense of keeping streets, avenues and alleys in repair after the same have been constructed, shall, unless otherwise provided for by the board of aldermen, be paid out of the general revenue fund of the city, and all such work shall be done under the direct supervision of the street commissioner or the committee on streets, alleys, sidewalks and sewers.

Conflicting ordinances repealed .- All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

Sec. 2 To take effect, when .-- This ordinance shall take effect and be in force from and after its passage.

Approved March 11 1908. Charles J. Abstract
Mayor.

Attest: Murice City Clerk.

=105

## ORDINANCE NO. 38

AN ORDINANCE RELATING TO THE REMOVAL OF DEAD ANIMALS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / The owner of any animal, fowl or rodent that may die or get killed in the city limits, shall remove the carcass of said dead animal, fowl or rodent at least one-quarter of a mile beyond the city limits, or bury the same at least two and one-half feet under ground. For every failure to comply with the provisions of this ordinance, the offender, on conviction thereof, shall be fined not exceeding ten dollars.

Sec. VIt shall be the duty of the City Marshal to remove beyond the city limits one-fourth of a mile all dead animals, fowls or rodents found in the city, or bury the same. (If the owner of said animals, fowls or rodents shall fail to do so after being notified by the Marshal to remove it.)

Approved: March 11-1908 Chailes I trobullo -Edwin Long, Mayor.

Attest: W. Jones, City Clerk .

buc

事がし

106

## ORDINANCE NO. 36.

AN ORDINANCE RELATING TO THE HEALTH DEPARTMENT.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Health Committee, and shall meet in the City Hall on the first
Monday in each month. A majority of said board shall constitute
a quorum at any meeting of the Board. At the first meeting of
the Board of Health in each year, said Board shall elect by ballot
a President.

Sec. Said Board shall exercise a general supervision over the health of the city, with full power to take all measures necessary to promote the cleanliness and salubrity thereof; to abate nuisances of every discription on public or prigate property; to prevent the introduction into the city of malignant, contagious or infectious diseases, and to remove and otherwise dispose of every person attacked by such disease, and to adopt in reference thereto such regulations, restrictions, or measures deemed advisable; and to establish rules and regulations for the government of the small pox hospital, and to prevent the introduction or spreading of small pox wi thin the city.

Sec. 3 It shall be the duty of the City Marshal to attend the meetings of the Board of Health in the City Hall, and to serve all precepts and notices issued by said Board, signed by the President, and attested by the Clerk thereof; to execute all orders of said Board directed to him, to attend to the abatement and removal of nuisances, and to perform such other duties in relation to nuisances as said Board may direct, and as often and in such manner

107

as may be required by them; to examine the conditi on of all streets, lanes, avenues, alleys, market places, and all public squares of the city, and report to said Board all nuisances found therein; to notify persons upon whose premises, or premises occupied by them, any nuisances which may exist, to remove the same, and if it be not removed forthwith to make report thereof in writing to said Board; to vi sit at least once a week, and oftener when required by said Board, every part of the city; to arrest any person found violating any city ordinance which relates to the sanitary regulations of the city; and to watch for and arrest persons throwing, or permitting to be thrown, conducting or allowing to be conducted from their premises into the streets and alleys, any filth or other matter prohibited by this ordinance, and in other respects to exercise the utmost diligence in enforcing the ordinances in regard to the Health Department.

Sec. The City Marshal shall keep a correct and full account, in a suitable book, of all expenses incurred, with whom and what account, whether payable by the city or individuals, and a like account of all moneys expended, to whom paid, and on what account, and shall, at the end of every month, render to the Board of health an account of all expenses that may have accrued under their authority, and upon the Board certifying the correctness of the same, the Board of Aldermen of the City shall issue their warrant therefor, payable out of the appropriations for the Health Department.

Sec. Said City Marshal is authorized to enter in the day time and examine all cellars, privies, outhouses, yards, enclosures and tenements, within the city; and wherever nuisances exist or filth is suffered to accumulate, or water is found in any cellar or basement under any building, to direct the owner or occupier of

the premises forthwith to remove the same; and if such removal be not so made, the fact shall be reported to the Board of Health, and permits may be granted by any member of the Board of Health for cleansing privies or the removal of nuisances.

- The Board of Health may employ such other officers, agents, servants or assistants, and establish temporary hospitals, and provi de the necessary furniture, medicine, medical attendance, and nurses therefor, whenever, in the opinion of said Board of Health, the health of the city shall require it.
- It shall be the duty of the physi cians in the city to report to the Board of Health, every case of contagious disease, which he or she may be called on to attend within one mile of the same, within twelve hours after he or she shall have examined the patient, with the place of residence and name of occupant, under penalty for failure to do so of fifty dollars.
- Whenever it shall appear to said Board that any person has been attacked by any contagious disease, said Board shall cause such person to be removed immediately to the small pox hospital or some other retired place; but if such person refuses to be removed, or his or her condition is such that in the opinion of the Board of Health removal would be attended with danger, said Board shall take such means as may be deemed advisable to prevent the spread of the contagion or infection, and to cause the diseased person to receive proper and humane attention.
- Sec. 4 All persons having small-pox or other contagious or infectious diseases in the city, who refuses to go or who cannot be taken therefrom to the small-pox hospital or other places which may be designated by the Board of Health, are hereby required to be kept confined within their respective dwellings or places of abode;

and the Board of Health shall cause suitable notices with the name or character of the di sease printed or written in large letters thereon to be posted upon the most conspicuous place on or near such dwelling or place of abode in which such contagious or infectious disease exists, and require of the occupant thereof to maintain such notice there until, in the opinion of the Board of Health, they may safely be discontinued; and any person failing to comply with the requirements of this section shall forfeit and pay a fine of not less than ten nor more than one hundred dollars.

Sec. Any person or any parent who shall willfully leave his or her place of abode in the city, or permit their children to do so, or be found going about the city after any contagious or infectious disease has made its appearance in said city, and after the Board of Health has ordered his or her place of abode quarantined, without the order of said Board permitting them to do so, shall forfeit and pay to the city not less than ten nor more than one hundred dollars. This section shall not be construed to prevent physicians, who are attending upon parties whose abode has been quarantined from visiting such places.

Sec. / Any person who shall visit, and the parents of children who shall allow their children to visit (physicians excepted) any place that has been quarantined, without the consent in writing of the Board of Health, and all persons who shall not obey the ordinances, orders, precepts, regulations and requirements of the Board of Health made respecting contagious or infectious diseases in said city, shall forfeit and pay to the city not less than ten nor more than one hundred dollars.

Sec. / Z Said Board shall examine all accounts for expenses incurred by its authority, and such as are approved shall be certified by the President and attested by the Clerk thereof, and when

so certified and attested, the Board of Aldermen shall draw their warrant on the Treasurer for the amount.

Sec. / Said Board shall keep in proper books, full and accurate accounts of all expenses incurred by its authority, specifying the time when, the amount, the purpose to which applied, and the person through whom the same was incurred, and designate such items as are to be refunded by the owners of property, and shall on the first day of each stated session of the Board of Aldermen, report to that body a specific account of all such expenses incurred since the preceding repart.

Health in the abatement of nuisances on prevate property shall be a special tax on the property on which said nuisance existed; and so soon as the work or labor is performed, the contractor or person doing the work, shall present his bill therefor to the said Board, which shall be by them first examined, and if found correct shall so certify thereon, and immediately cause the same to be placed in the hands of the City Marshal, who shall receipt for the same, and shall immediately notify the owner of the said property that the account for abating the nuisance is in his hands for collection, and if the same is not paid within thirty days from the date of said notice, he shall proceed to collect the same as provided by ordinance for the collection of other delinquent taxes, and when the same is collected it shall be paid into the City Treasury, and placed to the appropriation of the Board of Health.

Sec. / The amount of any account so placed in the hands of the City Marshal may be collected in all respects as any general or special tax or taxes authorized to be levied and collected by the city, but said Board may, in their discretion, order suit to

Approved: 11-1905 Edwin L. ng, Mayor. Charles J. Street Mills Attest: W. D. Jones, City Clerk.

883

# ORDINANCE NO. 66.0

AN ORDINANCE GOVERNING BUTCHERING AND SLAUGHTERING AND RENDERING FAT.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / All slaughtering and butchering of animals within the corporation limits of the City of Rolla is prohibited and hereby declared to be a misdemeanor. Provided the same shall not apply to private parties killing for their own private purpose.

Sec. Any person found guilty of a violation of the foregoing section by slaughtering or butchering any sheep, hog, goat or cattle, within the corporate limits of the City of Rolla, shall upon conviction for the first offense be fined in any sum not less than five nor more than twenty-five dollars. For the second offense, not less than twenty, nor more than fifty dollars. For the third offense, not less than fifty, nor more than one hundred dollars. And for the fourth and every additional offense, not less than one hundred dollars for each.

Sec. Any butcher or other person who shall render fat of animals within the corporate limits of the City of Rolla, and within fifty yards of any business or dwelling house, between the first day of March and the first day of October in each year, i n such quantities and in such condition as to create an offensive stench in any porti on of said city, shall, on conviction, be deemed guilty of a misdemeanor, and for the first offense be fined not less than one dollar nor more than twenty dollars; and for the second offense shall be fined not less than twenty nor more than thirty dollars; and for every subsequent offense not less than thirty dollars.

It shall be the duty of the City Marshal to report all violations of this ordinance coming to his knowledge to the Mayor

Approved: murch 11-1908 Charles. J. Stroback

Attest: W. Jones, City Clerk .

ORDINANCE NO.

AN ORDINANCE RELATING TO THE FIRE DEPARTMENT.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section | The Board for the government of the Fire Department shall consist of three members of the Board of Aldermen, whose duty it shall be to make such rules and regulations for the government of the Fire Department as they may deem fit.

The enrolled men of the Fire Department shall consist of two companies; the first to be known as the Engine Company, shall be composed of a captain and two lieutenants, two sergeants, and not more than six men. The second to be known as the Hook and Ladder Company, shall be composed of a captain, two lieutenants, two sergeants, and not more than six men. Said Companies shall be under the supervision of the Board for the Fire Department. The two companies shall hold monthly meetings together, which meeting shall be conducted under such rules and by- laws as such companies shall prescribe therefor. Admission to membership shall be regulated by said companies at such meetings, and said companies shall have power to expel members for non-compliance with the rules and by-laws of the Fire Department, and any member who shall be so expelled shall not be eligible for membership for two years thereafter.

Sec. 3 F It shall be the duty of said Board to see that all ordinances for the prevention of fires are carried into effect; to remove or prevent the construction of any fire-place, hearth, chimney, or the erection of any stove, in any building which may be langerous in causing or promoting fires; they shall direct the safe construction of deposits for ashes, and may enter into and

examine, at all reasonable times, all dwelling houses, lots, yards and outhouses, in order to discover if they are in a dangerous state, and to cause such as may be dangerous to be put in a safe and secure condition.

Sec. 1/ The said Board shall take into consideration and report to the Board of Aldermen all matters relating to the Fire Department or to property of the city connected therewith, and annually, in the month of May, make a full and complete report of the condition of the Department, and such other information and suggestions in relation to the operations of the Fire Department as they may deem advisable. Sain Committee shall have full control of the Fire Department.

Sec. The members of the Board or Fire Ceptain shall have the same police powers as the City Marshal and may command such assistance from the inhabitants of the city for the suppression or extinguishing of fires as may be required, and all persons are hereby required to respect and obey all orders and commands of the said Board at all fires in this city, under a penalty in case of disobediance, for every such offense, of a fine of not less than five nor more than twenty- five dollars.

Sec. All persons are required to obey the precepts, regulations, and requirements of the Board, and whoever shall fail, neglect or refuse to do so, shall be deemed guilty of a misdemeaner, and upon conviction before the Police Judge, be punished by a fine of not less than five nor more than fifty dollars, or by imprisonment not exceeding one month.

Sec. 7 No person shall set up or use a stove, the top or any side of which shall be within three feet of the woodwork of the wall or partition of any building, without protecting such wood work with a zinc covering, so as to effectually prevent the

-91-

and all like holes must be securely capped when not in use.

same from taking fire from such stove.

Sec. No stove pipe shall project or pass through the roof of any building in the city, nor through any woodwork without a ventilator.

Sec. No person shall in the city, boil any pitch, tar, resin, turpentine, varnish, or other inflamable substance, unless the same be done in an open place, at least twenty feet distant from any building or other property that might be injured thereby, or in a fire-proof building.

No person shall burn any shavings or other combustible matter in any street, alley or other thoroughfare or public place, or mear any inhabited place in this city, except between the hours of seven o'clock A. M. and four o'clock P. M.

Sec. // No owner or occupant of a livery stable, or other stable or barn in this city, shall by himself or those in his employ, use therein, or in any place containing hay, straw or other combustible matter, any lighted candle or other light, except the same be kept securely within a tin, horn, or glass lantern.

Sec. /2 No person shall in this city carry or cause to be carried, in any street, alley, or other thoroughfare, any burning coal or brand, unless the same be shut up in a covered vessel.

Sec. / 3 No person not being on military duty and acting under orders from his commander, or not being a manufacturer of fire arms and trying and proving articles manufactured by himself, shall discharge any kind of fire-arms in this city, so as to endanger and injure persons or property in the neighborhood.

Sec. 1 No person in this city shall discharge or set off

any rockets, fire-crackers, or other pyrotechnic exhibition, without the written consent of the Mayor, specifying the time and place when and where the same may be done.

Sec. / No person shall in this city, discharge or set off any squib, cracker, or other fire-works not previously designated, nor kindle any bond-fire, without the written consent of the Mayor, specifying the time and place when and where the same may be done.

Sec. 6 Any person setting up any stove or furnace in any building in this city, shall place the same on a platform of brick, zinc, or other incombustible substance, extending at least six inches in every direction beyond that part of the lower plate which fronts the door of the stove or furnace.

Sec. No person shall in this city, erect a mud or stack chimney, and any person having a mud or stack chimney erected, shall, upon receiving notice from the Marshal, immediately remove the same.

Sec. ( No person in this city, shall suffer any live ashes taken from any stove, furnace, or fire-place, to remain in his or her house, or other building, unless such building be a fire-proof building, but it shall be the duty of every person to immediately deposit such ashes in some secure place, at least twenty feet from any building, fence, wood, or other combustible substance, in such manner as not to endanger any property by causing or promoting fires, nor shall any ashes be taken from any stove, furnace or fire-place, and deposited after four o'clock in the afternoon of each day.

Sec. / That no wooden buildings or sheds, or wooden frame buildings or sheds, covered or sheeted with corrugated iron, tin,

galvanized iron, or other material, shall be started with the view and intention of erecting such buildings described, and no such building shall be allowed to be erected or completed upon any lot or block from Sixth Street and from Rolla Street to the St. Louis and San Francisco Railroad tracks as they now run through the city of Rolla, on Sixth, Seventh, Eighth and Ninth Streets, inclusive. OR ON EASTHALF OF BLOCK US BISH OPS. FIRST ADDITION, HE BLOCKS 61-62-66 COUNTY ADDITION & ALL OF THAT PART OF BLOCK 60 LYING EAST. OF R.R. TRACKS,

Sec. > 1 No wooden building or part of building within the fire limits, shall be raised, enlarged or removed to any other place within the same, nor shall any such building be removed into the fire limits,. Nor shall any wooden building within said limits, which may hereafter be damaged by fire to the extent of thirty per cent be repaired or rebuilt.

Sec. 2 / Whoever shall violate any of the preceding sections of this ordinance, shall be deemed guilty of a misdemeanor, and shall be punished by a fine not exceeding fifty dollars, or by imprisonment in the county jail not exceeding thirty days, or both such fine and imprisonment.

Approved: March 11-1908 Charles J. Strobnes.

Redwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

118

## ORDINANCE NO. 49.2

### AN ORDINANCE RELATING TO THE CEMETERY.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / That there is hereby created the office of Supervisor, whose duties are defined as follows:

First- To exercise a supervisory control over the City Cemetery, and the lots and blocks connected with the same.

Second- He shall execute a bond payable to the city, with approved security, for the sum of one hundred dollars, conditional for the fai thful discharge of his duties as such Supervisor, and to account for all moneys coming into his hands, and make due report of the same to the Board of Aldermen at their regular monthly meeting. The Supervisor shall be allowed as compensation a commission of ten per cent upon all sales made by him, but no commission shall be allowed or paid to him unless the purchase money is paid to him without any deduction, into the City Treasury, and the Treasurer's recei pts therefor filed in the Clerk's office.

- Sec. 2 Hereafter, no person shall be allowed to bury in the Rolla Cemetery, unless they purchase a burying ground and obtain a certificate of purchase therefor from the Supervisor.
- Sec. 3 The Supervisor of said Cemetery shall furnish a burial place free of charge for the burial of any pauper citizen of the City of Rolla (excepting County paupers), upon the presentation of a certificate from the Mayor to that effect, in a section of said cemetery set aside for that purpose and known as pauper ground.

Sec. 

Block One, Seven, and Ninety-eight in every section are hereby reserved for future ornament to the Cemetery, and Section Four of said Cemetery is hereby reserved as pauper ground.

relating to the purchasing of a burying ground, shall be guilty of a misdemeanor, and shall be punished by a fine of not less than five nor more than fifty dollars.

Sec. Any person who may purchase two or more adjoining blocks in the City Cemetery, shall have the right to fence in the four-foot walk between said blocks, so as to enable the purchaser to fence all the blocks in one enclosure.

Sec. All the blocks in the City Cemetery shall hereafter be divided into eight lots in the place of twelve as heretofore; each block to be sold at twenty dollars, half blocks at ten dollars, and each grave lot at three dollars.

Sec. \( \) Duplicate plats of the City Cemetery shall be prepared, showing burial lots numbered from One (1) up. One of said plats shall be filed in the Recorder's Office of Phelps County, Missouri, the other to be kept in the offi ce of the City Clerk.

A stub deed book shall be procured, and said stubs and deeds shall be numbered to correspond with the number on said plat. Stubs shall be filled out, giving name of all persons now buried in the Cemetery as far as the same can be ascertained.

And the accompanying deed furnished to family or friends, resuch person when required. The deed book shall remain in the possession of the City Clerk, and hereafter when the Supervisor of the Cemetery shall sell a lot, he shall procure a deed, to be furnished the person purchasing it, to be signed by the Mayor and Clerk.

Sec. 9 The Clerk shall keep an account with the Supervisor of the Cemetery, and charge him with the amounts hereafter received. The City Clerk shall keep an alphabetical register of all persons hereafter buried; which register shall give opposite the name, the number of lot where buried, said number to correspond with the number on the plat and stub of deed book.

sec. / O All persons cleaning their private lots will be required to dispose of the rubbish so made in a place in the Cemetery known as the Big Fill, and not upon the streets or walks; and whoever shall violate this section of this ordinance shall be deemed guilty of a misdemeanor, and shall be punished by a fine of from one to five dollars for such offense.

Sec. // It shall be the duty of the Supervisor to keep the fencing around the Cemetery in good repair, and keep the gates closed, and he shall be allowed such compensation therefor as shall be fixed by the Board of Aldermen.

And it shall be his duty, when requested, to dig graves, and superintend the burial of all persons buried there, as well as paupers of the city, and for burying such paupers he shall receive such compensation as the Board of Aldermen may determine; and for burying other parties, such compensation as may be agreed upon by the friends of the deceased.

Sec. / The plats, records and register of the Cemetery
heretofore made by the City of Rolla, is declared to be the Plats,
Records and Register of the City of Rolla.

Approved: March 11-1908

Edwin Long, Mayor.

Attest: W. Jones, City Clerk .

121

ORDINANCE NO.

AN ORDINANCE RELATING TO THE STOCK LAW.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section | Any cattle or horses found running at large in the City of Rolla, or on any of the streets, alleys or ways thereof, or on the private property or premises of any one not the owner of such animals, shall be taken up and impounded by the City Marshal,

Sec. The City Marshal, on taking up said animals, shall give notice to the owner or owners thereof, if known. If the owner of said animal be not known, the City Marshal shall cause notice of the seizure and impounding of such animals, describing the same, giving their age, sex, marks and brands, if any, and the reasons for their seizure and detention, and the fact that they will be proceeded against and sold therefor, to be posted up in four public places in the City of Rolla.

Sec. 3 Said animals so taken up and impounded shall be so kept by the City Marshal fifteen days after such notice shall be so given or posted up, and at the expiration of said fifteen days, if the owner thereof does not appear and claim the same, and pay the reasonable charge of the Marshal for taking up and keeping said animals, he shall proceed forthwith to sell the same at public auction at the City Pound, first giving twenty- four hours' notice thereof by four hand-bills put up in the City of Rolla.

Sec. HOut of the proceeds of such sale, the said Marshall shall pay first, the costs and expenses as hereinafter provided for the taking up, keeping and impounding said animals. The

residue of said sum, if any there be, he shall pay over to the owner of said animals, or if such owner does not appear and claim the same, to the Treasurer of the City of Rolla, thereafter to be claimed and received by such owner.

The fees provided for the services under this ordinance to be rendered, shall be as follows, to-wit:

For taking up and impounding each animal, One Dollar; for giving the notice as herein specified, twenty-five cents; for keeping each animal herein mentioned each day, twenty- five cents.

Approved: march 11-1908

Charles J. Shroback

Edwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

173

### ORDINANCE NO. 41

AN ORDINANCE RELATIVE TO HOGS RUNNING AT LARGE.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / Owners of hogs shall restrain the same from running at large within the city limits.

- Sec. Name and place of sale, and he shall at such time and place, sell the said hog or hogs to the highest bidder for cash.
- Sec. The proceeds of such sale, after deducting the expenses of impounding and sale, shall be delivered to the party who owned such hog or hogs before impounding, when satisfactory proof of such ownership shall be furnished the Marshal.
- Sec. The owner of such hog or hogs may redeem the same from the pound before sale by paying the Marshal the regular impounding fee hereafter fixed by ordinance.
- Sec. J A sow with litter of pigs shall be considered as two hogs.
- Sec. ( Penalties. The fees of City Marshal for taking up and selling hogs shall be as follows: to-wit: For taking up each hog, twenty-five cents; for adverti sing each hog for sale, twenty-five cents, including feed for feeding each hog per day, five cents. All to be taxed and collected out of the sale of each hog, and in case of no sale such fees as earned above shall be paid

124

by the owner of each hog before redemption. Any person may redeem any hog by paying fees earned as above to the Marshal, on satisfactory proof to the Marshal that such person is the owner of such hog. All surplus above costs and expenses shall be paid to the owner of such hog. In case of no owner at the expiration of thirty days, said surplus to be paid into the City Treasury.

Approved: march 11-1908

Edwin Long, Mayor.

Attest:

Bir

W. Jones, City Clerk .

-102

### ORDINANCE NO. 40.

#### AN ORDINANCE RELATING TO DOGS .

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

The Mayor is hereby authorized upon sufficient apprehension of danger from mad dogs, to issue his proclamation forbidding dogs of every discription from going at large in this city, and ordering the Marchal to kill the same, and after such proclamation has been published, if any dog shall be found at large within the city, the same may be slain by any person, unless the same be muzzled.

Sec. ? That any and every person who shall keep or harbor any notoriously dangerous or vicious dog, shall be fined not less than one, nor more than twenty-five dollars, and after the owner is convicted of keepi ng or harboring such dog, any person may kill said dog.

That any person or persons who shall cause or encourage any dog or dogs to fight within the corporate limits of the City of Rolla, shall, on conviction thereof, be fined in a sum not less than fi ve, nor more than twenty-five dollars.

Approved: march 11-1908 Charles J. Strobach

Attest: R. D. Jones, City Clerk.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

SECTION There is hereby ordered a dog tax of one dollar each year for each dog owned or kept in the City of Rolla. When such tax is paid it shall be the duty of the City Clerk to give a special tag which must be attached to the dogs collar and a receipt showing that the same has been paid. Any dog found in and belonging to parties living within the City limits without having license tag attached shall be taken up and impounded by the City Marshal and if owner of dog is unknown and does not appear within two days and pay the license and cost of impounding then such dog shall be killed by the City Marshal.

SEC. 21f the owner of the dog does not appear within two days then the City Marshal shall give the owner a verbal or written notice that he must pay the license and cost of impounding immediately and if not paid immediately he shall proceed to collect the tax and cost of impounding by law. Any one refusing to comply with this ordinance shall be fined not less than five nor more than twenty-five dollars. The City Marshal shall receive for his fees twenty-five cents from the owner of each dog impounded.

Any ordinance conflicting with this ordinance is hereby repealed. Approved:

Attest: W. D. JONES, City Clerk

Mayor.

ORDINANCE NO. 44 AN ORDINANCE RELATING TO PIGEONS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

That the keeping of pigeons within the limits of the City of Rolla is hereby declared a nuisance, and the Marshal of the City is hereby required, and it is made his duty, to destroy all pigeons found within the limits of the city not confined within a secure cage.

Sec. That the keeping, erecting or maintaining of any aviary, rookery, roost or other place where pigeons do or may congregate is declared a misdemeanor in any and all persons who shall keep, erect or maintain any such aviary, rookery or roost, or permit the same to be kept, erected or maintained on his or her premises.

Sec. 5 That any person who shall violate the provisions of the preceding section of this ordinance shall be fined in a sum not to exceed ten do llars.

Approved: march 11-1908

Charles J. Strobach Edwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

## ORDINANCE NO. 45

AN ORDINANCE TO PREVENT GEESE AND DUCKS FROM BEING AT LARGE.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section It is hereby declared to be a misdemeanor and a nuisance to permit any goose, geese or ducks to be at large within the limits of the City of Rolla, and the owner of any such goose, geese or ducks so permitted to be at large shall forfeit and pay a fine of not less than one or more than twenty dollars, to be recovered as other penalties before the Police Judge.

The City Marshal or any policemen shall report the names of the owners permitting geese or ducks to be at large to the City Attorney, who shall prosecute them as in other cases of misdemeanor.

Approved: march 11-1988 Charles. J. Stroback

Burice Edwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

### ORDINANCE NO. 46

AN ORDINANCE RELATING TO OFFENSES AGAINST GOOD MORALS AND DECENCY.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / That the several acts and offenses specified in this ordinance are hereby prohibited in this city, and any person found guilty of any or ei ther of them shall be subject to the penalties herein provided for them respectively.

- Sec. Y Every person who shall be convicted of horse racing, cock fighting or playing at cards, and games of any kind, on the first day of the week, commonly called Sunday, shall be fined not less than five nor more than fifteen dollars.
- Sec. 3 Every person who shall keep open any ale, porter or beer house, or any grocery or tippling shop, for the purpose of selling, bartering directly or indirectly, or permitting to be drank therein any ale, porter, beer, or fermented or distilled liquors, or shall sell or retail any ale, porter, beer, or any fermented or distilled liquors, on Sunday, shall be fined not less than one nor more than twenty dollars.
- Sec. 

  That any person doing a grocery, dry-goods, hardware, furniture, jewelry, produce, butcher, barber, laundry or bath-house, or general merchandise business, other than drugs, restaurants or, the delivery of ice, who shall sell or expose for sale on Sunday any of such wares or merchandise, shall be fined not less than five nor more than twenty dollars.
- Sec. 5 Every person who shall either labor himself or compel his apprentice or any person under his charge or control,

to labor or perform any work other than the household offices of daily necessity or charity on Sunday, shall be fined not exceeding five dollars.

Sec. 6 Every person who shall appear in any public place in this city in a state of nudity, or in any dress not belonging to his or her sex, or in any indecent or lewd dress, or who shall make an indecent or public exposure of his or her person, or be guilty of any indecent or lewd act or behavior, or who shall exhibit, sell or offer to sell, any indecent or lewd book, picture, or other thing, or shall exhibit or perform any indecent, immoral or lewd play or other representation, shall be fined not less than one nor more than fifty dollars.

Sec. 7 That any person who shall keep or maintain in this city, a house of ill fame or prostitution, or a house in which disorderly, licentious, obscene or indecent conduct or language is permitted or allowed, shall, upon conviction, be fined not less than ten nor more than one hundred dollars, and the fact of such language occurring in said house shall be prima facie evidence that the same is permitted or allowed by the person who maintains or keep s such house, and any house above mentioned may be adjudged and declared a nuisance by the Mayor.

Sec. That the occupant of sai dhouse shall be liable to a fine of ten dollars for each and every day said house shall on-tinue a nuisance under the provisions of the preceding section.

Sec. 9 That any and every person who shall be an inmate or resident of a house of ill-fame or prostitution in this city, or who shall visit or frequent any such house for lewd, licenticus, obscene or indecent purposes, shall, on conviction, be fined not less than five nor more than fifty dollars, and the fact of any

-108-

person being found in any such house in the night time between the hours of nine o'clock P. M. and five o'clock A. M., shall be prima facie evidence of his or her visiting or grequenting the same for such purposes.

Sec. / O That any person or persons who shall knowingly lease or let any house, hall, tenement, or other place in this city, to any person or persons to be used or kept as a brother or house of ill-fame or prosti tution, shall, on convicti on, be fined not less than ten nor more than one hundred dollars.

Sec. (/ That any perso n who shall keep, maintain or harbor in this city any prostitute, knowing her to be such, shall on conviction, be fined not less than five nor more than fifty dollars.

Sec. 12 Any person being found intoxicated, or using any profane or obscene language in any street, lane, alley, or public place in this city, shall, on conviction, be fined not less than three nor more than twenty dollars.

Sec. /3 Any person who shall be found so drunk in the streets as not to be able to take care of himself or enlangering the safety of others, shall be taken charge of by the Marshal, and put in the calaboose and kept until sober, when he shall be brought before the Police Judge and fined in a sum not exceeding twenty dollars.

Sec. / If any person shall beat, injure, or treat any animal in immoderate, cruel and unnecessary manner, he shall, on conviction, be fined not less than one nor more than twenty-five dollars.

Sec. / Any person who shall exhibit any stallion or jackass on the public streets, or hitch any such stallion or jackass on any

street, alley or any other public place within the corporate limits of the City of Rolla, shall be guilty of a misdemeanor, and on conviction shall be fined not less than one nor more than ten dollars.

Sec. / 6 Every person who shall willfully destroy, disfigure or injure any wall, fence, hedge, monument; tombstone, tree or shrubbery, or any plant, flower or rose bush on any grave, or ornament, fence or pailing around any grave, or within any cemetery, graveyard, or burial ground, or within the city limits, or hitch to any shade tree, or shall resort to such cemetery, graveyard or burial ground belonging to the city, for the purpose of adultery or fornication, or shall committed therein, or resort there for the purpose of hunting game, or for any other purpose than burying the dead and visiting the graves of departed relatives and friends, shall be deemed guilty of a misdemeanor, and upon conviction, fined not less than five nor more than one hundred dollars.

Sec. 17 If any person or persons shall willfully disturb the peace of any family or person, or the peace of the neighborhood, within the limits of the City of Rolla, by loud or unusual noise, loud, offensive or indecent conversation, or by threatening, quarreling or fighting, any person so offending shall, on conviction for a violation of this section, be fined not less than one nor more than fifty dollars.

Approved: march 11-1908 Charles J. Strobach

Edwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

## ORDINANCE NO. 50.

#### AN ORDINANCE RELATING TO GAMBLING.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / That any person who shall set up or keep in this city, any table or gambling device adapted, devised or designed for the purpose of playing any game of chance with cards, dice, figures or letters, for money or property, and shall induce, entice, or permit any person to bet or play at or upon any such gambling table or gambling device, shall, on conviction, forfeit and pay a fine of not less than one nor more than fifteen dollars.

Sec. Y Every person who shall bet any money, property, or anything of value upon any gambling table, bank or device, or who shall bet any money or property upon any game of chance played by cards, dice, or by any other means whereby money or property may be lost or won, shall, on conviction, be fined not less than one nor more than fifteen dollars.

Sec. 3 Every person appearing or acting as master or mistress, or having the care, use or management for the time, of any gambling table, bank or device, shall be deemed the keeper thereof, and any person who shall appear or act as master or mistress, or having the care or management of any house, shed or building, in which any gaming table, bank or device is set up or kept, shall be deemed the keeper thereof.

Sec. Every person who shall permit any gaming table,
bank or device bitted by this ordinance, to be kept or maintained on h or those occupied by him or under his control, shal n, be fined not less than one or more than

-111-

fifteen dollars: Provided, the provisions of this ordinance shall not apply to the owner of any real estate not occupied by him.

Sec. D Every person who shall expose in any street, lane or alley in this city, or upon any lot or other open place, for the purpose of enticing, allowing, or permitting any person or persons to play thereon or therewith, any implement for the play of chuck-a-luck, rondo, dice, cards, craps, or shall set up in such public place any roulette table or other gambling device, shall, on conviction be fined not less than one nor more than eighteen dollars.

bowling alley, who shall permit a minor to play cards on their premises, whether the said minor play for money or other property or not, unless said keeper has the written consent and permission of the father, guardian or other person in whose charge and under whose control the minor may be, shall be fined not less than one nor more than fifteen dollars.

Sec. Whenever the City Marshal or his deputy, or any of the police officers of the city shall have knowledge or satisfactory information that there is any gaming table or gambling device kept or used within this city, it shall be their duty to forthwith seize the same, and also the keeper thereof, and bring them before the Police Judge, when the keeper thereof shall receive a speedy trial, and said gambling table or device shall be destroyed or forfeited to the city.

Any person called as a witness to testify against another for gaming is a competent witness to prove the offense, although he may have been concerned as a party, and is compelled to testify as other witnesses, but he shall not be liable to indictment or punishment.

allest.

Affeirer appro

112 Charles, J. Shotach

135

## ORDINANCE NO. Ja.

AN ORDINANCE RELATING TO OFFENCES AFFECTING PUBLIC SAFETY.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section If any person shall assault, or assault and beat, or strike another within the City Limits, he shall, on conviction, be fined in a sum not exceeding fifteen dollars.

Sec. That every person running, or causing to be run upon any street, alley, or common of the city, in common use, any horse or other animal, or any vehicle, so as to interrupt or endanger persons in said street, alley or common, or put to fright the horses or other animals by persons rode or driven, shall, upon conviction, be fined not less than three nor more than fifteen dollars.

Sec. 3 If any person shall intentionally ride or drive any horse, mule, or other besst of burden, in any street or alley, or over any bridge in this city, faster than an ordinary travelling gait, he shall, on conviction, be fined in a sum not exceeding twenty-five dollars.

Sec. Any person who shall be guilty of firing any cannon, gun, pistol, or other weapon, in any street, or across any street within the limits of the city, shall be fined on conviction thereof, not exceeding twenty-five dollars. This section shall not be construed so as to prevent persons on military duty, from trying and proving articles manufactured by himself, using such fire-arms when such use does not endanger persons or property of the city.

Sec. Sec. Severy person who shall wilfully, maliciously, or or contemptuously disquiet or disturb any congregation or assembly of peopl or religious worship, by making a noise, or he make

114

or indecent behavior, or by profane discourse within their place of worship, or so near to the same as to disturb the order and solemnity of the meeting, or menace, threaten or assault any person there being, shall be puni shed by a fine not exceeding fifty dollars nor less than five dollars.

Sec. 6 Any person who shall throw any stones, bricks, pieces of wood, or other hard substances, in or across any street or alley of this city, or within any public place, or at or against any house, building or vehicle, shall, on conviction, be fined not less than three nor more than twenty--five dollars.

Sec. Any person who shall draw any pi stol or other weapon on any street, lane, alley or other place in this city, on any person, shall be fined not less than five nor more than fifty dollars. Nothing in this section shall apply to police officers of the city or state.

Sec. It shall be unlawful for any person in the city to carry concealed weapons upon or about his person; or who shall go into any church, or a place where people are assembled for educational, literary or social purposes; or to any election precinct on any election day; or into any court room during the sitting of court; or into any other assemblage of people met for any lawful p urpose, having upon or about his person any kind of fire-arms, bowie knife, dirk, dagger, slung shot, metallic knuckles, or other deadly weapon; or shall in the presence of one or more persons exhibit any such weapon in a rude, angry, or threatening manner; or who shall have or carry any such weapon upon or about his person when under the influence of intoxicating liquors, or shall directly or indirectly sell, deliver, loan or barter to any minor any such weapon without the written consent, or in the presence of, the

parent or guardian of such minor. Any person violating this ordinance, shall, on conviction, be fined not less than fifty dollars nor more than one hundred dollars.

Sec. The preceding section shall not apply to officers of the United States, State, County, or police officers, nor to soldiers of the United States, nor to persons moving or travelling through the state of Missouri.

Sec. /0 That whoever shall loiter, assemble or gather around or in the vestibule of any church to the annoyance or disturbance of any person or persons, either entering or leaving the same, where any form of religious worship, moral, literary, scientific instruction or entertainment is being conducted or carried on therein, shall be ideemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than five nor more than twenty dollars.

Sec. // Whoever shall loiter, gather or assemble upon the sidewalk about any saloon or about the building in which any saloon is located, or who shall loiter, gather or sit along or upon such sidewalk, or the curbing, or in or upon any window or window sill, or door or door sill, or entrance to such saloon or building or other place of of business on Eighth Street, east of Pine Street, shall be guilty of a misdemeanor and shall, on conviction, be fined in the sum of not less than one and not more than five dollars.

Sec. / Whoever shall gather, loiter or assemble along and upon the sidewalk about any hotel upon Eighth Street, after the hour of nightfall, and shall at such time, by singing, playing on any musical instrument, or loud conversation or other loud noise, annoy and disturb any person or persons in or about said hotels, shall be deemed guilty of a misdemeanor, and shall, on conviction,

be fined in a sum of not less than one dollar and not more than five dollars.

Approved: March 11-1908. Charles. J. Stroback

Bdwin Long, Mayor.

Attest: WfD. Jones; City Clerk.

ORDINANCE NO.

AN ORDINANCE RELATING TO OFFENSES AFFECTING STREETS AND PUBLIC PROPERTY.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / If any person shall unnecessarily obstruct any street, alley, sidewalk or public grounds in this city with any kind of vehicle, boxes, lumber, wood, or any other thing, or shall place any earth, filth, or rubbish, on, or dig any holes in the same, without the consent of the Board of Aldermen, he shall be fined, on conviction, in a sum not exceeding twenty-five dollars; and if any person shall conti nue any such obstruction for twentyfour hours after being notified by the Marshal or Street Commissioner to remove it, he shall be fined not less than five dollars for each day he may continue the same.

- Sec. 1 If any person shall ride, drive or hitch any horse, ass or mule on any sidewalk, or to any shade or ornamental tree in this city, he shall be fined in a sum not exceeding ten dollars.
- Sec. } If any person shall sell or expose for sale at public outcry or auction on any of the sidewalks or streets in the frequented parts of this city, any goods, wares, merchandise, or any property of thing of any discription, he shall, on conviction, be fined not less than one nor more than fifteen dollars: Provided, this section shall not be so construed as to prevent the selling of live stock at auction or otherwise upon any of the streets within this city.

Sec. 4 If any person shall obstruct any of the crossings his city by stopping any teams, horse, ox, ass or mule thereon,

and shall refuse to remove the same at the request of any officer or citizen, he shall be fined, on conviction, in a sum not exceeding ten dollars.

Sec. If any person shall drive any wagon, dray or other vehicle, in any gutter so as to injure the paving or curbing, or shall place any obstruction in any gutter, he shall, on conviction, be fined not less than one nor more than ten dollars.

Sec. 6 If any person shall dig, remove, or carry away any earth, sand, gravel, or sod, from any public grounds within the city, he shall be fined not less than five nor more than fifty dollars.

Sec. If any person shall intentionally injure, deface or destroy any public property within the city, or shall intentionally injure, deface or destroy, any of the hose, pipes, engines, carts, reels, trucks or other appliances of and belonging to the Fire Department of the city, or shall intentionally injure, deface or destroy any fence, awning, building, railing or property of another, he shall, on conviction, be fined not less than five, nor more than fifty dollars.

Sec. If any person shall stick, paste or post, any bills or placards upon any public building or fence, or upon any private building, fence or other property, without the consent of the owner, he shall, on conviction, be fined not less than five nor more than twenty- five dollars.

Sec. Any person who shall intentionally remove, deface, injure or destroy any stake, monument, or landmark in this city, established by legal survey, shall, on conviction, be fined not less than one nor more than twenty- five dollars.

sec. / O All owners or occupiers, or their agents, of any property fronting on any sidewalk, curbstone or gutter, shall keep such sidewalk, curbstone or gutter free and clear of all filth, or of all obstructions such as boxes, barrels, baskets, vegetables or obstructions of any kind, and shall keep all weeds and grass adjacent to and along said sidewalk cut down, and for failure to comply with this section such owners, occupiers or their agents shall, upon conviction, be fined not less than one nor more than fifty dollars. Approved: march 11-1908 Claus. J. Stroback

Millians, Mayor.

Attest: W. D. Jones, City Clerk.

142

# ORDINANCE NO.

#### AN ORDINANCE RELATING TO NUISANCES.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

ditch, drain or sewer, or cause to be erected or constructed any ditch, drain or sewer on his premises, or on or through the premises of any other person or persons, for the purpose of conveying, or that does convey from his premises to any street, lane, alley, ditch, sewer or gutter of this city, any filth, offal or other matter which is offensive or unwholesome, or that is likely to become offensive or unwholesome to the neighborhood, or if any person shall allow such matter to remain upon his premises in such a manner as to become offensive or unwholesome to the neighborhood, he shall forfeit to the city and be fined in a sum not less than five dollars nor more than fifty dollars.

- Sec. That any person who shall create, erect, construct, or permit to remain on any lot or part of a lot occupied by him, any nuisance, shall be fined not less than one nor more than one hundred dollars.
- sec. 3 That no person shall deposit or leave the carcass, or any part thereof, of any dead animal in any part of this city, and any person violating the provisions of this section, shall be fined not less than one nor more than fifteen dollars.
- Sec. If That when the City Marshal shall have knowledge upon complaint or otherwise, that such offensive matter does exist, or that any privy or stable has become a nuisance or is likely to produce sickness, he shall direct the owner or agent of the premises,

or the tenant thereof, to remove or remedy the said nuisance within a reasonable time, to be fixed by the Marshal; if the owner, agent or tenant shall neglect or refuse to conform to the directions of the Marshal, he may cause the same to be removed or remedied at the expense of the city, and the said owner, agent or tenant shall forfeit a sum equal to said expense, and be fined in addition a sum not less than one nor more than fifteen dollars.

Sec. J All lots of land containing standing or stagnant water, are hereby declared to be a nuisance, and all lots of land within the limits of the city shall be so graded by the owner thereof as to prevent standing or stagnant water thereon; and the owner of each and every lot whereon such standing or stagnant water may be, shall be notified in writing, by the City Marshal or Street Commissioner, to fill up and grade the same, or cause it to be drained, within ten days time, so as to prevent any such nuisance; and any person failing to comply with such notice shall forfeit and pay to the city, the sum of ten dollars, and the City Marshal or Street Commissioner, shall forthwith report such failure to the City Council, and the City Council shall proceed to to have same filled, graded or drained, and shall cause to be issued a special tax against said property for the amount of expense incurred.

All gates that in opening swing over any sidewalk or part of sidewalk in this city, are hereby declared a nuisance, and the owner or owners thereof, are hereby required to change and remove the same, so as to prevent them from swinging over said sidewalk as aforesaid, with ten days after notice by the Marshal, and any party failing to so change said gate after notice has been given shall be deemed guilty of a misdemeanor, and upon conviction, shall be fined not more than ten dollars. Tharles J. From Sach

Approved: march 11-1908

Edwin Long, Mayor. City Clerk. -121

## ORDINANCE NO. 51

AN ORDINANCE RELATING TO MISCELLANEOUS OFFENCES.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

If any officer of this city, who may have the care of any funds or evidence of debt belonging to this city, shall use the same for his own purposes, or shall speculate therein in any manner, he shall, on conviction, be fined not less than five nor more than one hundred dollars, for every such offense.

Sec. 2 If any person not authorized by the laws of this city, shall assume or exercise any of the powers conferred by ordinance upon the city police, or shall by any means or in any manner represent himself as being or possessing the powers of a policeman, he shall, on conviction, be fi ned not more than fifty dollars.

Approved: March 11-1905 Charles. J. Otrobal &

Rdwin Long, Mayor.

Attest: W. Jones, City Clerk.

## ORDINANCE NO. 52

AN ORDINANCE PERTAINING TO OFFENCES AFFECTING THE ADMINISTRATION OF JUSTICE.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Willfully obstruct, resist or oppose the Marshal, or any of his deputies, or any other city officer, in the service or execution, or in the attempt to serve or execute any writ, warrant or process of any kind issued from the Police Judge's or Mayor's court, or in the discharge of any official duty, he or they shall be fined not less than five nor more than fifty dollars.

Sec. Every person who shall knowingly and willfully assault, beat or wound any such officer while engaged in the service or execution, or in the attempt to serve or execute any writ, warrant or process issued from the Police Judge's court, or any order or rule of said court, or while in the discharge of any other official duty, shall be fined not less than five nor more than fifty dollars.

Sec. If any person or persons shall by force set at liberty or rescue, or attempt by force to set at liberty or rescue from the custody of the Police Judge's court, any persons while in said court, either before or after conviction, he or they shall be fined not less than five nor more than one hundred dollars.

Sec. If any person or persons shall by force set at liberty or rescue from any city officer having the legal custody or charge of the same, any prisoner or prisoners, either before or after conviction, he

or they shall be fined not less than five nor more than one hundred dollars.

Sec. If any person or persons shall by force set at liberty or rescue, either before or after conviction, any prisoners held in custody or confinement for a violation of any ordinance of this city, he or they shall be fined not less than five nor more than one hundred dollars.

Sec. All persons who shall aid, abet or assist in the commission of any of the offenses mentioned in the last five sections shall be punished in the same manner as the principals.

Sec. 7 Every person who shall entice or persuade, or by threats or any other means, directly or indirectly induce or cause any person summoned as a witness in any case before the Police Judge to absent himself from the trial of said cause, or who shall induce or cause by persuasion, threats, or other means, any person to absent or secrete himself for the purpose of avoiding the service of process of any kind issued by the Police Judge, shall be fined not less than one nor more than fifty dollars.

Sec. If any person lawfully imprisoned in the City Calaboose, or other place of imprisonment in the city, or in the custody of the Marshal, or other offi cer or guard, charged with the violation of any ordinance, shall break from said calaboose or other place of imprisonment, or break custody and escape therefrom, or shall damage or destroy any property therein, shall be guilty of a misdemeanor, and on conviction, shall be fined not less than one dollar and not more than fifty dollars.

Approved: march 11-1908 Charles J. Ohrsback-

Attest: W. D. Jones, City Clerk.

Stant Soll

147

## ORDINANCE NO. 55

AN ORDINANCE RELATING TO THE TRIAL OF DEFENDANTS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Police Judge may demand that the cause be tried by a jury, which jury shall be composed of six good and lawful men having the qualifications of jurors in the Circuit Courts.

Sec. 2 When any defendant shall demand that his cause be tried by a jury as provided in the preceding section, before his cause shall have been submitted to the Police Judge, the Police Judge shall issue a venire directed to the City Marshal, commanding him to summon twelve good and lawful men of the city, having the qualifications of jurors in the circuit court, who shall be in no wise of kin to the defendant, nor interested in the determination of said suft, to appear before the Police Judge at the time and place to be named therein, to make a jury for the tri al of the cause mentioned in the venire.

Sec. 3 The Marshal shall execute such venire fairly and impartially, and shall not summon any person whom he has reason to believe is biased or prejudiced for or against the party.

Sec. The qualifications of said jurors shall be ascertained or proved as required of jurors in the circuit court, and the Police Judge shall in summary manner decide upon the competency objected to by either party. A list of qualified jurors to the number of twelve shall be furnished to the parties, and the city shall first strike off three names, then the defendant shall strike off three, and the remaining six or first six remaining on the list shall be sworn as the jury to try the cause.

-126-

Sec. If a sufficient number of competent jurors cannot be obtained from the panel returned, the Marshal shall immediately summon others to serve in their places.

The Police Judge shall administer an oath to the Sec. jury well and truly to try the cause and a true verdict render according to the law and the evidence.

After the jury are sworn to try the cause they shall sit together and hear the evidence; after hearing the same they shall be kept together under the charge of the Marshal until they have agreed upon their verdict or shall be discharged by the Police Judge.

When they have agreed upon their verdict, they shall deliver it to the Police Judge, who shall enter it upon his docket; the verdict shall be in writing and signed by the foreman who shall have been chosen by said jury.

Each juror who shall sit as a jurot in the trial of any cause shall receive as compensation therefor a fee of fifty cents, to be taxed as costs in the cause; but in no case shall the city be charged with any such fee by reason of a failure to sustain Approved: March 11-19.8 Charles J. Dhotales. J. Attest: W. Jones, City Clerk. its cause.

en gal 13 on dump

ORDINANCE NO. 54.

AN ORDINANCE RELATING TO THE ENFORCEMENT OF FINES.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

That when any person shall fail to pay, or in Section such failure shall fail to secure to be paid, within fifteen days, any fine that may be adjudged against him under any ordinance of the city, together with the costs which may have accrued in his case, he shall be immediately, on the rendition of the fine against him, committed to the city calaboose for safe keeping.

Sec. 2 Every able bodied person committed to the City Calaboose, who shall stubbornly refuse to perform manual labor in accordance with the provisi ons of this ordinance, may be kept by the keeper of said calaboose, under the direction of the Marshal of the City, on a short allowance of bread and water until said person shall be willing to conform to the requirements of this ordinance in regard to performing manual labor, or until he be discharged by law.

For every twenty-four hours that any person who is sick and unable to perform manual labor be committed and confined in the calaboose of this city, he shall be allowed one dollar towards the payment of the fine and cost, in default of the payment of which he was committed.

Sec. - Any person who has been convicted before the Police Judge and sentenced for violation of any ordinance of the city, whether the puni shment be by fine or imprisonment, or by both, may be put to work and required to perform labor on the public streets, highways and alleys, or other public works or buildings of the city; and the Marshal, Street Commissioner, or other proper officers of

the city, shall have power and be authorized and required to have, or cause all such prisoners to work out the full number of days for which they have been sentenced, at breaking rock, or at working upon public streets, highways and alleys, or other public works or buildings of the city, as may be designated; and if the punishment is by fine, and the fine be not paid, then for every dollar of the judgment thereunder, the person shall work one day. And it shall be deemed a part of the judgment and sentence of the Court that such prisoner may be worked as herein provided.

Sec. Any defendant committed under the provisions of this ordinance may be discharged on the payment of the fine and costs.

Approved: march 11-190 Edwin Long, Mayor.

Attest: W.D. Jones, City Clerk.

## ORDINANCE NO. 58

AN ORDINANCE AUTHORIZING THE CONSTRUCTION AND MAINTENANCE OF
A TELEPHONE SYSTEM UPON, ALONG AND ACROSS THE
STREETS AND ALLEYS IN THE CITY OF ROLLA.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section That N. A. Kinney, of Rolla, Phelps County,
Missouri, be and is hereby authorized and granted the privilege to
construct, maintain and operate, a telephone system upon, along and
across all of the several streets and alleys of the City of Rolla.

That in constructing and perfecting said telephone system the said N. A. Kinney is hereby granted the right and privilege to erect telephone poles along each and every street of the City of Rolla, as the said streets are now laid out and platted in said city; and he is hereby granted the right and privilege to erect telephone poles along each and every alley of said City of Rolla, as the sai d alleys are laid out and platted. And he is further authorized and granted the privilege to string telephone wires upon the poles herein authorized to be erected by him, along and across all of the several streets and alleys of the said City of Rolla as the same are now lai d out and platted in said city. Provided, that he shall use, so far as possible, the electric light poles of the City of Rolla which are now erected along the several streets of sai d city, on which to string the wires of said telephone system, instead of erecting poles for that purpose, but in all cases where it is impossible for him to use the electric light poles of the City of Rolla, then he is to have the right and privilege as hereinbefore granted to erect telephone poles as herein authorized by this ordinance.

tenance and operation of the telephone system herein referred to and authorized by this ordinance, shall be of the length that will suspend the wires at least eighteen feet above the ground, said poles to be of cedar. The poles shall be set so as not to interfere with the gutters of streets of said city, and are not to be set over two feet from the curb line of the street, and no poles shall be set directly in front of any gate or door, nor shall any pole be set between the building line of any street; the erection of said poles to be under the direction of the Street Committee of the said City of Rolla, Missouri.

Sec. If That said N. A. Kinney shall, as a compensation for the privilege herein granted, put up and maintain one 'phone as a part of said telephone system, to be placed in the City Electric Light plant of the said City of Rolla, for the use and benefit of said city; said 'phone to be used by said city free of charge, and the further sum of twenty-five dollars per annum.

Sec. 5 That the said City of Rolla shall have the right to use the poles erected by said N. A. Kinney free of charge for said telephone service, on which to string the electric light wires of said Ci ty of Rolla, Missouri.

Sec. ( This ordinance shall be and remain in force from and after its passage for a period of twenty years.

Approved: marghy - 190)

Edwin Long, Mayor.

Attest:

W. Jones, City Clerk.

#### ORDINANCE NO 59.

AN ORDINANCE PROVIDING FOR THE ISSUE OF THE ELECTRIC LIGHT BONDS .

Whereas, at a special election duly called and held in the City of Rolla, Mo., on the 3rd day of February, 1902, a proposition that the city incur an indebtedness of \$3000.00 for the purpose of improving the electric light plant of said city was duly submitted to the legal and qualified voters of such city, and carried by the affirmative votes of more than two-thirds thereof, and

Whereas, the result of said election was duly certified to the council of this city and the result by proper ordinance declared, and said Council deeming it for the best interest of the city so to do decided to sell five per cent bonds of said city, maturing twenty years after their date of issue, but payable at the option of said city before said absolute date of maturi ty on or after ten years from their date, which bonds were on May 2nd, 1902, sold and awarded to the firm of J. Arnold Scudder & Company, of Chicago, Ill., at a price in excess of their par value and accrued interest thereon, but are as yet not issued or delivered, now, therefore,

Be it Ordained by the Board of Aldermen of the City of Rolla, as

Section / That there shall be and there is hereby ordered and directed to be issued the negotiable coupon bonds of the City of Rolla, Mo., to the aggregate amount of \$3000.00, for the electric lighting plant of said city.

follows:

Sec. That said bonds shall be six (6) in number, numbered consecutively from one to six inclusive, of the denomination of \$500.00 each; shall be designated "Electric Light Bond," and shall bear date of June 2nd, 1902, and shall become due and payable absolutely on June 2nd, 1922, but shall be redeemable at the option

of said city before said date of maturity, on or after ten years from the date thereof, and shall bear interest from and after their date at the rate of five per centum per annum, payable semi-annually on the second days of June and December in each year, which interest payments to the date of maturity shall be evidenced by proper coupons attached to each bond, and both principal and interest of said bonds shall be payable in lawful money of the United States of America at the Banking House of the National Bank of Rolla, in said city.

Sec. 2 That each of said bonds, and each of the coupons thereto attached, shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA.
STATE OF MISSOURI.
COUNTY OF PHELPS.
CITY OF ROLLA.

ELECTRIC LIGHT BOND.

No.

\$500.00

KNOW ALL MEN BY THESE PRESENTS, That the City of Rolla, in the County of Phelps, in the State of Missouri, acknowledges itself to owe, and, for value received, hereby promises to pay to bearer, the sum of FIVE HUNDRED DOLLARS, on June 2nd, 1922, or before said date on or after ten (10) years from the date hereof at the option of said city, together with interest on said sum from the date hereof until paid, at the rate of five per centum per annum, payable semi-annually on the second days of June and December in each year, upon the presentation and surrender of the interest coupons hereto attached as they severally become due; both principal and interest payable at the banking house of the National Bank of Rolla, in said City of Rolla, Misso uri. And for the prompt payment of this bond with interest as aforesaid, the full faith, credit and resources of said city are hereby irrevocably pledged.

This bond is issued by the City of Rolla for the purpose of providing funds for making improvements to the electric lighting plant of said city, in accordance with more than two-thirds majority vote of the legal voters of said city, voting at an election duly called and held therein on February 3rd, 1902, and is issued pursuant to and in full compliance with the provisions of Article XIII, of Chap. 91, of the Revised Statutes of the State of Missouri for 1899, and in accordance with an ordinance of said city duly passed and adopted since the date of said election.

And it is hereby certified and recited, that all acts, conditions and things, required by the Constitution and laws of the State of Missouri to be done precedent to and in the issuance of this bond, have been properly done, happened and been performed in regular and due form and time as required by law; that the total indebtedness of said city, including this bond, does not exceed the constitutional or statutory limitation, and that provision has been made for the collection of annual tax on all the taxable property in said city, sufficient to pay the interest hereon and the principal when and as the same matures.

IN TESTIMONY WHEREOF, the said City of Rolla, Mo., has

(Seal) caused its corporate seal to be hereto affixed, and this

bond and the coupons hereto attached to be signed by its

Mayor and attested by its City Clerk the 2nd day of June,

A. D. 1902.

Edwin Long, Mayor.

Attest: W. D. Jones, City Clerk.

FORM OF COUPON.

Rolla. Missouri.

No.				\$12.50
On	19	the City of	Rolla, in	the County of
Phelps and State	of Missouri,	will pay to	bearer TWE	LVE DOLLARS
AND FIFTY CENTS,	lawful money	of the Unite	d States of	America, at

-134-

the Banking House of the National Bank of Rolla, in said city, for semi-annual interest due that day on its Electric Light Bond,, dated June 2nd, 1902, Numbered

Mayor.

Attest:

City Clerk.

hereby authorized and directed to cause to be prepared, in such form as will comply with the provisions hereof, the bonds and components hereinabove described, and when so prepared said bonds shall be signed by said Mayor, attested by the City Clerk, and the corporate seal of said City thereto affixed, and each of said coupons shall be signed by said officers.

Sec. That when said bonds and coupons have been prepared and executed as aforesaid, they shall be registered by the State Auditor of the State of Mi sso uri, as provided by law, and shall then be delivered in accordance with the terms of purchase heretofore duly agreed upon to the said firm of J. Arnold Scudder & Co., and the proceeds arising from their sale shall be used solely for the purpose for which said bonds recite they are being issued.

Sec. That in order to meet the interest on said bonds properly as the same matures, and to pay the principal thereof at maturity, beginning with the year 1902, and continuing annually thereafter until all of said bonds are paid, there is hereby levied on all of the taxable property in said City of Rolla, in addition to all other city taxes, the following direct annual tax to-wit:

For each of the years 1902 to 1921, inclusive, the sum of \$300.00, being the sum of \$150.00 for interest, and the sum of \$150.00 for principal.

And in each of said years said tax shall be extended upon the

tax rolls of said city and collected at the same time and in the same manner as the tax for general city purposes is extended and collected and when collected shall be used solely for the purpose of paying the interest and principal of said bonds when and as the same matures. Provided, however, that in the event of the payment of the principal of any of sai d bonds before their absolute date of maturity, under the option reserved by the city to make such prior payment, then and in that event the levy for the interest fund in the succeeding years shall be reduced so as to raise only such sum as may be necessary and sufficient to pay the interest on such of said bonds as are outstanding and unpaid, but the annual levy hereinbefore provided for shall never be reduced to an amount below what is necessary and sufficient to meet the payment of the princi pal and interest of said honds when and as the same matures.

That all ordinances or parts of ordinances, in conflict with the provisions of this ordinance, be void, and the same is hereby repealed.

That this ordinance shall be in full force and effect from and after its passage, approval and publication.

Passed June 9th, 1902.

Approved June 9th, 1902.

Published June 21st, 1902.

Approved: march 1908 Chao J. Strobach

Attest: W. D. Jones, City Clerk.

## ORDINANCE NO. 57

AN ORDINANCE DECLARING THE RESULT OF THE SPECIAL ELECTION
HELD IN THE CITY OF ROLLA, MISSOURI, ON MONDAY,
THE 3RD DAY OF FEBRUARY, 1902.

A bill for an ordinance declaring the result of the special election held in the City of Rolla, Missouri, on Monday the 3rd day of February, 1902, for the purpose set forth in Ordinance No. 47, entitled "An Ordinance to Borrow Money and Issue Bonds in Payment Thereof," and ordering a special election of the legal voters of the City of Rolla, Missouri, with a view to test the sense of the legal voters thereof on an increase of indebtedness of the said City of Rolla, Missouri, in the sum of Three Thousand Dollars (\$3000.) passed and approved on the 10th day of January, 1902. Said amount, or as much thereof as may be deemed necessary by the Board of Aldermen of said city, to be expended in repairing and enlarging the Electric Light Plant of the City of Rolla, as the Electric Light Committee of said City may deem advisable; and notice of which said election was duly published in the "Herald-Democrat," a weekly newspaper printed and published in the City of Rolla, Phelps County, Missouri, the first insertion of which was at least fifteen days before the 3rd day of February, 1902.

Now, therefore, for the purpose aforesaid,

Be it Ordained by the Board of Aldermen of the City of Rolla, as
follows:

Section | That at the special election held in the City of Rolla, Missouri, on Monday, the 3rd day of February, 1902, to test the sense of the legal voters on the proposition to borrow Three Thousand Dollars (\$3,000.) in money, and to issue bonds in payment thereof, we find as duly certified to us by the Judges of such election, that there was a total number of one hundred and -/37-

twenty-two votes cast, of which ninety-eight votes were cast "For Increasing Indebtedness"- Yes, and twenty-four "For Increasing Indebtedness"- No.

And we do further find that the sai d ninety-eight votes cast "For Increasing Indebtedness"- Yes, were more than two-thirds majority of the legal voters of the said City of Rolla, Missouri, voting at said election held for that purp ose; and so finding we declare as result of said election that the said proposition so submitted in said Ordinance No. 47, of the Ordinances of the said City of Rolla, Missouri, as aforesaid, and entitled as above, was duly submitted to the qualified voters of the City of Rolla, Missouri, and due notice thereof given, and was duly carried by a twothirds vote of the legal voters of the said City of Rolla, Missouri, Attest: W. Jones, City Clerk. voting at such election.

# ORDINANCE NO. 68

AN ORDINANCE TO BORROW MONEY AND ISSUE BONDS IN PAYMENT THEREOF,
FOR THE PURPOSE OF ERECTING A WATER-WORKS PLANT IN THE
CITY OF ROLLA.

Whereas, the Board of Aldermen of the City of Rolla, believing it is for the best interests of the said City of Rolla, that a water-works plant, to be owned and operated by the said City of Rolla, be erected, and

Whereas, it is estimated that the cost thereof will be Thirty-eight Thousand Dollars (\$38,000.00):

Therefore, Be it Ordained by the Board of Aldermen of the said City of Rolla, as follows:

Section | That a special election be held in the said City of Rolla, on Saturday, the 3rd day of November, 1906, to test the sense of the qualified voters of said City of Rolla, on a proposition to borrow Thirty-eight Thousand Dollars (\$38,000.00), and to issue bonds in payment thereof, which said money is to be used for the purpose of paying the cost of constructing a water works plant.

Sec. I That the polling place for said election shall be at the room occupied as the present City Hall, in the Baysinger building on Pine Street, in said City of Rolla; that notice of said special election shall be given by publication in some newspaper printed and published in said City of Rolla, for at least fifteen days previous to the time of holding said election; that the polls of said election shall be open at seven o'clock A. M., and shall remain open until six o'clock P. M., if the sun shall set before six o'clock, but if not, then until sundown; that the form of the ballot to be used at said election be:

For Increase of Debt, No. -199-

The former of which shall be taken as a vote assenting to increase of debt, and the latter as a vote dissenting therefrom, and the Board of Aldermen of the said City of Rolls shall meet on Monday the 5th day of November, 1906, at the hour of eight o'clock P. M., at their place of meeting on Pine Street, to canvass the votes cast at said election and to declare the result thereof.

Sec. 3 That bonds so authorized to be issued, shall be paid within twenty (20) years from the date of their issue, and that a rate of interest on said bonds shall not exceed five per cent. per annum, and that the annual rate of taxation shall not be increased, other than is provided by Section 12 A of Article Ten (10) of the Constitution of the State of Missouri, adopted at the General Election held in Missouri on the 4th day of November, 1902.

Adopted October 18th, 1906.

Approved: maich 11-1908 Chapter. Otrobach

Attest: W. J. Pierce, City Clerk .

# ORDINANCE NO. 602

AN ORDINANCE DECLARING THE RESULT OF THE SPECIAL ELECTION HELD IN THE CITY OF ROLLA, MISSOURI, ON SATURDAY, THE 3RD DAY OF NOVEMBER, 1906.

A bill for an ordinance declaring the result of the special election held in the City of Rolla, Misso uri, on Saturday, the 3rd day of November, 1906, for the purposes set forth in Ordinance No. 106, entitled "A Bill for An Ordinance to Borrow Money and Issue Bonds in Payment Thereof, for the Purpose of Erecting a Water Works Plant in the City of Rolla, Missouri," and ordering a special election of the legal voters of the City of Rolla, Missouri, with the view to test the sense of the legal voters thereof on a proposition to borrow Thirty- eight Thousand (38,000) Dollars, and to issue bonds in payment thereof, which said money is to be used for the purpose of paying the cost of constructing a waterworks plant, passed and approved on the 18th day of October, 1906; and notice of which said election was duly published in the "New Era" a weekly newspaper printed and published in the City of Rolla, Phelps County, Missouri, the first insertion of which was at least fifteen days before the 3rd day of November, 1906.

Now, therefore, for the purpose aforesaid,

Be it Ordained by the Board of Aldermen of the City of Rolla, as
follows:

Section | That at the said special election held in the City of Rolla, Missouri, on Saturday, the 3rd day of November, 1906, to test the sense of the legal voters of said city on the proposition to borrow thirty-eight thousand dollars and to issue bonds in payment thereof, which said money is to be used for the purpose of paying the cost of constructing a water works plant, we find, as duly certified to us by the judges and clerks of such

election, that there was a total number of three hundred and four votes cast cast, of which two hundred and eighty-eight votes were cast "For Increase of Debt"- Yes, and sixteen votes, "For Increase of Debt"- No.

And we do further find that sai d two hundred and eighty-eight votes cast "For Increase of Debt"- Yes, were more than two-thirds majority of the legal voters of said City of Rolla, Missouri, voting at said election, held for that purpose; and so finding, we declare as a result of said election, that the said proposition so submitted in said Ordinance No. 106, of the Ordinances of the said City of Rolla, Missouri, as aforesaid, and entitled as above, was duly submitted to the qualified voters of the City of Rolla, Missouri, and due notice thereof given, and was duly carried by a two-thirds vote of the legal voters of said City of Rolla, Missouri, voting at such election.

Approved November 12th, 1906. Charles. J. Stroback

Attest: W. J. Pierce, City Clerk.

# ORDINANCE NO. 63

AN ORDINANCE PROVIDING FOR THE ISSUE OF WATER WORKS BONDS OF THE CITY OF ROLLA, PROVIDING FOR THE ISSUE OF THIRTY-EIGHT THOUSAND DOLLARS (\$38,000.00) OF WATER WORKS BONDS OF THE CITY OF ROLLA, MISSOURI, AND PROVIDING FOR THE LEVY OF AN ANNUAL TAX TO PAY THE PRINCIPAL AND INTEREST THEREOF.

Whereas, at a special election duly called and held in the City of Rolla, Missouri, on the 3rd day of November, 1906, a proposition that said City of Rolla, Missouri, incur an indebtedness of Thirty-Eight Thousand Dollars (\$38,000.00) for the purpose of constructing a water works system for the City of Rolla, Missouri, was duly submitted to the legal and qualified voters of said City, and carried by an affirmative vote of more than two-thirds thereof, and

Whereas, the result of said election was duly certified to the Board of Aldermen of said City and the result thereof by proper ordinance, duly and legally declared. And the said Board of Aldermen, deeming it for the best interest of said City so to do, have decided, in pursuance of the authority conferred upon them so to do, to issue and sell bonds for the purpose aforesaid, to the amount of Thirty-eight Thousand Dollars (\$38,000.00), bearing interest at the rate of five per cent (5%) per annum, from the date of said bonds until the maturity thereof, as hereinafter provided.

Now, Therefore, Be it Ordained, by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section / That there shall be and is hereby directed and ordered to be issued the negotiable coupon bonds of the City of Rolla, Missouri, to the aggregate sum of Thirty-eight Thousand Dollars (\$38,000.00) for the purpose of constructing a water works system for the City of Rolla, Missouri.

Section 2 That said bonds shall be seventy-six in number, numbered consecutively from one (1) to seventy-six (76) inclusive, of the denomination of the sum of Five Hundred Dollars (\$500.00) Said bonds to be denominated, "Water-works Bonds of the City of Rolla, Missourf," and shall bear date of January 15, 1907, and shall become due and payable absolutely on January 15, 1927, but shall be redeemable at the option of said City, before said date of maturity at the maturity of any interest coupon on or after ten years from the date thereof, and shall bear interest from and after their date at the rate of five per cent (5%) per annum, payable semi-annually on the 15th days of July and January, in each year, which interest payments to the date of maturity shall be evidenced by proper coupons attached to each of said bonds, and both principal and interest of said bonds shall be payable in lawful money of the United States of America, at the Mercantile Trust Company, in the City of St. Louis, Missouri.

attached shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA.

STATE OF MISSOURI.

COUNTY OF PHELPS.

CITY OF ROLLA.

WATER-WORKS BOND.

No.

\$500.00

Know all men by these presents, That the City of Rolla, in the County of Phelps, in the State of Missouri, acknowledges itself to owe, and for value received, hereby promises to pay to the bearer, the sum of Five Hundred Dollars, on the 15th day of January, 1927, together with the interest on sai d sum from the date hereof, until paid, at the rate of five per cent per annum, payable semi-annually

on the 15th days of January and July in each year, upon the presentation of the interest coupons hereto attached, as they severally become due and payable; both principal and interest payable at the Mercantile Trust Company in the City of St. Louis, Missouri. And for the prompt payment of said bonds, with interest as aforesaid, the full faith, credit and resources of said City are hereby irrevocably pledged.

This bond is redeemable at the option of the City of Rolla at the maturity of any interest coupon on or after January 15, 1917.

This bond is one of a series of seventy-six bonds of like tenor issued by the City of Rolla, Missouri, for the purpose of providing funds for constructing a water works system for said City, in accordance with more than two-thirds majority vote of the legal voters of said City, voting at an election duly called and held therein on the 3rd day of November, 1906, and is issued pursuant to and in full compliance with the provisions of Section 12, of Article 10 of the Constitution of the State of Missouri, as amended by the people of the State of Missouri at the general election held November 4th, 1904, which said amendment is known as Section 12 a of Article 10 of the Constitution of the State of Missouri, and of Article 13 of Chapter 91 of the Revised Statutes of the State of Missouri for 1899, and in accordance with the provisions of an Ordinance of said City duly passed and adopted since the date of said election.

And it is hereby certified and recited that all acts, conditions and things required by the constitution and laws of the State
of Missouri to be done precedent to and in the issuance of this bond
have been properly done, happened and been performed in regular and
due form and time as required by law; that the total indebtedness
of said City, including this bond, does not exceed the constitutional or statutory limitations and that provision has been made

for the collection of an annual tax on all the taxable property in said City sufficient to pay the interest hereon, and the principal hereof, when and as the same matures.

In Testimony Whereof, the sai d City of Rolla, Missouri, has caused its corporate seal to be hereto affixed, and this bond to be signed by its Mayor and attested by its City Clerk, and the annexed interest coupons to bear the fac-simile si gnature of said Mayor the 15th day of January, 1907.

	-	-		-	_
M	aj	10	r		

Attest:

City Clerk.

Form of Coupon.

No.

\$12.50

On the 15th day of July, 19\_\_\_, the City of Rolla, in the County of Phelps, and State of Missouri, will pay the bearer Twelve and 50/100 Dollars (\$12.50) lawful money of the United States of America, at the Mercantile Trust Company in the City of St. Louis, Missouri, for semi-annual interest dur that day on its water-works bond No.\_\_\_\_ dated January 15th, 1907.

Mayor.

Section For That the Mayor and City Clerk of said City are hereby authorized and directed to cause to be prepared in such form as will comply with the provisions hereof, the bonds and coupons herein and above described, and when so prepared said bonds shall be signed by said Mayor, attested by the said City Clerk and the corporate seal of said City thereto affixed, and each of said coupons shall bear the fac-simile signature of said Mayor.

Section \( \) That when said bonds and coupons have been prepared and executed as aforesaid, they shall be registered with the Trust Department of the Mercantile Trust Company of the City of St. Louis, Missouri, and shall then be delivered to the purchaser thereof, and the preceeds arising from their sale shall be used solely for the purpose for which said bonds recite they are being issued.

That in order to meet the interest on said bonds properly as the same matures, and to pay the principal thereof at maturity, beginning with the year 1907, and continuing annually thereafter until all of said bonds are paid, there is hereby levied on all the taxable property in said City of Rolla, Missouri, in addition to all other City taxes the following direct annual tax, For each of the years 1907 to 1927, inclusive, the sum ta-wit: of Three Thousand Eight Hundred Dollars (\$3,800.00) being the sum of One Thousand Nine Hundred Dollars (\$1,900.00) for interest and the sum of One Thousand Nine Hundred Dollars (\$1,900.00) for the payment of the principal, and for each of said years said tax shall be extended upon the tax roll of said City and collected at the same time and in the same manner as the tax for general City purposes is extended and collected, and when so collected shall be used for the purpose of paying interest and principal upon said bonds, when and as the same matures; provided, however, that in the event of the payment of any of said bonds before their absolute maturity under the option reserved by the City to make such prior payment, then and in that event, the levy for the interest fund in the succeeding year shall be reduced so as to raise only such sum as may be necessary and sufficient to pay the interest on such of said bonds as are out-standing and unpaid, but the annual levy above provided for shall never be reduced below an amount that is sufficient and necessary to meet the payment of the principal and interest of said bonds when and as the same matures.

Section That all ordinances or parts of ordinances, in conflict with the provisions of this ordinance shall be void and the same are hereby repealed.

Section That this ordinance shall be in force and effect from and after its passage and approval by the Mayor.

Approved: march 11-1908

Charles. J Stroback

E. J. Koch, Mayor.

Attest: W. J. Pierce, City Clerk.

### ORDINANCE NO. 61

AN ORDINANCE TO BORROW MONEY AND TO ISSUE BONDS IN PAYMENT THEREOF,

FOR THE PURPOSE OF CONSTRUCTING A SEWERAGE SYSTEM IN THE

CITY OF ROLLA, TO COST TEN THOUSAND DOLLARS.

Whereas, the Board of Aldermen of the City of Rolla believing it is for the best interests of the said City Of Rolla that a sewerage system be constructed, to be owned and operated by the said City, and whereas, it is estimated that the cost thereof will be Ten Thousand Dollars (\$10,000.00),

Therefore, Be it Ordained by the Board of Aldermen of the said City of Rolla, as follows:

of Rolla on Caturday, the 3rd day of November, 1906, to test the sense of the qualified voters of said city on a proposition to borrow Ten Thousand Dollars (\$10,000.00), and to issue bonds in payment thereof, which said money is to be used for the purpose of paying the cost of constructing a sewerage system in said City of Rolla.

Section That the polling place for said election shall be at the room occupied as the present City Hall, in the Baysinger building on Pine Street in said City of Rolla; that notice of said special election shall be given by publication in some newspaper printed and published in said City of Rolla, for at least fifteen days previous to the time of holding said election; that the polls of said election shall be open at seven 9 clock A.M. and shall remain open until six o'clock P.M. if the sun shall set before six o'clock, but if not, then until sundown; that the form of the ballot to be used at said election be:

For Increase of Debt, Yes. For Increase of Debt, No.

The former of which shall be taken as a vote assenting to increase of debt and the latter as a vote dissenting therefrom, and that the Board of Aldermen of said City of Rolla shall meet on Monday, the 5th day of November, 1906, at the hour of eight o'clock P. M., at their place of meeting, on Pine Street, to canvass the votes cast at said election and to declare the result thereof.

Section 3 That bonds so authorized to be issued, shall be paid within twenty (20) years from the date of their issue, and that the rate of interest on said bonds shall not exceed five per cent. per annum, and that the annual rate of taxation shall not be increased, other than is provided by Section 12 of Article 10 of the Constitution of the State of Missouri.

Adopted October 18th, 1906.

Approved: march 11 - 1908 Charles of Strobach

Attest: W. J. Pierce, City Clerk.

# ORDINANCE NO. 625

AN ORDINANCE DECLARING THE RESULT OF THE SPECIAL ELECTION HELD IN THE CITY OF ROLLA, MISSOURI, ON SATURDAY, THE 3RD DAY OF NOVEMBER, 1906.

A bill for an ordinance declaring the result of the special election held in the City of Rolla, Missouri, on Saturday the 3rd day of November, 1906, for the purpose set forth in Ordinance No. 107, entitled "A Bill for an Ordinance to Borrow Money and to Issue Bonds in Payment Thereof, for the Purpose of Constructing a Sewerage System in the City of Rolla, to Cost Ten Thousand Dollars," and ordering a special election of the legal voters of the City of Rolla, Missouri, with a view to test the sense of the legal voters thereof on a proposition to borrow ten thousand (10,000) dollars, and to issue bonds in payment thereof, which said money is to be used for the purpose of paying the cost of constructing a sewerage system in the said City of Rolla, Misso uri, passed and approved on the 18th day of October, 1906,; and notice of which said election was duly published in the 'New Era" a weekly newspaper printed and published in the City of Rolla, Phelps County, Missouri, the first insertion of which was at least fifteen days before the 3rd day of November, 1906.

Now, Therefore, for the purpose aforesaid,

Be it Ordained by the Board of Aldermen of the City of Rolla, as
follows:

Section | That at the said special election held in the City of Rolla, Missouri, on Saturday, the 3rd day of November, 1906, to test the sense of the legal voters of said city on the proposition to borrow Ten Thousand Dollars, and to issue bonds in payment thereof, which said money is to be used for the purpose of paying the cost of constructing a sewerage system in said City of Rolla, we find, as duly certified to us by the judges and clerks of such

election, that there was a total number of three hundred and four votes cast, of which two hundred and ninety votes were cast "For Increase of Debt"- Yes, and fourteen votes "For Increase of Debt"-No,

And we do further find that said two hundred and ninety votes cast "For Increase of Debt"- Yes, were more than two-thirds majority of the legal voters of said City of Rolla, Missouri, voting at said election, held for that purpose; and so finding we declare as the result of sai d election that the said proposition so submitted in said Ordinance No. 107, of the ordinances of the said City of Rolla, Miscouri, as aforesaid, and entitled as above, was duly submitted to the qualified voters of the sai d City of Rolla, Missouri, and due notice thereof given, and was duly carried by a two- thirds vote of the legal voters of said city of Rolla, Missourf, voting at said election.

Approved this 12th day of November, 1906, Charles, J. Strobach

E. J. Koch, Mayor.

Attest: W. J. Pierce, City Clerk.

### ORDINANCE NO. 660

AN ORDINANCE PROVIDING FOR THE ISSUE OF SEWERAGE BONDS OF THE CITY OF ROLLA, PROVIDING FOR THE ISSUE OF TEN THOUSAND DOLLARS OF SEWERAGE BONDS OF THE CITY OF ROLLA, MISSOURI, AND PROVIDING FOR THE LEVY OF AN ANNUAL TAX TO PAY THE PRINCIPAL AND INTEREST THEREOF.

Whereas, at a special election duly called and held in the City of Rolla, Missouri, on the 3rd day of November, 1906, a proposition that said City of Rolla, Missouri, incur an indebtedness of Ten Thousand Dollars, for the purpose of constructing a sewerage system for the City of Rolla, Missouri, was duly submitted to the legal and qualified voters of said City, and carried by an affirmative vote of more than two-thirds thereof, and

Whereas, the result of said election was duly certified to the Board of Aldermen of said City and the result thereof by proper ordinance, duly and legally declared. And the said Board of Aldermen, deeming it for the best interest so to do, have decided in pursuance of the authority conferred upon them so to do, to issue and sell bonds for the purpose aforesaid to the amount of Ten Thousand Dollars, bearing interest at the rate of five per cent per annum, from the date of said bonds until the maturity thereof as hereinafter provided.

Now, Therefore, Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section / That there shall be and is hereby directed and ordered to be issued the negotiable coupon bonds of the City of Rolla, Missouri, to the aggregate sum of Ten Thousand Dollars (\$10,000.00) for the purpose of constructing a sewerage system for the City of Rolla, Missouri.

rection 2 That said bonds shall be twenty (20) in number, numbered consecutively from one (1) to twenty (20) inclusive, of the denomination of the sum of Five Hundred Dollars (\$500.00) each.

Said bonds to be denominated, "Sewerage Bonds of the City of Rolla, Missouri," and shall bear date of January 14, 1907, and shall become due and payable absolutely on January 14, 1927, but shall be redeemable at the option of said city, before said date of maturity at the maturity of any interest coupon on or after ten years from the date thereof, and shall bear interest from and after their date at the rate of five per cent (5%) per annum, payable semi-annually on the 14th days of July and January in each year, which interest payments to the date of maturity shall be evidenced by proper coupons attached to each bond, and both principal and interest of said bonds shall be payable in lawful money of the United States of America, at the Mercantile Trust Company in the City of St. Louis, Missouri.

section 3 That each of said bonds and the coupons thereto attached shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA.

STATE OF MISSOURI.

COUNTY OF PHELPS .

CITY OF ROLLA.

SEWERAGE BOND.

No.

\$500.00

Know all men by these presents, That the City of Rolla, in the County of Phelps, in the State of Missouri, acknowledges itself to owe and for value received, hereby promises to pay to the bearer, the sum of Five Hundred Dollars, on the 14th day of January, 1927, together with the interest on said sum from the date hereof until paid at the rate of five per cent (5%) per annum, payable semi-annually on the 14th days of January and July of each year upon the presentation of the interest coupons hereto attached, as they severally become due and payable; both principal and interest payable at the Mercantile Trust Company in the City of St. Louis, Missouri. And for the prompt payment of this bond with interest

as aforesaid, the full faith, credit and resources of said City are hereby irrevocably pledged.

This bond is redeemable at the option of the City of Rolla at the maturity of any interest coupon on or after January 14th, 1917.

This bond is one of a series of twenty bonds of like tenor issued by the City of Rolla for the purpose of providing funds for constructing a sewerage system for said City, in accordance with more than two-thirds majority vote of the legal voters of said City voting at an election duly called and held therein on the 3rd day of November, 1906, and is issued pursuant to and in full compliance with the provisions the provisions of Section 12 of Article 10 of the Constitution of the State of Missouri, and of Article 13 of Chapter 91 of the Revised Statutes of the State of Missouri for 1899, and in accordance with the provisions of an ordinance of said City duly passed and adopted since the date of said election. it is hereby certified and recited that all acts, conditions and things required by the constitution and laws of the State of Missouri to be done precedent to and in the issuance of this bond have been properly done, happened and been performed in regular and due form and time as required by law; that the total indebtedness of said City including this bond, does not exceed the statutory or constitutional limitations and that provision has been made for the collection of an annual tax on all the taxable property in said City sufficient to pay the interest hereon, and the principal hereof when and as the same matures.

In Testimony Whereof, the said City of Rolla, Missouri, has caused its corporate seal to be hereto affixed and this bond to be signed by its Mayor and attested by its City Clerk, and the annexed interest coupons to bear the fac- simile signature of said Mayor the 14th day of January, 1907.

he 14th day of January, 1907.

approved march 11-198 Charless

Attest:

City Clerk - /5'5

Mayor.

#### Form of Coupon.

No	\$12.50
On the 14th day of July , 19, the City of Rolla,	in the
County of Phelps, and State of Missouri, will pay to Learer	Twelve
and 50/100 Dollars (\$12.50) lawful money of the United State	s of
America at the Mercantile Trust Company, in the City of St.	Louis,
Missouri, for semi-annual interest due that day on its Sewer	age
Bond No, dated January 14th, 1907.	

Section That the Mayor and City Clerk of said City are hereby authorized and directed to cause to be prepared in such form as will comply with the provisions hereof, the bonds and coupons herein as above described and when so prepared, said bonds shall be signed by said Mayor, attested by the said City Clerk and the corporate seal of said City thereto affixed, and each of said coupons shall bear the fac-simile signature of said Mayor.

That when said bonds and coupons have been prepared and executed as aforesaid, they shall be registered by the
State Auditor of the State of Missouri, as provided by law, and
shall then be delivered to the purchaser thereof and the proceeds
arising from their sale shall be used solely for the purpose for
which said bonds recite they are being issued.

Section That in order to meet the interest on said bonds properly as the same matures and to pay the principal thereof at maturity beginning with the year 1907, and continuing annually thereafter until all of said bonds are paid, there is hereby levied on all of the taxable property in said City of Rolla, Missouri, in addition to all other City taxes, the following direct annual tax, to-wit: For each of the years 1907 to 1927 inclusive, the sum of One Thousand Dollars (\$1,000.00) being the sum of Five Hundred

Dollars (\$500.00) for interest and the sum of Five Hundred Dollars (\$500,00) for the payment of the principal, and for each of said years said tax shall be extended upon the tax roll of said City and collected at the same time and in the same manner as the tax for general city purposes is extended and collected, and when so collected shall be used for the purpose of paying interest and principal upon said bonds, when and as the same matures; provided, however, that in the event of the payment of any of said bonds before their absolute maturity under the option reserved by the City to make such prior payment, then and in that event, the levy for interest fund in the succeeding year shall be reduced so as to raise only such sum as may be necessary and sufficient to pay the interest on such of said wonds as are out-standing and unpaid, but the annual tax levy above provided for shall never be reduced below an amount that is necessary and sufficient to meet the payment of the principal and interest of said bonds when and as the same matures.

Section & That all ordinances, or parts of ordinances, in conflict with the provisions of this ordinance shall be void and the same are hereby repealed.

Section 8 That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Approved: march 11- 1908 Chao, J. Otroback

Attest: W. J. Pierce, City Clerl.

AN ORDINANCE RELATING TO AND REGULATING BOWLING ALLEYS .

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section That any Bowling or Ten Pin Alley keeper who shall keep open his or her bowling or ten pin alley for any length of time whatever between the hours of twelve o'clock, midnight, and five o'clock A. M., shall be fined in a sum not to exceed twenty-five dollars for each offense.

Approved: march 11-19

Barles. J. Stroback

Attest: W. Jones, City Clerk.

180

## ORDINANCE NO. 65

AN ORDINANCE TO RETTRAIN MINORS FROM LOITERING OR IDLING ON THE STREETS AFTER A CERTAIN HOUR.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

That all minors under the age of sixteen pears who shall be found loitering or idling on the streets, alleys or any other public place within the corporate limits of the City of Rolla, after the hour of nine o'clock at night, shall be arrested by the Marshal or Night Policeman, and committed to the City Calaboose until the hour of seven o'clock in the morning.

Sec. 2 That the Marshal shall ring the fire bell every night at the hour of nine o'clock.

sec. 3 That the Marshal and the Night Policeman shall be and are hereby charged with the duty of enforcing this ordinance.

Approved: march 11-1900

Charles J. Strobnes.

Attest: W. D. Jones, City Clerk.

### ORDINANCE NO. 68.

AN ORDINANCE RELATING TO PUBLICATION OF FINANCIAL STATEMENT.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section It is hereby ordered that a financial statement of the Collector and Treasurer, or other officers charged with the collection of city funds, shall be made by the City Clerk semiannually, ending December 31st and June 30th, and shall publish in a newspaper published in the City of Rolla a statement of receipts and expenditures of every discription for the last fiscal year, including all moneys that have passed through the hands of the Collector and Treasurer for any purpose whatever, together with the different sources of city revenue, the amount received under each, the several appropriations made by the City Council, the object of such appropriations, and the sum expended under each. Also a statement of all money borrowed upon the credit of the City, if any, whether by temporary loans or otherwise, the terms of such loans, by what authority made, how applied, how much of the same or other such indebtedness remains unpaid, together with the Collector's estimates for the next fiscal year, and such other special information as will give the people of said City a concise and plain statement of the condition of its financial affairs.

Approved: march - 11 - 1908 Charles J. Shobach

Attest: W. Jones, City Clerk.

ORDINANCE NO. 70.

AN ORDINANCE RELATING TO VAGRANTS.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Every person who may be found in the town of Rolla without any visible means of support, or who shall live idly or without any lawful employment, or who shall be found loitering on sidewalks, rambling or wandering in or about the premises of another without the consent of such owner, or in or about groceries, tippling-houses, beer-houses, dramshops, outhouses, or upon any wacant lot, and every able-bodied person who shall be found begging in said town, shall be deemed a vagrant. It shall be lawful for the City Marshal, and he is hereby authorized, empowered and required to arrest in a summary manner all such persons, and, upon conviction thereof, shall be fined not less than one nor more than twenty-five dollars.

Approved: March 11- 1908

Larles J. Shrobach

Edwin Long, Mayor.

Attest: W.D. Jones, City Clerk.

# ORDINANCE NO. 268.

AN ORDINANCE IN RELATION TO THE "TORAGE AND HANDLING OF HAY OR STRAW, IN BULK OR IN BALES.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section / That no store or shop keeper shall keep at any time, in any house, shop, store, cellar or warehouse, or other place within the fire limits of the City, more than twenty-five bales of hay or straw, and no hay or straw that is in bulk whatever.

Every person violating this ordinance shall forfeit and pay for each offense not more than fifty dollars.

Approved: march 11- 1908

Edwin Long, Mayor Smobach.

Attest: W. Jones, City Clerk.

ORDINANCE NO. 55.

AN ORDINANCE PROVIDING FOR THE PUBLICATION OF THE ORDINANCES OF THE CITY OF ROLLA.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

ized to have printed the hundred copies of the Ordinances of the as the descion acts of incomercial in

Compiled + collated indexed + sale be the city ordinance + electiontain all the Ordinances of the City of Rolla remaining in force day of (M), 1908, on or after the As soon as any form of said Ordinances shall have been put in type, a proofsheet thereof shall be furnished the Mayor and the City Clerk, who shall carefully examine the same and make all corrections therein; and such proof sheets of such ordinances shall be compared with the original bills, and when such comparisons and such corrections are fully made on said Ordinances printed, the Board of Aldermen and the City Clerk shall certify that the same have been examined and compared with such original ordinances, and that the same are correct + adopted andatrue copies thereof, as passed by the Board of Aldermen of the City of Rolla, and remaining in the office of the City Clerk.

Approved march 1908

les, Shotal

Attest: Murice City Clerk.

-142

ORDINANCE NO. 70.

AN ORDINANCE TO LEVY A TAX AND A POLL TAX FOR THE YEAR 1907.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

municipal purposes for the year 1907, a tax of fifty cents (50%), and a tax of twenty-two and a half cents (22 1/2 %) to pay the interest on bonds and coupons, and to create a sinking fund as required by Ordinance No. 96, of May 2nd, 1898, and Ordinance No. 47, 1902, on each and every one hundred dollars valuation of all property within the corporate limits of the City of Rolla made taxable by law. Also there be and there is hereby levied a poll ter for the year of 1907 of two and a half days labor on the streets of Rolla, or in lieu thereof the sum of two dollars (\$2.00, at the option of the taxpayer, upon each and every able bodied male person between the ages of twenty- one and fifty years, who has resided within the corporate limits of the City of Rolla for thirty days next preceding this levy.

Approved May 6, 1907.

Charles Formatal. Chas. T. Strobach, Mayor.

Attest: W. J. Pierce, City Clerk.

CITY OFFICERS The City of Rolla, Mayor, C. T. STROBACH. Clerk, W. J. PIERCE, Treasurer, HENRY WOOD. 86 Collector, E. WEBER. OFFICE OF CITY COLLECTOR. ALDERMEN.
First Ward.
M. F. FAULKNER.
B. H. RUCKER. Second Ward.
B. F. CULBERTSON.
W. D. JONES.
Third Ward.
JOHN STIMSON. ROLLA, Mo., an ordinance relating to the use of doilet Papen Be it ordanies by the Board of accernace of the lily of Russa as fallows; Section ! That no paper atten their Could paper shall burposes, louted or closet conceled with any public sewer of the city of Rown. any person violating the provisions of this ordinance shall be deemed quilly of an office against the City and upon councion stall by purished by a fine of not less than fine nor more how for doceans lively fin doctans. artest Musica City Clente. approveds march 11 1908 Chas. J. Shotal mayor.

164

BOARD OF ALDERMEN.

FIRST WARD. M. F. FAULKNER. B. H RUCKER

SECOND WARD. B. F. CULBERTSON. L. HEIMBERGER.

THIRD WARD J. J. CRITES. JOHN STIMSON The City of Rolla.

OFFICE OF CITY COLLECTOR.

CITY OFFICERS.

CHAS. T STROBACH, MAYOR.

W. J. PIERCE, CLERK.

W. E. WEBER, COLLECTOR. HENRY WOOD, TREASURER.

ROLLA, MO ..\_

190

ORDINANCE NO. 56.

A BILL FOR AN ORDINANCE TO LEVY A TAX AND A POLL

TAX FOR THE YEAR 1908.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section #45. / That there be and there is hereby levied for municipal purposes for the year 1908 a tax of fifty cents (50c), and a tax of twenty-two and a half cents (22-1/2c) to pay the interest on bonds and coupons. and to create a sinking fund as required by Ordinance No.96, of May 2d, 1898, and Ordinance No. 47, 1902, and a tax of fifty-seven cents (57c), on Water Works bonds and a tax of sixteen cents (16c), on Sewer bonds compone to pay the interest on bonds and coupons and to create a sinking fund as required by Ordinance No.63+66 of MAR-11- 1907. On each and every one hundred dollars valuation of all property within the corporate limits of the City of Rolla made taxable by law. Also there be and there is hereby levied a poll tax for the year 1908 of two and a half days! labor on the streets of Rolls, or in liet thereof the sum of two dollars (\$2.00), at the option of the taxpayer, upon each and every able-bodied male person between the ages of twenty-one and fifty years, who has resided within the corporate limits of the City of Rolla for thirty days next preceding this levy.

Approved May 4th, 1908.

Attest: 9- 8 im

Chas, J. Stroback

ORDINANCE NO. # 7 An Ordinance Relating to Charges for Electric

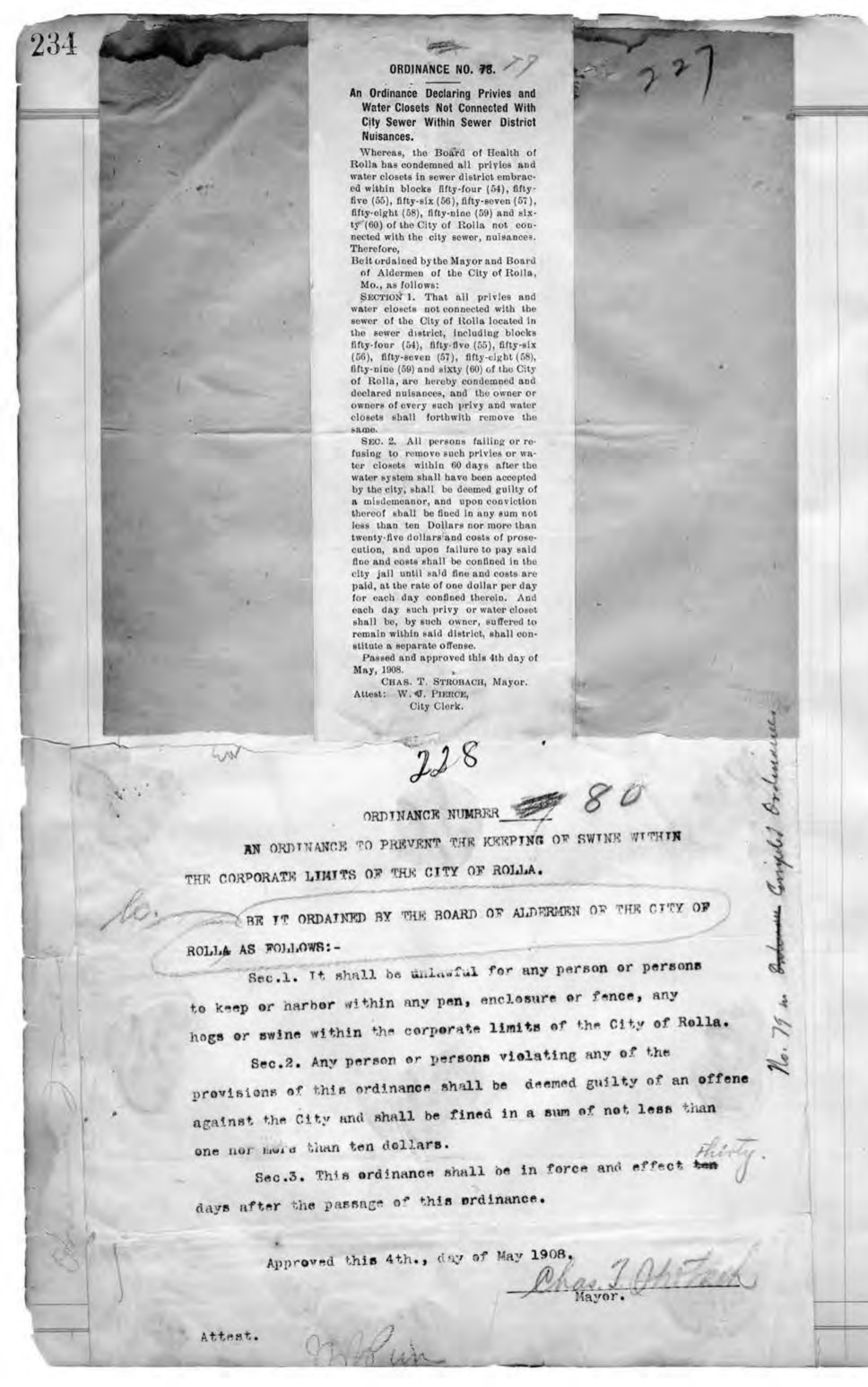
Lights. Be it ordained by the Board of Alder-men of the City of Rolla, Missouri,

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

SEC. I. All electric lights on meters will be charged for at the rate at 10 cents per kilowatt. Flat rate service to midnight will be charged for at the rate of 55c each for the first three 16 caudle power lights. No service furnished on flat rate for more than three 16 candle power lights, Parties cutting out lights during the summer will be charged lifty per cent additional on regular rates when they are re-connected. The minimum charge will be \$1.00 per month for electric meter service, with an additional charge of 25 cents per month for meter rental. All parties refusing to pay their bills when due will be cut off from service and not reconnected until all arrearages have been paid and an additional charge of \$1.00 for cutting in.

Approved May 4th, 1908.

Attest: Ohas, T. Strobach, W. J. Pierce, Mayor.



ORDINANCE, NO 8 8/ 22/

Ordinance For Sidewalks .

Be it Ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

That upon inspection, sidewalks are found to be necessary upon and along the following lots and blocks in the City of Rolla, Mo. Sidewalks are here-by ordered to be constructed. To be at least four feet six inches wide and the full length of the Lots described fronting on said streets. To be of concrete composition pavement, with either fifteen in. of gravel or sod on each side, and to be well built and secure.

This order is directed to be certified by the City Clerk to the Street Commissioner, for service and publication according to law and and the Ordinances of this City, upon the following oweners, occupiers or agents of said Lots or Blocks.

Mr. L. C. Smith, - West side of Maine Street, along lots, 1 - 2-3 - 4 - Block 37, Bishop Addition. Amd along North side of 7th Street Lot 4, Block 37, Bishop Addition.

Mr. H. Roach, - East side of R. Street along lots 9 - 10.
Block 81, Bishop Second Addition.

Mrs. M. A. Shaw, or Rolla Hotel Co. - East side of Rolla Street Lot 4. Block 54 County Addition, and South side of 9th Street lots 1-3 2 - 3 - 4, Block 54, County Addition.

Mr. E. W. Walker, - South side of 9th Street along lot 1, Block 35, Bishops Addition.

Mr. J.P. Howard, - South side of 9th Street along Lot 2, Block 35, Bishop Addition.

Mr. Burt Shinneman, - North side of 12th Street, Block 91, Bishop Third Addition.

Mr Jor ars. Livsay, - North side of 7th Street along South half of Block 7, Rolla Mill Addition.

Mr E.Gardener, - West side of Center Street along lots 3 - 4, Block 16, Rolla Proper.

Mr. Thos. G. Scott, - North side of 6th Street along South Half of Lot 8, Block 64, County Addition.

J.M. Diehl, - West side of State Street along Lots-1-4-5-8, Block 76.

Få Long or Long Estate, - East side of Pine Street Lot 4, Block 55, County, A

Let Coffman, - North side of Third Street and West side of Walnut Street

Lot 151, Block 6, James Addition.

Ernest Coffman, - West side of Walnut Street Lot 151 Block 6, James Addition Chas. H. Ehrler, - West side of Walnut Street Lot 149-150 Block 6 James Add. St. Louis& SanFrancisco R.R.Co. - East side of Oak Street along Block 97 Bishop Third Addition.

Mrs.Phoebe Strawhorn, - East side of Oak Street along Block 97, Bishop Third Eugene Koch, - East side of Oak Street along Block 97, Bishop Third Add.

Mrs.Herman Fetter, - West side of Elm Street Lots 10-11-12, Block 11, James, Add

Mrs.Jno.Aaron, - West side of Center Street along Lot 2, Block 5, Rolla Proper Jack Simpson, - Along South side of Second Street Lot 13, Block 20

James, Addition.

Mrs. Fanny Powell, - North side of 6th, Street Lots 15 - 16 - 17 -18

and 19, Block 3, Mc.Entee and Addition.

Clarence Stuart. - East side of Rolls Street Lots 4 - 5- 6- one half

of 7, Block 88, Bishop Addition.

Dr. S. L. Baysinger, - East side of Rolls Street, Lot 4, Block 53, County Addition.

Mr. T. E. Dyer, - East side of Ceder Street, Lots 137 - 138, Block 6, James Addition.

Tr. Vandy Grasgson, - South side of 2nd Street along lotal, Block 17, Rolla Proper.

Dr. J. L. Short, - East side of Rolla Street along Block 58, Co. Addi.
Wm. Peasold, - East side of Pine Street Lot 2, Block 11, Rolla Proper.

Q. P. Roach, - South side of 3rd Street , Lot 1, Block 11. Rolla Proper

H. H. Hohenschield, - South side of 8th Street, Block 8, Rolla Mill Add.

Mr. Jos. Campbell Sr.- South side of 8th Street Block 8, Rolla, Mill Add

A. A. Smith, - West side of Olive Lot 5, Block 68, County Addition.

A. Kreuger, - South side of 12th Street, along Lots 11 to 20 enclusive Block 103, Holloway Addition.

Robert Black,- South side of 11th Street along Lot 20, Block 88, Bishop Addition.

St. Louis & San Francisco Railrand Co. - South side 8th Street along Frisco right . F. way.

Wilber Flint. - North side of 6th, street along lot 20 block 19 Mc. Fntee addition.

H. Cleino, - West side of Oak Street along lots 16 to 20 Block 92 Robert Shaver, - West side of Oak Street Block 92 Bishops Addition P. F. Michel , - West side of Oak Street Block 92 Bishops Addition

Approved this 4th day of May.

Attest. M. Comme

Chas. I Stroback.

R

A BILL FOR AN ORDINANCE RELATING TO A DEPOSITORY OF THE SINKING FUND.

Be it ordained by the board of aldernes of the city of Rolla, as follows:

Sec. / Sealed propositions shall be received from the several banks in the city of Rolla, for the deposit of the sinking fund of said city, for a period of five years and the rate of interest per annum on all such funds on said account shall be computted on daily balances and shall be credited to the account of the city, quarterly. Sec. Z The Board of Aldermen shall exercise their discretion in scheeting the best proposition and shall have authority to reject any and all propositions submitted. The bank so selected by the Board of Aldermen shall be designated "The city depository of the sinking fund, and such bank shall enter into a contract with the city in conformity with the proposition so submitted by them and accepted by the city, and shall give bond to the city with good and sufficient security conditioned upon the faithful performance of

their said contract.

Lower June 1- 1998 Chas J. Strobach

attest;

W Rein City Clerk

Read 1st. time May 22, 1908 Passed June 1, 1908

AN ORDINANCE PRINIBITING THE PLAYING OF BALL UPON THE STREETS OF ROLLA, MO.

Be it ordained by the Board of Aldermen of the City of Rolla as follows.

That any person or persons found playing or tossing a ball upon the streets of Rolls, between 6th and 9th streets and Rolls and Elmn streets shall be fined not less than one or more than five dollars for each offense.

Approved June 1, 1908.

Clas. J. Stroback

wayor.

ORDINANCE NO.

AN ORDINANCE RELATING TO VIOLATION OF ORDINANCES.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section All persons violating any of the provisions of the foregoing Ordinances heretofore passed by the Board of Aldermen of the City of Rolla, and not repealed, and of any ordinances that may hereafter be passed by said Board, the penalty of which violation has not been or may not be specially provided by such Ordinances, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be fined not less than one nor more than one hundred dollars, and in all cases the person convicted shall pay the cost of prosecution.

Edwin Long, Mayor.

Approved: march 11-1908 Charles J. A. Bavin Long
Attest: W.J. Jones, City Clerk.

STATE OF MISSOURI, ) COUNTY OF PHELPS, CITY OF ROLLA,

c I.H. O. Brand, Clerk of the City of Rolla, hereby certify that I J. W. J. Pear have carefully collated the Ordinances now in force, passed by the Board of Aldermen of the City as contained in the foregoing pages, and compared them with the original rolls of said Ordinances now on file in this office, and have corrected the same thereby.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and SEAL. affixed the Seal of the City of Rolla. Done at office in the City of Rolla, Missouri, on the 26th-day of June,

after third reading on the 11th day of the day of the day of the day of the 11th day of march 1908.

An Ordinance relating to the burning, sweeping or depositing trash, baxes, wood and paper on the business streets with in the fire district of the City of Rolla.

Be it Ordained by the Board of Aldermen of the City of Rolla as follows.

That it is here by declared unlawfull for any person, firm, or corporation to burn on any business street of the City of Rolla any trash wooden boxes wood or paper or to sweep or put the same on the front streets.

In person so offending shall upon conviction be fined not to excede five dellars.

This Ordinance shall be in force and effect from and after its passage.

Moure

Clerk

Approved Sept.11,1908.

Las. J. Strobuck

ORDINANCE NO. 77

A BILL FOR AN ORDINANCE RELATING TO THE HERDING, STAKING OUT AND GRAZING OF STOCK AND ANIMALS UPON THE STREETS AND COMMONS OF THE CITY.

Be it ordained by the Board of Aldermen of the city of Rolla, as follows:

Sec. 2. Nothing in this ordinance shall be so construed as to effect the provisions of the ordinance now in force in this city relating to stock law.

Approved:

Sept 11/08

Chas I Stroback

Attest:

Clerk.

Ordinance No. 89

A Bill for An Ordinance regulating charges for water for drinking purpoes to the Public School of Rolla,

Be it Ordained by the Board of Aldermen of the City of Rolla as follows Sec.1 - That there is hereby made a charge of 5c per annum for each child for the use of water from the City Water System for the School year. The number of children to be charged for to be determined by the school enumeration for the current year, of Rolla school district.

Approved Sept.11,1908.

Attest

Chas. J. Strobach.

ordiname no 91 Ordinance Relating To The Licensing Of Meat Wagons within The Corporate Limits Of The City Of Rolla.

t ordained); the Board of Aldermen of the City of Rolla as Follows: atta license on a meat wagon operated by any person or persons or agent loing about from place to place in this City for the purpose of hogs and sheep in less quantities than selling meat of cattle, one-quarter thereof shall pay the sum of twenty dollars per annum.

All ordinances or parts of ordinances conflicting with this ordinance are truly repealed.

This ordinance to be effective on and after its pasage .

Approved Oct. 10 - 08. [Stroback

Attest. M Puin

city Clerk

Rolla, Mo.

ORDINANCENO. 90

A Bill For An Ordinance Relating To The Construction Of Side Walks.

Be it ordained by the Board of Aldermen of the City of Rolla as follows The Street Commissioner is hereby ordered to build or have built according to the City Ordinance governing the construction of sidewalks the following sidewalks that have not been built as per orders given ordering the construction of these sidewalks.

Mrs. J. P. Dean, North side of 3rd street lot 7 block 9 and West side of Pine Street block 9 Rolla Proper.

Joe Campbell , North side of 8th street block 6 Rolla Mill Addition. Heirs of Mary Jane Walker- West side of Walnut lots 1-4-5 block 70 . and the North side of 5th street also lot 5 block 70, County Addition. Wm. Salt@- West side of main street lot 5-8 block 14.

Lilly Jones - North side of Springfield road lot 1 block 49 Bishop Add.

addut ber 10/08

the T. Striber

flave there two published in

Broger

AN ORDINANCE REPEALING A PART OF ORDINANCE NO. 32 ENTITLED,
"AN ORDINANCE RELATING TO LICENSES OTHER THAN DRAMSHOP"

AND ENACTING A NEW SECTION IN LIEU THEREOF.

and Salar

Be it ordained by the Board of Aldermen of the City of Rolla that the eighth subdivision of section 18 of ordinance No. 32 of the Revised Ordinances of the City of Rolla, Missouri, year 1908, be repealed and in lieu theirof a new section be enacted which shall read as follows:

Upon a dicense on a butcher shop the sum of twenty dollars per a hum. And no license shall be issued for a period of less than one that This Ordinance shall be inforcedand effect from and after January first 1909.

Approved Nov. 6th, 1908.

Chas. J. Strobach

Mayor.

Attest.

City Clerk.

\*

## ORDINANCE NO. 94

AN ORDINANCE TO IMPOSE A LICENSE TAX ON BILL POSTERS.

Be it ordained by the Board of Aldermen of the City
of Rolla, Missouri as follows:

Hereafter no person shall engage in the business of Bill Posters, Card Distributing, Card Tacking or advertising any business for non-residents by carrying and distributing cards, letters, dogers, or bills or by posting or samples of tacking them up, except persons advertising sales under execution, and the like, without taking out a license as a Bill Poster. Such licenses shall be in the sum of ten dollars per annum and shall not be issed for less than the term of one year. Nothing in this ordinance shall be construed to prevent a resident of this City from advertising his, her, or their business by distributing of posting up cards, letters, or bills.

Approved Nov. 6th, 1908.

Chas. J. Phobach

Mayor,

Muri

north sixteen degrees forty-five minutes three seconds west 930.4 feet, thence north eighty-four degrees eighteen minutes three seconds west 4532 feet, thence north five degrees sixteen minutes seventeen seconds west 2757.5 feet, thence north eighty-four degrees east 1995 feet to the point of beginning. All of such new territory included within the above described limits being adjacent to the old or present limits of said City.

Section 2. That notice of the submission of said proposition be given by publication of this ordinance, four consecutive insertions in a weekly newspaper published in said City.

Section 3. That those voting at said election who are in favor of said proposed extension shall have written or printed on their ballots the words, "To extend boundary line, Yes."; and those who are opposed to said extension shall have written or printed on their ballots the words, "To extend boundary line, No."

Section 4. This ordinance to take from and after its passage and the City limits shall be extended and established as described and provided for in the first section of this ordinance, when a majority of the legal voters of this City voting at the general election herein provided for, vote in favor of the extension of said City limits.

Passed this fourth day of January 1909.
Approved this fourth day of January 1909.

Attest,

Mank.

## ORDINANCE NO. 95.

AN ORDINANCE ENTITLED, AN ORDINANCE FOR THE EXTENSION OF THE CITY LIMITS OF THE CITY OF ROLLA, MISSOURI.

Be it Ordained by the Board of Aldermen of the City of Rolla, Philips County. Missouri, as follows:

Section 1. That at the regular City Election to be held on the 6th day of April, 1909, there be submitted to the qualified voters of the City, a proposition to extend the corporate limits of said City and fix the same as follows:

Beginning at the Northwest corner of the North East quarter of the North West quarter of Section Eleven (11), Township north of Thirty-seven (37), Range Eight (8), West of the Fifth Principal Meridian, running thence north five degrees seven minutes west 2657.9 feet, thence north eighty-four degrees ten minutes sixteen seconds east 5274.6 feet, thence south five degrees seventeen minutes four seconds east 3970.5 feet, thence north eighty-six degrees thirty minutes fifty-six seconds east 609.3 feet, thence south four degrees twelve minutes thirty-six seconds east 662.5 feet, thence north eighty-two degrees twenty-seven minutes twenty-four seconds east 1141.8 feet, thence south seven degrees two minutes eight seconds east 720.4 feet, thruce north eighty-five degrees twelve minutes fifty-two seconds east 319.2 feet, thence south two degrees fifty-four minutes thirty seconds west 1056.6 fest, thence north eighty-five degrees twelve minutes fifty-two seconds east 652.3 feet, thence south four degrees fifty-seven minutes eighteen seconds east 261.9 feet, thence south thirty-five degrees fifty-nine minutes eighteen seconds east 2037.8 feet, thence south fifty degrees thirty-three minutes fifty-four seconds west 296.5 feet, thence north fifty-four degrees twenty-one minutes fifteen seconds west 1343.9 feet, thence south eighty-four degrees thirtyfour minutes forty-five seconds west 5092.5 feet, thence north eight degrees four minutes three seconds west 325.5 feet, thence

## ORDINANCE NO. 94.96

AN ORDINANCE AMENDING ORDINANCE NO. 75.

Be it ordained by the Board of Aldermen of the City of Rolla as follows:

That Section 70 of Ordinance No. 75 of the revised ordinances of the City of Rolla be amended by striking out line 44 on page 113 of said ordinence in said section 70, and by inserting in lieu of said line so stricken out the following; "Sprinkling lawns three hours per day; 3/16 inch orifice in connection with other water supply of residence to be \$4.00 per year".

Approved Jan.4th.1909.

E . Z

Attest Whim Chas. J. Shotack

Mayor.

ORDINANCE NO. 30.97

An Ordinance Relating to Hydrants used for Sprinkling Lawns.

Be it ordained by the Board of Aldermen of the City of Rolla follows:

That hydrants for sprinkling lawns three hours per day 3/16" orifice where no other water is used for household purposes shall be twelve dollars (\$12.00) per year. Payable annually.

Approved Jan.4th.1909.

Attest,

City Clerk,

Chas. J. Strobaci

Mayor.

A Bill For An Ordinance Repealing Section 27 Of Ordinance
No.75 Of The Ordinance Of The City Of Rolla Mo. And
. Inserting A New Section In Lieu Thereof To-be
Numbered Sec.27 To Read As Follows.

No rebates from rates will be allowed for partial use of cisterns, wells, etc. Nor for using fixtures supplied from such source. Parties using City sewerage and fixtures of any kind, and only using part or no City water, will be charged the same rate for use of sewer as the amount would be for fixtures and rooms provided city water was used.

Chas. J. Shotach

Attest.

City Clerk.

a Bull for.

#### ORDINANCE NO 101

An Ordinance to amend ordinance No.3V providing for the manuferation improvement of street allows and other high ways or parts thereof within the City of Rolla Missouri. Be it Ordained by the Board of Aldermen as the City of Rolla as follows: That a new section to be numbered section 24Abe added to read as follows:

(24A)

Brick paving work done in what manner.

The brick paving of any street are or alley shall not be commensed untill the road bed shall become thoroughly or rolled so as to have a compact and uniform surface upon the sub grade prepaired as describe there must be Portland Cemt concrete, composed of Portland cement, clean sharp sand and broken stone or clean garvel to an average thickness of five inches. The cement shall be of the best quality and shall mannarm and be mixed in the proportion of one part cement by weight, and three parts of standard sand, it shall have a tensile steength after exposure of one day in air and six days in water of at least five hundred pounds to the square inch. The concrete shall be composed of one volum of cement three volumes of sand and seven volum of clean broken stone orgravel. Upon the foundation shall be laid a bed of coarse, screened sharp sand of one inch thickness when compacted. Upon this base of sand is to be laid a pavement of the best quality of vitrified paving bricks or brick blocks.

Approved this 27th day of Feb. 1909.

Attest, M. City Clerk.

Mayor.

Chas. J. Stro.

An Ordinance defining plans and specifications for first class brick paving.

Be it ordained by the Board of Alderson of the City of Rolla, No. as follows:

#### SUB-GRADE

That portion of the roadway indicated by the resolution to be paved shall be excavated from the present surface thereof to a sub-grade, which, when properly prepared shall be ten(10) inches below and parall el with the surface of the completed pavement; said complete surface shall conform to the general cross section of the streets as indicated upon the plans, except at such points where the exists a difference in the level between the opposite curbs or where proper drainage may require it, then the surface of the pavement may be lowered or raised with in a range of six (6) inches as the Engineer may direct.

The sub-grade shall be thoroughly rolled with roller weighing not less than five (5) tons or tamped with tamper weighing not less than 100 #, should such rolling or tamping develop any soft or spongy ground the same shall be removed and such excavations and such depressions as may appear shall be refilled with a material acceptable to the City Engineer, and the entire sub-grade be brought to an even and compact surface by rolling or ramming.

of the material excavated the contractor shall remove and dispose of all at his own expense, excepting such macadam, or rock, or gravel, or dirtas the Engineer may direct to be turned over to the Street Commissioner, for use elsewhere, such material to be deposited by the contractor at the place designated by the Engineer, provided sand place is within two thousand (2000) feet of the excavation. For each cubic yard of material hauled in excess of the above distance an allowance of one (1) cent per cubic yard per hundred feet of excess shall be made.

The contractor must allow proper opportunity to the City or proper tyowners for repairing or relaying pipes, or conduits of all kinds, and he will be held responsible for all damage done to them during the execution of his work.

#### FOUNDATION.

Upon the sub-grade prepared as above described Portland cement concrete, composed of Portland cement, clean, sharp sand, and broken stone, or clean gravel, will be laid to an average thickness of five (5) inches. The cement shall be of the best quality of American manufacture and shall be submitted to the City Engineer for inspection at least ten (10) days before it is used. It shall conform to the following tests, and shall set in not less than one (1) hour. When mixed in the proportions of (1) part cement by weight and three (3) parts of standard sand it shall have a tensile strength after exposure of one (1) day in air and six(6) days in water of at least 500 pounds to the square inch; at least ninety-eight(98) per cent of the cement by weight, shall pass through No.50 sieve, with 2500 meshes to the square inch, and eighty-six(86) per cent shall pass through No.100 seive or 10,000 meshes to the square inch. The cement shall have a tensile strength of at least of at least 175 pounds to the square inch in twenty-four (24) hours, and 350 pounds to the square inch when mixed nest and exposed one(1) day in the air and six (6) days in the water. A cement that cracks of checks when made in thin cames or that begins to set in less than thirty minutes will not be accepted. All cement must be delivered on the work/in orginal packages, bearing name, brand or stamp of the manufacturer.

The smad shall be clean, sharp river sand, free from loam adherent to the sand grains, and shall be screened when deemed necessary by the

City Engineer.

The broken stone shall consist of clean hard limestone, or gravel, crushed to such a size that will pass a screen having perforations two and one-half (2-1/2) inches in diameters and retained by a screen having perforations one half (1/2) inch in diameter.

The concrete shall be composed of one(1) volume of cement, 3 volum

es of sand and 7 volumes of clean, broken stone or gravel.

The foundation shall be constructed as above specified interpt when so specified in the resolution declaring such improvements necessary and under the same is constructed, the foundation shall be constructed of Portland cement and chats in the proportion of one columes of chats free from foreign matter.

Of cement to 6 volumes

The concrete shall be prepared in suitable boxes and shall be formed by first thourghly mixing the proper proportion of cement and sand to gether dry, to which only sufficient amount of claen water shall be added to produce a mortar of proper consistency when thourghly worked, to this mortar the proper proportion of wetstone shall be added and mortar and stone quickly and thourghly mixed until each stone is completely covered with mortar. The concrete shall be promptly deposited in place and rammed until mortar flushes to the surface, which surface shall conform to a plane parallel with and five (5) inches below the finished surface of the pavement. The concrete shall be properly protected, untill, in the opinion of the City Engineer, it is sufficiently set, and not untill such time a pavement be laid thereon. Concrete shall not be laid when the temperature is such as in the opinion of the City Engineer, will injure the quality of the concrete.

The concrete shall extent close up to all openings, projections, of irregularities and be finished about the same in a neat and work-manlike manner.

If a machine is used for mixing the concrete the above operation may be varied as may be required. No concrete shall be used that has

been mixed more than one-half hour.

Between the curb lines of an intersecting street of alley, the concrete and apvement shall be finished against a white cak plank three (3) inches thich and 10 inches deep, and of such lengths as the Engage r may designate. The upper edge of the plank to be neatly adzedcoff to conform to the finished surface of the pavement. Where the work adjoin any pavement already laid the Engineer may require the contractor to remove and relay a sufficient amount of the old pavement to form a satisfactory connection of the two pavements.

Upon the foundation shall be laid a bed of course screened sharp sand of one(1) inch thickness when compacted. Upon the base of sand is to be laid a pavement of the best quality of vitirfied paving bricks

or brick blocks.

The paving must be of the best quality brick or brick blocks, of uniform dimensions and true in form especially made for street paving purposes. The vitrified brick shall be not less in size than 2-3/8 inches by 3-2/4 inches by 8 eight inches, with rounded edges with a radius of three-eights of an inch, and the vitrified brick blocks shall not be less than 3-1/2 inches thick by 4 inches deep and 8 inches long, but only one size and make shall be used on the street in the improvement of the district being paved.

The brick or brick blocks shall be free from lime and other impurities, and shall be as nearly uniform in every respect as possible and shall be burned so as to secure the maximum hardiness. So annealed as to reach the ultimate degree of the toughness and thoroughly vitri-

fied so as to make a homogeneous mass.

The brick and brick blocks shall be free from all laminations caused by the process of manufature and free from fire cracks or check of more than superficial character or extent. All brick so distorted in burning or with such prominent kiln marks as to produce an uneven pavement, shall be rejected.

To secure uniformity in vittified paving bricks and paving brick blocks delivered for use, the following tests as recommended by the

National Brick Manufacturers' association shall be made:

Specimen vitrified paving brick and vitrified paving blocks shall be placed in a machine known as a rattler 20 inches long, 28 inches in diameter, making 30 revolutions per minute. if deemed necessary by the City Engineer. Nine to twelve bricks shall constitute a charge for a single test. In addition 300 pounds of cast iron foundry shot shall be placed in the rattler. These shot will be of two sizes, viz: One and one-half inch cubes and oblong pieces 2-1/2 inches square section and 4-1/2 inches long. The number of revolutions for fistandard test shall be 1800 and if the loss of weight by abrasion or impact during such test shall exceed 20 per cent of the original weight of the brick tested, of 18 per cent of the original weight of the brick blocks, then the brick blocks shall be rejected. All pieces one pound in weight, of less shall be counted as loss. An efficient test shall be the average of two of the above tests. The City Engineer may at any time during the progress of the street work take any number of brick or brick blocks for testing purposes, and should they not meet the requirements, other satisfactory brick or brick blocks shall be substituted at once.

The brick or blocks shall not absorb, when whole or in fragments, more than two ond one-half per cent of their weight of water, which

immersed in water forty-eight hours.

They must be set vertically on edge in close wontact with each other, in straight rows across the street, except at street intersections, which shall be paved at an angle of forty-five (45) degrees to the line of intersecting streets, so as in no case to be parallel to the line of travel, and those in adjoining rows set so as to regularly break joints.

No bats or broken bricks or blocks, can be used except at curbs where half paving brick or blocks must be used to break joints. The brick or brick blocks having been set for distance of sixty (60) feet, the first fifty (50) feet must be lightly rammed, after which the joints must be grouted as indicated on plans, or where not required to be grouted, a covering of clean sand sufficient to fill the interstices, must be spread over the surface and broomed in, after which the whole must be rammed with a rammer weighing not less than fifty (50) pounds.

For the parpage of final inspection the contractor, when directed by the Engineer, shall clean and thoroughly ater each section put down before putting on the final layer of sand, grout or filler in order, to assist in detecting soft or unburned bricks that may have passed previous inspection, and the contractor must immediately replace with good brick such as the engineer may designate. The pavement must be surfaced by using a long straight edge and by a thorough rolling of

good brick such as the engineer may designate. The pavement must be surfaced by using a long straight edge and by a thorough rolling of the pavement with a roller weighing not less than 150 pounds, nor more than 250 pounds per lineal inch, or tamped with a tamper weighing not less than 100 pounds, and when completed to conform to the true grade and cross section of the readway.

when laid along street railway tracks the special construction shown on plans must be followed.

#### FILLING THE JOINTS.

Where sand filler is specified by the resolution deeming such improvements necessary and under which same is made , clean, coarse grained sand must be thoroughly broomed in between all of the bricks on the street paved for a space of eighteen (18) inches wide on either side of the street and next to the curb. This eighteen inches must be grouted with grout filler composed of equal part by measure of clean sharp sand and Portland cement, with enough water added to priduce a liquid mixture of the consistenty of rich cream. This grout is floated upon the pavement and swept into the crevices between the bricks with brooms by skilled men untill the joints are completly filled. The Portland cemtant used must be of the best American manufacture and such as will pass the requirement of Portland cement as specified here tofore. When the filler in the state of the second filler in the second here tofore. When sand filler is specified in the resolution deeming such improveing necessary, and under which same is made, in paving alleys, the joints between the bricks must be completly filled with sand as above specified and the grouting on either edge is to be ommited. Where Portland cement grout is specified by the resolution deeming such improvement necessary and under which same is made, equal parts by measure of sand and cement shall be thoroughly mixed dry in a suitable box of demensions specified by the City Engineer. enough water to produce a liquid mixture of the consistency of rich cream shall then be added and the diquid shall then be constantly stired with hoes untill the entire batch has been spread upon the pavement. The liquid thus prepared shall be applied in two course the second course being a trifle thicker than the first. As fast as the grout is floated upon the pavement, it shall be well broomed into the joints by sufficient number of skilled men. The second course shall follow immediately upon the first. After an area, as determined by the City Engineer, shall have been grouted in this manner, the sweeper shall be turned back, accompanied by a man with a large sprinkling can, having the nose punctured with very small holes.
He shall sprinkle the pavement just a little ahead of the sweeper,
who will then fill up all the low places in the joints. When finished every joint must be entirely filled with grout except that adjoining the curb stone on each side of the street, a joint across the street running from curb line to curb line, which shall be at intervals of 50 feet. These joints shall be at least one-half inch in width, shall be filled with an asphalt filler to provide for the changes due to the expansion and contraction of the pavement. The filler for expansion joints shall be genuine as asphalt filler the same as specified here in under the head of asphalt filler. It shall femain ductile at all temperatures. It shall firmly adhere to the brick and yet he plyable . thus providing for expansion and contraction. The filler shall be heated to a temperature of 350 degrees Fahrenheit, or untill it will run from a dipper without stringing. It shall then be poured into the spaces left for expansion joints and untill the filler is flushed with the top of the bricks. If necessary these joints shall be gone over a second time. Where allies are to paved and grouted, the groutin is to be done, as above specified, but not expansion joints are to be provieded. The pavement shall not be open for public travel for at peast five days after grouting, or untill the grout has completely set.

#### ASPHALT FILLER.

When the resolution deeming such improvement necessary and under which same is made, specifies asphalt filler to be used, it shall be as follows. After the bricks have been satisfactorly rolled and inspected the joints between the bricks shall be filled withand asphaltic cement the combined constitutents of which to contain not less than nine-five per cent pure asphaltic bitumen as determined by its solubility in carbon bisulphide at seventy-eight degrees fahr, and composed of refined asphalt and heavy petroleum oil. The 4sphalt shall be anatural vitumem liquid or solid which upon the application of heat, is adhesive vicious and elastic, and refined untill the product is homogeneous and free from water not less than fifty-fout per cent of the pure bituminous matter of the refined asphalt shall be soulable in eighty-eightydegrees Pennsylvania Naptha at seventy-eigth degrees Fhar.

The heavy Petrolem Oil shall be a Petroleum residuem from which the lighter oil has been removed by distillation, untill it has a specific gravity of not less than 0.95 and have the following properties.

Flushed test not less than 325 degrees Fathr, as taken in the New York State closed oil tester. (2) not more than seven per cent of the matter vilatile at 350 Farh , in seven hours. (3) It shall be free from coke and coal tar or other adulterations.

The asphaltic cement shall be prepared by flushing the refined asphalt with heavy petroleum oil, at a temperature between 250 degrees and 350 degrees Fahr., or untill it runs from a dipper without string ing in such proportions as to produce a cement of such consitancy that, when placed in the pavement, shall be stable compound, adhesive elastic, and an absolute water proving at all air temperatures.

If the Engineer desires he shall have anylisis made of the asphal

tic filler, such anyalsis at the expense of the contractor. The filler shall be applied from dippers or other apparatus, in such manner that the interstices of the brick pavement shall be entirely filled with it, and shall be flushed with the serface of the pavement.

Sec. 2. The above specifications are here by adopted and defined as the specifications for first class brick paving in the City of Rolla Missouri, and first class brick paving shall be constructed according to above specifications.

Chas. J.

Sec. 3. This Ordinance shall be enforced from and after its

approval by the Mayor.

Approved this 27th day of Feb. 1909.

City Clerk.

## RESOLUTION NO . 3.

A resolution declaring it necessary to curb that portion of eighth street not already curbed between Pine Street and the West line of the St. Louis & Sna Francisco Rail road tracks by curbing the same

with not less than 4 inch curbing.

He it resolved by the Board of Aldermen of the City of Rolla, that this Board deems it necessary to curb that portion of 8th Street not already curbed between Pine Street and the west line the St. Louis and San Francisco Rail road track, by curbing it with four inches

This Board of Aldermen declare this improvement mnecessary to be concrete curbing. made, and the same shall be done in accordance with the plans and specifications and estimates of the City Engineer, and a special tax will be levied and special tax bills be issued for the payements threof according to the front there of.

Approved this 27th day of Feb. 1909. Chas. J. Shribuch.

Mayot.

City Clerk.

#### RESOLUTION NO. 2.

A resolution declaring it necessary to improve Eighth Street from the center of Pine Street to the West line of the right of way of the St. Louis & San Francisco Railroad Company Tracks where said Eighth Street crosses said right of way, by paveing the same with first class brick paveing.

Be it resolved by the Board of Aldermen of the City of Rolla, Mo, that this Board of Aldermen deems it necessary to improve Eighth Street from the center line of Pine Street to the west line of the right of way of the St. Louis & San Francisco Rail- Company Tracks where said Eighth Street crosses the said right of way, and from curb to curb line by paving same with first class brick paving with Portland Cement grout filler and concrete base as specified by Ordinance No 102 Approved Feb. 27th. 1909.

This Board of Aldermen hereby declares said improvement necessary to be made and the same shall be done in accordance with the plans, specifications, and estimates of the City Engineer, and a special tax kill will be levied and special tax bills issued for the payment therefor according the front foot thereof .

Approved this 27thay of Feb., 1909.

Chas. J. Strobac. Mayor,

A ttest Officing City Clerk

#### ORDINANCE NO. 103

A Bill For An Ordinance To Amend Ordinance No.26 Providing For Salaries And Fees Of City Officers.

Be It Ordained By the Board Of Aldermen Of the City of Rolla as follows:

Sec. No3 of Ordinance No. 26 is here by repealed and a new section to be No. Section to be inserted in lieu thereof to read as follows

Sec. 3 The Mayor shall receive a salary of \$100.00 per year, and for his services and Ex-officio Police Judge, such fees as are allow ed the Justice of the Peace for like services.

J' Day of africal 1909.

month of Attest. Million

Mayor.

Chas. J. Strobuch

#### ORDINANCE NO. 104

AN ORDINANCE RELATING TO DISTURBING THE PEACE, BY ANNOYING PASSENGERS ON THE RAILWAY TRAINS.

Be IT Ordained By The Board Of Aldermen Of The City Of Rolla, Mo. As Follows:

That any persons or persons who shall use any loud unusual or obsence language, or who shall endeavor to attract attention by annoying passengers either by waving of hands, tiping of hats or by calls or College Yells or shall make ungentlemanly remarks to any one be they citizens or passengers in the cars, either on the Depot platform or right of way shall be deemed guilty of a misdemenor, and upon conviction thereof shall be fined not less than \$5.00 nor more than \$25.00 and cost for each offense. This provission does not apply to giving the College Yells alone.upon the departure of classmates.

Clerk

Approved Mar. 17, 1909 stroba

Rolla Mo, April the 5th, 1909.

no 105

FOR AN ORDINANCE IN RELATION TO THE COLLECTORS SALERY? Be it ordained by the Board fo Aldermen of the City of Rolla, as follows

The commissions of the Collector of the City of Rolla on all collections, including taxes, electric light, water works, licenses etc., made by him, shall be three per cent.

All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

approved april 5"19"9 Clas. J. Stroback

### RESOLUTION NO. 4

Declaring it necessary to curb that portion of Pine Street not already curbed between 6th Street and 10th Street by curbing the same with not less than 5" concrete curb.

Be it resolved by the Board of Aldermen of the City of Rolla

that this Board of Aldermen deems it necessary to curb that portion of Pine Street not already curbed between 6th Street and 10th Street by curbing it with 5 " concrete curbing.

This Board of Aldermen declares this improvement necessary

to be made and the same shall be done according to the plans and specifications and estimates of the City Engineer, and a special tax will be levied and special tax bills will be issued for the payment there for according to the front foot there of against the property liable for said improvements.

Approved this 8th day of April, 1909.

RESODUTION NO. 5.

Declaring it necessary to improve Pine Street from the center of 6th Street to the center of 10th Street by paving the same with first class brick paving.

Be it resolved by the Board of Aldermen of the City of Rolla Mo., that this Board of Aldermen deems it necessary to improve Pine Street from the center of 6th Street to the Center of 10th Street and from curb to curb line by paving with first class-brick paving with Portland Cement grout filler and concrete base as specified by Orinance No. 102 approved Feb. 27th, 1909.

This Board of Aldermen here by declare said improvements necessary to be made and the same shall be done according to the plans and specifications and estimates of the City Engineer, and a special tax will be levied and special tax bills issued for the payment there for according to the front foot there of.

Approved this 8th day of April, 1909.

Attest,

Clas. Ishobach

Mayor.

ORDINANCE NO. 105

AN ORDINANCE ORDERING THE CONSTRUCTION OF CONCRETE CURBING ON 8TH STREET FROM PINE STREET TO THE ST. LOUIS AND SAN FRANSCISCO RAIL ROAD TRACKS ALONG SUCH PORTIONS AS ARE NOT ALREADY CURBED.

Be it ordained by the Board of Aldermen of the City of Rolla as follows:

Sec. No.1 That there is here by ordered constructed a first class concrete curb of best Portland Cement on 8th Street from Pine Street to the St. Louis and San Francisco Rail Road Tracks, where there is no curbing at the present time, as provided for by resolution published in the said City of Rolla, Mo. on March 4th, 1909 and approved on the 27th day of Feb. 1909.

The City Engineer is here by directed to make an estimate of the cost of curbing along said street as provided for by the said resolutions and the City Clerk shall for the construction of said curbing, and a special tax will be levied and a special tax bill will be issued against the abutting property in payment of said improvements in proportion to the front foot there of. And this Board of Aldermen find and declare that the majority of the owners of property on said street mentioned to be improved and liable for taxation, who also own a majority of front feet owned by property owners along said street mentioned, have not filed with the City Clerk of said City a protest against said improvement.

Sec. 2 This Ordinance shall be enforced from and after its approval by the Mayor.

This Ordinance was passed by the Board of Aldermen at a meeting held April 19th, 1909.

Approved April 19,1909.

Attest,

april 8"09

City Clerk,

Chus. J. Strobach.

AN ORDINANCE ORDERINGTHECONSTRUCTION FOR FIRST CLASS BRICK PAVING ON 8TH STREET FROM THE CENTER OF PINE STREET TO THE WEST LINE OF THE ST. LOUIS AND SAN FRANCISCO RAIL ROAD TRACKS.

Be it Ordained by the Board of Aldermen of the City of Rolla Mo. as follows:

That there is hereby ordered constructed with first class Sec.1. brick paving, Portland Cement grout filler, on 8th Street from the center of Pine Street to the West line of the St. Louis and San Francisco Rail Road Tracks, and from curb line to curb line on said Street as provided for by resolution published March 4th.1909 and approved Feb.27th.1909.

The City Engineer is hereby directed to make an estimate of the cost of paving said street with first class brick paving with Portland Cement grout filler as provided for by said resolution and the plans and specifications of the City Engineer for doing the said work , and the City Clerk shall work , and advertise for bids for the construction of said pavement and a special tax will be levied and special tax bills will be issued against the abutting property in payment for said improvement in proportion to the front foot there of. And this Board of Aldermen finds and declares that the majority of the owners of property on said street mentioned to be improved and liable for taxation, who also own a majority of front feet owned by property owners along said street mentioned, have not filed with the City Clerk of said City a protest against said improvement.

Sec. 2. This Ordinance shall be enforced from and after its approval by the Mayor.

This Ordinance was passed by the Board of Aldermen an a meeting held April/8th, 1909. Chas. I Strobach

Approved April /9th, 1909.

And 1st and the Attest. M. Purce afril 8/19 City Clerk.

ORDINANCE NO. 107 /08

AN ORDINANCE RELATING TO THE PURCHASE OR OBTAINING OF BEER BY THE MEASURE OR IN ANY QUANTITYS AND DRINKING THE SAME OUTSIDE OF A SALOON.

Be It Ordained By The Board Of Aldermen Of The City Of Rolla Mo., As Follows:

That any person or persons who shall purchase or otherwise obtain from a Saloon any beer by the measure in any quantity and drink the same out side of the Saloon upon or in public streets or places, alleys, yards, outhouses, barns, cars or thoroughfare in the City shall be deemed guilty of a misdemeanor and upon conviction thereof be fined not less than \$5.00 nor more than \$25.00 and cost for each offence.

These provisions do not apply to Farmers drinking beer with their lunch, working men drinking beer at their meals at their place of regular work.

afril 1919 9

Attest. Muin

City Clerk

#

#### ORDINANCE NO.109.

A BILL FOR AN ORDINANCE ACCEPTING THE BID OF JOS.BOSSI FOR THE CURBING
OF EIGHTH STREET FROM THE CENTER OF PINE STREET TO THE
WEST LINE OF THE ST.LOUIS & SAN FRANCISCO RAIL-RAND
TRACKS. AND AWARDING HIM THE CONTRACT.

Be it Ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

SECTION 1:- That the bid of Jos. Bossi for the construction of first class curbing on Eighth Street from the center of Pine Street to west line of the St. Louis & San Francesco Rail-road Tracks, as provided for by Resolution approved Feb. 27th, 1909, for the price and sum seventeen cents (17c) per running footis hereby accepted and the contract is award ed to him in accordance with the terms of his bid and the plans and specifications of the City Engineer, and the Mayor is hereby directed to enter into a contract with him in accordance with the terms of his bid and the plans and specifications of the City Engineer, for the doing of said work.

SECTION 2:- All of said improvement to be paid for in special tax bills issued against the abutting property liable to pay therefor according to the front foot thereof.

SECTION 3:- This ordinance shall be in force from and after its approval by the Mayor .

This ordinance was passed by the Council at meeting May 3rd, 1909.

Approved this 3rd, day of May 1909.

test:

Ofter Mark

Chas. J. Shobach



#### ORDINANCE NO. 110.

A BILL FOR AN ORDINANCE TO APPROVE AND CONFIRM THE CONTRACT OF JOS. BOSSI FOR THE CURBING OF EIGHTH STREET BETWEEN THE CENTER OF PINE STREET AND THE WEST LINE OF THE ST. LOUIS & SAN FRANCISCO RAILROAD TRACKS .

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

SECTION 1:- That the contract entered into by Jos Bossi with the City of Rolla, "issouri, dated May 3rd. 1909, for curbing Righth Street between the center of Pine Street and the west line of the St. Louis & San Francisco Rail-road tracks, with first class concrete curbing for the price and the sum of seventeen cents (17c) per running foot, is hereby approved and in all things confirmed and ratified by this Board of Aldermen.

SECTION 2:- This ordinance shall be in force from and after its approval by the Mayor. This ordinance was passed by the Board of Aldermen at meeting May 3rd., 1909.

Approved this 3rd. day of May 1909.

City Clerk.

Chas J. Stratack

#

#### ORDINANCE NO. 111.

A BILL FOR AN ORDINANCE ORDERING THE CONSTRUCTION OF CONCRETE CURBING ON PINE STREET BETWEEN SIXTH AND TENTH STREET.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

SECTION NO.1:- That there is here by ordered constructed a first class concrete curb of best Portland Cement on Pine Street from Sixth Street to Tenth Street, as provided for by resolution published in the said City of Rolla, Mo., on April 9th, 1909, and approved on the 8th day of April 1909.

The City Engineer is here by directed to make an estimate of the cost of curbing slong said street as provided for by the said resolution, and the City Clerk to advertise for bids for the construction of said curbing, and a special tax will be levied and a special tax bill will be issued against the abutting property in payment of said improvements in proportions to the front foot there of. And this Board of Aldermen find and declare that the majority of the owners of property on said street mentioned to be improved and likble for taxation, who also own a majority of the front feet owned by property owners along said street mentioned, have not filed with the City Clerk of said City a protest against said improvement.

SECTION NO.2:- This ordinance shall be enforced from and after its approval by the Mayor.

This ordinance was passed by the Board of Aldermen at a meeting held May 3rd, 1909.

Approved May 3rd, 1909.

Attest.

City Clerk.

new OI •

Chas, J. Strotach



#### ORDINANCE NO.112.

A BILL FOR AN ORDINACE ORDERING THE CONSTRUCTION OF FIRST CLASS BRICK PAVING ON PINE STREET FROM THE CENTER OF SIXTH STREET TO THE CENTER OF TENTH STREET.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

SECTION NO.1:- That there is hereby ordered constructed first class brick paving, with Portland cement, with grout filler, on Pine Street from the center of Sixth Street wheresaid Sixth Street crosses Pine Streetto the center of Tenth Street where said Tenth Street crosses Pine Street, and from curb line to curb line on said street as provided for by resolution approved April 8th, 1909., and published April 15th and 22nd. 1909.

The City Engineer is hereby directed to make an estimate of the cost of paying said street with first class brick paying, with Portland cement, grout filler, as provided for by said resolution, and the plans and specifications of the City Engineer for doing the said work, and the City Clerk to advertise for bids for the construction of said pavement and a special tax will be levied and special tax bills will be issued against the abutting property in payment of said improvement in proportion to the front foot therof. And this Board of Aldermen finds and declares that the majority of the owners of property on said street mentioned to be improved and liable for taxation, who also own a majority of front feet owned by property owners along such street mentioned, have not filed with the City Clerk of said City a protest against said improvement.

SECTION NO.2:- This Ordinance shall be inforced from and after its approval by the Mayor.

This Ordinance was passed by the Board of Aldermen at a meeting

held May 3rd, 1909.

Approved May 3rd, 1909.

Attent.

City Clerk.

Chas J. J. Mayor.

V

#### ORDINANCE NO.113.

A BILL FOR AN ORDINANCE TO LEVY A TAX AND A POLL

TAX FOR THE YEAR 1909.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

SECTION 1. That there be and there is hereby levied for municipal purposes for the year 1909 a tax of fifty cents (50c), and a tax of twenty-two (22-1/2c), to pay the interest on bonds and coupons and to create a sinking fund as required by Ordinance No.96, of May 2nd,1898, and Ordinance No.47, 1902, and a tax of fifty-seven cents (57c) on water works bonds, and a tax of sixteen cents (16c) on sewer bonds, to pay the interest on bonds and coupons and to create a sinking fund as required by Ordinance No.63 and 66 of March 11th,1907, on each and every one hundred dollars valuation of all property within the corporate limits of the City of Rolla made taxable by law. Also there be and there is hereby levied a poll tax for the year 1909 of two and a half days labor on the streets of Rolla, or in lieu thereof the sum of two dollars (\$2.00), at the option of the taxpayer, upon each and every able-bodied male person between the ages of twenty-one and fifty years, who has resided within the corporate limits of the City of Rolla for thirty days next preceding this levy.

Approved May 3rd, 1909.

Attest:

City Clerk.

#### ORDINANCE NO. 114.

A BILL FOR AN ORDINANCE GOVERNING THE LAYING OF SEWER AND WATER PIPES.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

SECTION 1; - That all sewer or water pipe here after laid where there are paved streets must be laid, and new paving put in at the expense of the property owners and in the following manner.

SECTION 2:- The paving of what so ever kind must be taken out at a width of three feet, and the full length of the trench, the trench must not be over 18" wide and must be in the center of the paving taken out. The trench must be protected from caving in so that the walls will allow support for the new paving that is to be replaced. The trench must be protected with barracades by day and red lights by night, all dirt must be put back in and thoroughly rammed every 9 inches. The pavement taken out must be replaced with entire new paving and the same kind of material and finished to an even surface to correspond with the other paving.

Approved this 3 day of May 1909.

City Clerk.

Attest: Molerin Chas. T. Oppstach

#

#### ORDINANCE NO. 115

A BILL FOR AN ORDINANCE ACCEPTING THE BID OF J.C.LIKES FOR THE PAVING OF EIGHTH STREET FROM THE CENTER OF PINE STREET TO THE WEST LINE OF THE ST.LOUIS AND SAN FRANCISCO RAIL ROAD TRACKS, AND AWARDING HIM THE CONTRACT.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo. as follows:

SECTION 1-: That the bid of J.C.Likes for the construction of first class brick pavement on Eighth Street from the center of Pine Street to the west line of the St.Louis and San Francisco Rail-road Tracks as provided for by resolution approved Feb.27th,1909., for the price and sum of \$2.45 per square yard is hereby accepted and the contract is awarded to him in accordance with the terms of his bid and the plans and specifications of the City Engineer, and the Mayor is hereby directed to enter into a contract with him in accordance with the terms of his bid and the plans and specifications of the City Engineer, for the doing of said work.

Section 2-: All of said improvement to be paid for in special tax bills issued against the abutting property liable to pay therefor according to the front foot of.

SECTION 3.- This Ordinance shall be inforce from and after its approval by the Mayor.

This Ordinace was passed by the Counsil at a meeting held May third,

Approved May third, 1909.

attant.

City Clerk.

Clas. Thotach

A BILL FOR AN ORDINANCE APPROVING AND CONFIRMING THE CONTRACT AND BOND OF J.C.LIKES FOR THE PAVING OF EIGHTH STREET FROM THE CENTER OF PINE STREET TO THE ST. LOUIS AND SAN FRANCISCO RAILROAD TRACKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows.

SECTION 1:- That the contract with bond attached entered into by J.C. Likes with the City of Rolla, Mo., the 8th day of May, 1909, for the paving of Eighth Street from the center of Pine Street to thewest line of the St. Louis and San Francisco Rail road tracks, with first class brick paving, for the price and sum of \$2.45 per square yard, is hereby approved and in all things confirmed and ratified by this Board of Aldermen.

SECTION 2:- This Ordinance shall be inforce from and after its approval by the Mayor. This Ordinance was passed by the Board of Aldermen at a meeting held May 12th, 1909.

Approved this 12th, day of May 1909.

Chas. J. Otrobach

ORDINANCE NO. 117.

A BILL FOR AN ORDINANCE ACCEPTING THE BID OF In / Justi

CURBING ON PINE STREET BETWEEN SIXTH STREET AND TENTH STREET.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

SECTION 1 :- That the bid. I for the construction of first class concrete curbing on Pine Street between Sixth Street and Tenth Street as provided for by resolution approved on April 8th, 1909, for the price and sum of \$ 2 per running foot is here by accepted, and the contract is awarded to him in accordance with the terms of his bid and the plans and specifications of the City Engineer, and the Mayor is hereby directed to the Thomas a contract with him in accordance with the terms of his bid and the plans and specifications of the City Engineer, for the doing of said work.

SECTION 2:- All of said improvements to be paid for in special tax bills issued against the abutting property liable to pay there-for according to the front foot thereof.

SECTION 3:- This Ordinance shall be inforce from and after its approval by the Mayor. This Ordinance was passed by the Board of Aldermen at a meeting held May 17th, 1909 .

Approved this 17th day of May, 1909.

Attest:

City Clerk.

Chas J. Sho

#### ORDINANCE NO.118.

A BILL FOR AN ORDINANCE APPROVING AND CONFIRMING THE CONTRACT AND BOND OF Gos Gose FOR THE CURBING OF PINE STREET BETWEEN SIXTH STREET AND TENTH STREET.

Be it ordained by the Borad of Aldermen of the City of Rolla, Mo., as

follows:

and Bond given SUCTION 1:- That the contract intered into by for Coursing Withe City of Rolla, Mo. this 17th day of Way, 1909, for curbing Pine Street between Sixth Street and Menth Street with first class concrete curbing for the price and sum of 2.214 per running foot is hereby approved and in all things confirmed and ratified by this Board of Aldermen.

SECTION 2: - This Ordinance shall be inforce from and after its approval by the Mayor. This Ordinance was passed at a meeting held May 17th, 1909.

Approved this 17th day of May, 1909.

Attest: Wiffein Chas, J. Stroback

City Clerk,

# ROLLA, MO.

he City Taxes of 188

ithographers and Stationers, St. Louis.

All other loney, Notes, TOTAL REMARKS Property Be it Revend that the combing brust on 8th Short by Jos Bossi Contracton, according to a resolution approved They 27th 1909 is hereby accepted. appred from 721909 atters when clink mayor



ORDINANCE NO. 119

A BILL FOR AN ORDINANCE LEVING AND ASSESSING A SPECIAL TAX TO PAY FOR

THE CONSTRUCTION OF FIRST CLASS CURBING ON BOTH SIDES OF EIGHTH STREET

FROM PINE STREET TO WEST LINE OF THE ST.LOUIS & SAN FRANCISCO

RAILROAD TRACKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

SECTION 1- That there is hereby levied and assessed a Special Tax against the lots, blocks and pieces of ground hereinafter described to pay for the construction of first class curbing on both sides of Eighth Street(except where such is now constructed) from Pine to the west line of St.Louis & San Francisco Rail-road Tracks as provided for by Pesolution Approved on the 27th day of Feb. 1909.

The amount hereinafter charged being apportioned among the several lots, blocks and pieces of ground made liable therefor according to the front foot thereof as follows to wit:

South pide of 8th shreet beginning at the N.E. Corner of fotone flock 57 County addition to Rolla Mo, being 143 feet abbutting property of Atha. F. R. R. Co.

West part of lot three block 57 County addition to Rolla Mo being 17 feet on south side of Eighth Direct. Oroperty of Mat Bonk of Rolla Mr.

SECTION 2- The Mayor and City Clerk are hereby authorized to issue Special Tax Bills against the above described lots and pieces of ground for the respective amounts assessed against them for the construction of said first class curbing on both sides of Eighth Street(except where curbing was before set) from Pine Street to the test line of the St. Louis & San Francisco Rail Road Tracks, and deliver the same to the contractor entitled thereto.

SECTION 3- This Ordinance shall be in force from and after its passage and approval by the Mayor. This Ordinance was passed by the Council at meeting on 7th day of June 1909.

Approved this 7th day of June 1909.

Attest

Influin city clerk.

Clas. J. Shotach

Mayor.

## ORDINANCE NO.

A BILL FOR AN ORDINANCE RELATING TO POISONING OF DOGS OR OTHER ANIMALS OR FOR DISTRIBUTING POISON.

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

That any person who shall poison any Dog or other animal or who shall distribute any poison shall be deemed guilty of a misdemeanor and upon conviction shall be fined not less than ten or more than fifty dellars.

Approved this 7 day of June
Attest: Mflum
City Clerk,

Chas. J. Strobach

## ORDINANCE NO. 12/

A BILL FOR AN ORDINANCE TO AMEND SEC. 70 OF ORDINANCE NO. 75 ENTITLED AN ORDINANCE ESTABLISHING AND FIXING WATER PATES AND MAKING RULES AND REGULATIONS FOR THE PRIVATE USE OF WATER.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

That line 7 of Sec. 70 fixing the rates of additional Barber chairs at \$5.00 be repealed, and establishing a new rate to be and read as follows: Barber Shop, each additional chair \$2.00 Approved thes 7 day of June 1909.

Chas. J. Strobach

#### ORDINANCE NO. /2 2

A BILL FOR AN ORDINANCE AUTHORIZING THE STREET COMMISSIONER TO ADVER-TISE FOR BIDS AND CONSTRUCTING SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

That the Street Commissioner is hereby authorized or ordered to advertise for bids and to have the following sidewalks constructed.

ITEM 1- First class four and one-half (4-1/2) ft. concrete sidewalk on the South side of Block 6. Eighth Street.

IFEM 2 - First class four and one-half (4-1/2) ft. concrete sidewalk on the south side of Block 9, Lots 7 3rd Street and Pine Street.

IDEN & First class four and one-half (4-1/2) It. concrete sidewalk the west side of Block 49, Walnut Street.

ITEM 36 First class four one-half (4-1/2) ft. concrete sidewalk on the north side of Block 82 lots I and 20. Twelveth Street.

ITEM A- First class seven (8) ft. concrete side walk on south side of 7th and north side of Eighth Street, property of St. Louis & San

Francisco Rail Read Co.

Approved this 7 day of June 1909 3. Strobuch

Attest: Hun CITY CLERK

AN ORDINANCE PROVIDING FOR THE TAXATION AND REGISTRATION OF DOGS WITHIN THE CITY OF ROLLA.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY
OF ROLLA AS FOLLOWS:-

SEC.1. It is hereby made the duty of the City Assessor of the City of Rolla, at the time of making the annual assessment of property in this city to list and register each and every male and female dog over the age of six months old on the lst., day of June, owned or harbored by any person or persons within the City of Rolla. Such list and registration shall be taken under oath or affirmation in like manner as the listing of personal property is now required by law and the return thereof shall be made to the City Clerk at the time when the return of assessments of personal property is made.

SEC.2. There shall be levied and collected as hereinafter provided, for the right to keep or harbor dogs an annual license tax of one dollar for each and every male and female spayed dog and two dollars for each and every female dog so registered and returned by the assessor, as is provided for by section one of this ordinance, which license tax shall be paid by the owner or harborer thereof.

SEC.3. The City Clerk shall within ten days after receiving the return of the registration from the City Assessor, make out and deliver to the City Marshal a certified copy of the registration of dogs as made by the City Assessor.

SEC.4. The City Marshal, after being furnished with a duly certified copy of the names of the owners or harborers of dogs within this City, and the number thereof subject to license tax, shall immediately procede to collect the same, and the money so collected shallbe deposited with the City Treasurer and by him kept in a fund known and designated as the "City dog fund", and on failure or refusal for more than ten days, after demand made for the same, of any owner or harborer of any dogs.

Bolum

or dogs registered by the Assessor as provided in Section one of this assinance to pay the license tax, the Marshal shall kill such dog or dogs for which he shall receive one dollar for each and every dog killed payable out of the city dog fund.

SEC.5. The Board of Aldermen shall have the right to transfer from time to time as they may deem proper any funds from the dity dog fund here created to the general revenue fund of the City of Rolla.

SEC6. This ordinance shall be in force and effect from and after its passage.

SEC. \*\*. All ordinances and parts of ordinances now in force in this city inconsistant with or conflicting with this ordinance in any manner is and the same are hereby repealed.

Approved this 18th., day of June A.D.1909.

Chus I Sho backo Mayor of the City of Rolla.

Attest.

Oity Clerk.

#### RESOLUTION NO. 7.

A RESOLUTION ACCEPTING THE PAVING ON EIGHTH STREET BETWEEN CENTER OF PINE STREET AND THE WEST LINE OF THE ST. LOUIS AND SAN FRANCISCO RAIL ROAD TRACES.

Be it resolved by the Board of Aldermen of the City of Rolla. Mo. that the paving on Eighth Street between center of Pine Street and the west line of the St. Louis and San Francisco Rail-road Bracks, constructed by J. C. Likes is hereby accepted. June 18th, 1909.

Attest:

City Clerk.

Mayor.

## ORDINANCE No.125 / 24

A Bill for an Ordinance levying and assessing a Special Tax to pay for the construction of first class brick paving on both sides of Eighth Street form center of Pine Street to the west line of the St.Louis & San Francisco Rail Road Tracks.

Be it Ordained by the Board of Aldermen of the City of Rolla, Wissouri, as follows:

SECTION 1- That there is hereby levied and assessed a Special Tax against the lots, blocks and pieces of ground hereinafter described to pay for the construction of first class brick pavement on both sides of Eighth Street from the center of Pine Street to the west line of the St. Louis & San Francisco Rial Road Tracks in the City of Rolla, Missouri said work abutting thereon.

The amount herein charged apportioned among the several lots, blocks and preces of ground made liable therefor, each lot being charged with its lawful and proper share of the amount due the contractor for

said work according to the front foot thereof to-wit;

No.1-Tax Bill against R.S. Helton. ALL OF BLOCK 56 COUNTY ADDITION TO ROLLA, also 30 feet on Elm Street, subject to two Trust Deeds, R.S. Helton & Wife to W.D. Jones. Trustee Merchants & Farmers Bank, also R.S. Helton to W.D. Jones Trustees Anheuser Busch Brewing Ass'n. As follows: For 240.27 sq.yds. between points named and 43.4 being the amount of frontage amounting to \$588.66

No.2 Tax Bill agianst C.L. Woods. 24 ft. of East part of Lot 2 also 22 ft. of West part of Lot 1, Block 57, County Addition to Rolla. Subject to deed of Trust C.L. Woods and Wife to D.E. Cowan, Trustee F.B. Powell. As follows: For 118.54 sq.yds. betweens points named, and

46 ft. being the amount of forntage amounting to \$290.42.

No. 3- Tax Bill against B.H.Rucker. East fraction of Lot 1, Block 57. County Addition to Rolla. As follows: For 146.88 sq.yds. between points named and 57 ft. being the amount of frontage amounting to \$359.85.

No.4- Tax Bill against Mrs.C.Krauss. 19 ft. of East part of Lot 8. Block 55. County Addition to Roble, also 30 ft. on Elm Street. As Follows: For 126.27 sq.yds. between points named and 49 ft. being

the amount of frontage amounting to \$309.36.

No.5- Tax Bill against Chas. Happle. 38 ft. of West part of Lot 8. Block 55 County Addition to Bolla. Subject to Deed of Trust. Chas Happle and Wife to J.L. Buskett, Trustee C. C. Bland, Book X Page 223, Nortgage Record. As follows: 97.92 sq. yds. between points named and 38 ft. being the amount of frontage amounting to \$239.90.

No.6- Tax Bill against O.G.Strobach .East half of Lot 7, Block 55 County Addition to Rolla. As follows: 72.43 sq.yds. between points named and 28.5 ft. being the amount of frontage amounting to \$179.90.

No.7- Tax Bill against F.A.Strobach. West half of Lot 7, Block 55 County Addition to Rolla. As follows: 72.43 sq.yds. between points named and 28.5 ft. being the amount of frontage amounting to \$179.90.

No.8- Tax Bill against Edwin Long. Lot 5, Block 55, County Addition to Rolla, and 46.5 ft. of West part of said Lot. As follows: For 119.82 sq.yds. between points named and 46.5 ft. being the amount of the frontage amounting to \$293.56.

No.9- Tax Bill against National Bank of Rolla. 28 ft. of west part of Lot 3, Block 57, County Addition to Rolla. As follows: 72.15 sq. yds. between points named, and 28 ft. being the amount of frontage

Mo.10- Tax Bill against Mrs. W. J. Powell. A strip 9 ft.wide along east side of lot 3, also a strip 35 ft. wide along west side of Lot 2, all in Block 57, County Addition to Rolla. As Follows: 112.38 sq., yds. between points named, and 44 ft. being the amount of frontage

No.11- Tax Bill against St.Louis & San Francisco Rail Road Co. Rightof way143 ft. along south side of Eighth Street, County Addition to Rolla. Also 5 ft. Right of Way along North side of Eighth Street County Addition to Rolla. As follows: 405.76 sq.yds. between the points named and 148 ft. being the amount of frontage amounting to \$994.12.

No.12- Tax Bill against Malcolm Estate. Lot 6 and 10.5 of east part of Lot 5. Block 55. County Addition to Rolla. As follows: 174.2 Bq.yds. between the points named and 67.6 ft. being the amount of frontage amounting to \$142.26 1/3.

No. 13- Tax Bill against D.E. Cowan & F.W. Webb. 20 ft. of fractional part of Lot 3. Block 57. County Addition to Rolla. As follows: 51.5 sq.yds. between the points named, and 20 ft. being the amount of frontage amounting to \$126.17.

SECTION 2- The Mayor and City Clerk are hereby authorized to issue Special Tax Bills against the above described lots and pieces of ground for the respective amounts assessed against the same for the construction of first class brick pavement on Eighth Street between center of Pine Street to the west line of the St. Louis & San Francisco Rail Road Tracks and to deliver same to J.C. Likes the Contractor entitled hereto. Tax Bills to bear int. at 8% after thirty days.

SECTION 3- This Ordinance shall be in force from and after its approval by the Mayor.

This Ordinance was passed by the Board of Aldermen at meeting on June /8 1909.

Approved, this // day of June 1909. Chas. J. Strobach

Attest,

Mesolution NV 8

Be it readened by the Board of alderies that mess. Lorts & Bruen and J. g. Cute accorneys at law and henter Employeds to represent the mayor and Board of adderner and the cely of Ruela in the Sugmetion proceding now pending in the Crewit Count of Phelps Court missour where t. W. Wroh at al, are peanings and chas I trobach at al are dependants at a few of Due Hundred and Fife-dallans

Chas. Forbush

An Ordinance relating to triming trees.

Be it ordained by the Board of Aldermap of the City of Rolla. No. as Collows:

See I- That all trees along the edge of Sidewalks or Curb line or that may be on private property or premises and having limbs extending over Sidewalk or Street in this City are hereby declaired a Nuisance and the owener or oweners thereof are hereby required to trim said trees within thirty days to a heighth of not less than 10 feet above the Sidewalk so as to prevent them from obstructing the passage by reason of limbs hanging to low.

Sec. 2- Any party failing to trim their trees in accordance with this Ordinance shall be deemed guilty of a misdemanor and shall to be fined not more than Five Dollars.

Sec [3- The "treet Commissioner is hereby authorized to trim all trees belonging to parties who have failed to comply with this Ordinance within thirty days after the experation of this date and the cost of trimming together with the fine will be assessed against

the property.

Approved oct With 1909.

Chas I Strobach

### ORDINANCE NO. 126

AN ORDINANCE RELATING TO THE FIRE DEPAR TMENT.

Be it Ordained by the Board of Aldermen of the City of Rella, as follows:

Sections 19, 20 and 21 of Ordinance No. 41, revised Ordinance of the City of Rolla, Missouri, for the year 1908, be and the same are hereby repealed and four new sections be enacted in lieu thereof, to be known as Sections 19, 20, 21 and 22 as follows:

Section 19, No person, persons, firm or corporation, shall in person or by his or their agents, servants or employees, erect, construct or build, or partially erect, construct or build, or start with the view of erecting, constructing or building any wooden or frame building or shed whether portable or or sheeted withcorrugated or gelvanized from tin or other saterial, stationary, upon any lot or block within the corporate limits of the City of Rolla, Missouri, embraced within a territory bounded by Sixth Street on the South, Rolla Street on the West, Nineth Street on the North and the St. Louis & San Francisco Railroad tracks, as they now run through said city, also on East Half of Block 45, Bishops first addition, Blocks 61, 62, 66 County Addition and all that part of Block 60 lying East of the Railroad tracks.

Section 20, No wooden or frame building or shed whether portable or stationary now standing within the limits described in the preceding section, shall be raised, enlarged or removed to any other place within the same nor shall any such building or shed be moved within said limits from any other place, and any such building or shed now standing within said limits, which may hereafter be damaged by fire or otherwise to the extent of thirty (30) per cent shall not be repaired.

#### ORDINANCE 127.

An Ordinance entitled An Ordinance for the extension of City Limits of the City of Rolla, Missouri.

Be it ordained by the Board of Aldermen of the city of Rolla, Phelps County, Missouri, as follows:
Section 1. At the regular City Election to be held on the 5th day of April, 1910, there be submitted to the qualified voters of the City, a proposition to extend the corporate limits of said City and fix the same as follows:

of said City and it the same as its lows:

Beginning at the northeast corner of Holloway's Addition, running thence south three degrees thirty minutes east 3515 feet to a staker thence south seventy-three degrees thirty-three minutes east 685 feet to a stake; thence south fitty-three degrees three minutes east 1300 feet to a stake; thence south twenty-seven minutes west 720 thence south fifty-three degrees three minutes east 1300 feet to a stake; thence south twenty-seven minutes west 720 feet to a stake; thence north seventy-one degrees thirty-three minutes west 620 feet to a stake; thence north sixty-six degrees thirty-three minutes west 1915 feet to a stake; thence south eighty-six degrees twenty-seven minutes west 745 feet to a stake; thence south three degrees thirty-three minutes cast 1300 feet to a stake; thence north eighty-eight degrees forty-eight minutes west 1016 feet to a stake; thence north three degrees forty-eight minutes west 160 feet to a stake; thence south seventy-two degrees seven minutes west 330 feet to a stake; thence south seventy-two degrees thirty-seven minutes west 246 feet to a stake; thence north twelve degrees fifty-one minutes west 1043 feet to a stake; thence south eighty-five degrees seven minutes west 1043 feet to a stake; thence south eighty-five degrees seven minutes west 1043 feet to a stake; thence south sixty-six degrees thirty-seven minutes west 804 feet to a stake; thence south sixty-six degrees thence south sixty-six degrees seven minutes west 1010 feet to a stake; thence south sixty-six degrees twenty-seven minutes west 815 feet to a stake; thence south sixty-six degrees twenty-seven minutes west 815 feet to a stake; thence north four degrees thirty-seven minutes west 815 feet to a stake; thence north four degrees thirty-seven minutes west 815 feet to a stake; thence north four degrees thirty-seven minutes west 815 feet to a stake; thence north four degrees thirty-seven minutes west 815 feet to a stake; thence north four degrees thirty-seven minutes west 815 feet to a stake; thence north four degrees thirty-seven minutes west 815 feet to a stake; thence north four degrees thirty-seven minutes west 815 feet to a stake; thence north four degrees thirty-seven minutes west 8165 feet to a stake; thence north four degrees thirty-seven minutes west 8165 feet to a stake; thence north four degrees thirty-seven minutes west 8165 feet to a stake; t teen minutes west 310 feet to a stake:

thence north seventy-six degrees four minutes east 2360 feet to a stake; thence north three degrees twenty-five minutes west 2480 feet to a stake; thence north three degrees twenty-five minutes west 2480 feet to a stake; thence north three degrees twenty-five minutes west 300 feet to a stake; thence north eighty-six degrees twenty-five minutes west 1010 feet to a stake; thence north eighty-six degrees thirty-five minutes east 1115 feet to a stake; thence north three degrees twenty-five minutes east 435 feet to a stake; thence about three degrees twenty-five minutes east 836 feet to a stake; thence about three degrees twenty-five minutes east 435 feet to a stake; thence north eighty-six degrees thirty-five minutes east 135 feet to a stake; thence south three degrees twenty-five minutes east 304 feet to a stake; thence south three degrees twenty-five minutes east 2608 feet to place of beginning.

All of such new territory included within the above described limits being adjacent to the old or present limits of said Oity.

Section 2. That notice of the submission of said proposition be given by publication of this Ordinance four consecutive insertions in a weekly newspaper published in said City.

Section 3. That those voting at said election who are in favor of said proposed extension shall have written or printed on their ballots the words "To extend boundary line, No."

Section 4. This Ordinance to take effect from and after its passage and the City limits shall be extended and established as described and provided for in the first Section of this Ordinance when a majority of the legal voters of this Oity, voting at the General Election herein provided for, vote in favor of the extension of the said city limits.

Passed this 9th day of March, 1910.

Approved this 9th day of March, 1910. thence north seventy-six degrees four

Passed this 9th day of March, 1910.
Approved this 9th day of March, 1910.

Chas Istrobach Mayor

Attest;

City Clerke

Och in the wich tops

An Ordinance establishing new limits in the City of Rolla, in the State of Missouri.

Whereas An Ordinance Entitled An Ordinance for the extension of the City limits of the City of Folla Missouri, was duly passed by the Board of Aldermen of said City, and approved by the Mayor on the 9th. day of March 1910, wherein the proposed extended limits were particularly described and set forth and wherein it was approved that the proposition to extend said City's limits and therein described and submitted to the voters of said City at an election to be held for that purpose on the 5th. of April 1910, and Thereas at said election held on said date in pursuance of the provisions of said Ordinance, a large majority of voters voting at said election voted in favor of extending the said City's limits, now, therefore,

Be it ordained by the Board of Aldermen of the City of Rolla Missouri as follows:

Section 1. That the limits of the City of Rolla, County of Phelps, in the State of Missouri, are hereby extended and established so as to embrace and include the following:

Beginning at the northeast corner of Holloway's Addition, running thence south three degrees thirty minutes east 3515 feet to a stake; thence south seventy-three degrees thirty-three minutes east 685 feet to a stake; thence south fity-three degrees three minutes east 300 feet to a stake; thence south twenty-seven minutes west 520 feet to a stake; thence north seventy-one degrees thirty-three minutes west 620 feet to a stake; thence north sixty-six degrees thirty-three minutes west 1915 feet to a stake; thence south three degrees thirty-three minutes west 1915 feet to a stake; thence south three degrees thirty-three minutes west 1300 feet to a stake; thence north eighty-eight degrees forty-eight minutes west 1016 feet to a stake; thence north three degrees forty-eight minutes west 330 feet to a stake; thence south eighty-six degrees seven minutes west 330 feet to a stake; thence south eighty-six degrees seven minutes west 330 feet to a stake; thence north twelve degrees iffty-one minutes west 1627 feet to a stake; thence north thirty degrees eight minutes west 1627 feet to a stake; thence north thirty degrees eight minutes west 663 feet to a stake; thence north hirty degrees thirty-seven minutes west 663 feet to a stake; thence north four degrees thirty-seven minutes west 310 feet to a stake; thence south sixty-six degrees twenty-seven minutes west 310 feet to a stake; thence north feet to a stake; thence north seventy-six degrees thirty-seven minutes west 300 feet to a stake; thence north seventy-six degrees thirty-seven minutes west 300 feet to a stake; thence north three degrees twenty-five minutes west 300 feet to a stake; thence north eighty-six degrees thirty-five minutes west 300 feet to a stake; thence north three degrees twenty-five minutes east 1104 feet to a stake; thence north eighty-six degrees thirty-five minutes east 355 feet to a stake; thence north hipty-six degrees thirty-five minutes east 365 feet to a stake; thence north eighty-six degrees thirty-five minutes east 365 feet to a stake; thence

All of such new territory included within the above described limits brong adjacent to the old or present limits of a



Ordinance #129.

An Ordinance prohibiting Miners from loitering or buying intoxicating liquors.

Be it ordained by the Board of Aldermen of the City of Rolla Mo. as follows:

Section 1. Any person under the age of twentyone years, who shall purchase or attempt to purchase spirituous or intoxicating liquors including wine or beer from any agent or other person acting for any dram shop keeper, in or about the premises of any dram shop keeper in the City of Rolla, Missouri, shall be deemed guility of a Misdemeanor, and upon conviction thereof shall be punished by a fine of not less than Five Dollars nor more than Fifty Dollars, for each such offense.

Approved April 7th, 1910.

Attest Wo Prin

Chas. J. Stroback.

#

## Ordinance No. 130

An Ordinance relating to the appointing of an assistant or deputy Engineer.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

Section 1. The City Engineer is hereby authorized and impowered to appoint an assistant or deputy engineer who shall act and do the work of the City Engineer for him during his temporary absence from the City or in case of sickness.

Section 2. The salary of the assistant City Engineer shall be three dollars per day for each day he works during the absence of the City Engineer.

Section 3. Any appointment made by the City Engineer must be ratified by the Board of Aldermen.

Approved May 2, 1910.

Aftent.

City Clerk.

Mayor.

Chas. Horback

Ordinance No. 131

An Ordinance To Levy a Tax and a Poll Tax For The Year 1910.

Be it ordained by the Board of Aldermen of the City of Rolla , as follows:

Section 1. That there be and there is hereby levied for municipal purposes for the year 1910 a tax of fifty (50c), and a tax of twentytwo and a half cents (22-1/2), to pay the interest on bonds and coupons and to create a sinking fund as required by Ordinance No. 96. of May 2nd, 1898, and Ordinance No. 47, 1902, and a tax of fifty-seven cents (57c) on water-works bonds, and a tax of sixteen cents on sewer bonds, to pay the interest on bonds and coupons and to create a sinking fund as required by Ordinances No. 63 and 66 of March 11th, 1907, on each and every one hundred dollars valuation of all property within the corporate limits of the City of Rolla made taxable by law. Also there be and there is hereby levied a poll tax for the year 1910 of two and a half days' labor on the streets of Rolla, or in lieu the sum of two dollars (\$2.00); at the option of the taxpayer, upon each and every able-bodied male person between the ages of twenty-one and fifty years, who has resided within the corporate limits of the City of Rolla for thirty days next preceeding this levy.

Approved May 2, 1910.

Mayor.

Chas. J. Strobach

Attest:

City Clerk.

Chas, Thetack

# Ordinance No. 132

An Ordinance Relating To The Construction Of Side Walks.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

The following side walks are found to be necessary and it is hereby ordered that the following property owners proceed to construct side walks in coordinance with Ordinance No. 36.

Section 2. Along North side of tenth street along lot 10 and 11, block 85 Bishops second addition, property of Edwin Long.

Along the West side of Polla street along lots 5 and 8 block 26.

Bishops second addition property of Dr. Orrick.

Along the West side of Polla street along lot 1 and 4 block 26.

Bishops seconf addition property of J. 2. Edgars.

Approved May 2nd, 1910.

City Clerk.

Attest:

#### ORDINANCE NO. 133.

A bill for an Ordinance accepting the bid of J. C. Likes for the paving of Fine Street from the center of Sixth Street to the center of Tenth and awarding him the contract.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

Sec. 1. That the bid of 1. C. Likes for the construction of first class brick pavement on line Street from the center of Sixth to the center of Tenth as provided for by Resolution approved April 8th, 1909, for the price and sum of \$2.34 per square yard is hereby accepted, and the contract is awarded to him in accordance with his bid, and the plans and specifications of the City Engineer and the Mayor, is hereby directed to enter into a contract with him in accordance with terms of his bid and plans and specifications of the City Engineer for the doing of said work.

Sec. 2. All od said improvements to be paid for in special tax bills issued against the abutting property liable to, pay therefore according to the front foot thereof.

Sec. 3. This Ordinance shall be enforced from and after its approval by the Mayor. This Ordinance was passed by the Council at the Meeting held on June 2nd, 1910.

Approved June 2nd, 1910.

City Clerk.

Chas J. Stroback

## ORDINANCE NO. 134

A BILL FOR AN ORDINANCE APPROVING AND CONFIRMING THE CONTRACT AND BOND OF J.C. LIKES FOR THE PAVING OF PINE STREET FROM THE CENTER? OF SEXTH STREET TO THE CENTER OF TENTH STREET.

Be it ordained by the board of Aldermen of the City of Rolla, Missouri as follows:

Sec. 1. That the contract with bond attached entered into by J. C. Likes with the City of Rolla, Missouri the 3rd. day of June 1910, for the paving of Pine Street from the center of Sixth Street to the center of Tenth Street with first class brick paving for the price and sum of \$2.34 per square yard is hereby approved and in all things confirmed and ratified by this Board of Aldermen. Sec. 2. This Ordinance shall be enforced from and after its approval by the Mayor.

Approved this J cay of July, 1910.

Chas. J. Strobach

Attest: City Clerk.

Declaring it necessary to earh line Street between Tenth Street and Twelfth Street by curling the same with not less than 5" concrete eurb.

Be it resolved by the Board of Alderemn of the City of Bolla that this Board of Alderenn deems it necessary to curb Pine Street Street by curbing it with 5" concrete curbing.

This Board of Aldermen deems this improvement necessary to be made and the same shall be done according to the plans and specifications and estimates of the CityEngineer, and a special tax will be levied and special tax bills will be issued for the payment there for according to the front foot thereof against the property liable for said improvements.

The City Clerk is hereby ordered to have this resolution published in some news paper printed in Rolla, and for two consecutive weeks.

Approved this of day of July 1910.

elty Clerk.

CJ. Stroback

#### RESOLUTION NO. 7.

Declaring it necessary to pave Pine Street from the center of Tenth Street to the center of Twelfth Street by paving the same with first class brick paving.

Be it resolved by the Board of Aldermen of the City od Rolla Missouri, that this Board of Aldermen deems it necessary to improve Fine Street from the center of Tenth Street to the center of Twelfth and from curb to curb line of paving the same with first class brick paving, with Portland cement grout filler and concrete base as specified by Ordinance No. 102, approved Feb. 27, 1909.

This Board of Aldermen hereby declare said improvements necessary to be amde and the same shall be done according to the plans and specifications and estimates of the City Engineer, and a special tax bill will be levied and special tax bill issued for the payment, therefore according to the front foot thereof.

The City Clerk is hereby ordered to have this resolution published in some news paper printed in Rolla, for two consecutive weeks. Approved this 5th day of July, 1910.

Attest: W/

City Clerk.

C. J. Shobach

# Ordenacie no 135

A heil for an ordinance to constinct a concente convente ou the north side of hirst Street along Lats 7 and 8 Block 18. Original Town of Rolla and along the north side of heard Street and along the Book of Main Street along Block 13. Original Lown of Rocca.

Be it ordained by the Board of alderwen of the city of Rolla as follows.

Dec 1. That a convente sidewalk according to the places and specifications of an ordinances of the Cily of Ruce relating to the building of sidewalks is hearly ordered along the north side of Friest Strind along Lat Server (7) and Lat right (8) Block Eighten (18) Original Town of Rolla. Let servin (7) bung the property of Fil Ken and Lat right bring the property of Joseph Rhodes. and along the north side of Decord that and the East side of Ream Street Blong Block Thinteen (13) Inquired Lower of Rolla said Block Eighteen (18) buring the property of Phelps Court measonic

and office to foreign

# ORDINANCE NO. 136

A BILL FOR AN ORDINANCE TO PROHIBIT THE PLACING OR INSCRIBING OF SIGNS, SYMBOLS OR ADVERTISEMENTS UPON PAVEMENT OR SIDEWALKS WITHIN THE CITY OF ROLLA.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA AS FOLLOWS:

Sec. 1. It is hereby declared unlawful for any person or persons to place or inscribe any sign, symbol or written or printed advertisement on any paving or sidewalk within the corporate limits of the city of Rolla.

Sec. 2. Any person or persons violating any provision of the above section shall, upon conviction, be fined in a sum not exceeding ten dollars and shall also pay all costs of the proceeding.

Approved this \_ 3 day of August, 1910.

Attesty Pun Cify Clerk. Chas Istobach

Pill for an Ordinance to construct Concrete Sidewalks.

Be it Ordained by the Board of Aldermen of the City of Rolla, No. as follows:

That upon inspection Sidewalks are found to be nescessary upon and along the following lots and blocks in the City of Rolla. "o.

. Sidewalks are hereby ordered to be constructed, in accordance with the Ordinance governing the building of Sidewalks.

This order is directed to be certified to by the City Clerk to the Street Commissioner for service upon the following oweners. occupiers or agents of said lots or blocks.

Mrs W. J. Powell, ) Fast side of line street along lots I-2-2-4 Plock I in Rolla proper.

Edward Long. North side of IQ th Street along lots IO-II block85. in Bishops addition.

Faward Long- East side of Pine street along lot 4 block 55 in County addition.

Buth Dean- West side of Pine street and North side of Third street along lots 7 block 9, in Polla proper.

Mrs M.A. Shaw .- or Rolla Hotel Co. West side of Pine street along lot 8 were present sand stone talk is, in block 54. inCounty add.

'r L.L. Freeman. J. Ellis Walker. Harry Bonebrake. Wm. Clayton. Wrs Stark. J.". Daugherty. James Walker. Bert Shinneman. Fad Wc Coun for Eath Along the Fast side of Salem Avenue as it now runs and in front of your property and or along your property more fully described as follows:

Commencing at a point on Rolla and Salem road 351 feet 7 inches south from N.V.Corner of lot 50 Railroad addition to the City of Rolla Mo. thence in a south east direction along the north and east side of said Rolla and Salem road through lots 50 and 54 and 55 in Railroad addition to the City of Rolla, No. and following said road through the N.F. quarter of S.W. quarter of section IZ Twp, 37 Range and the H.W. quarter of S.E quarter of said Section.

Township and Range to the S.E. boundary of the realestate belonging to SALD reeman. in the N.W. quarter of S.E. quarter of 12,-37,- 8

This Ordinance was passed at a meeting held Sept,

Altest. Approved Sept, 7th, 1910.

#### RESOLUTION NO 19

A RESOLUTION ACCEPTING THE PAVING ON PINE STREET BETWEEN CENTER OF SIXTH STREET TO THE CENTER OF TENTH STREET.

Be it resolved by the Board of Alderman of the City of Rolla, No. that the paving on Pine street between the center of sixth street to the center of tenth street, constructed by J.C. Likes is hereby accepted, done this Sight day of September 1910

Attest.

Puin City Clerk.

Approved September 7th, 1910
Chao, J. Strobach,
Hayor.

#### RESOLUTION NO 8

A RESOLUTION ACCEPTING THE CURBING ON PINE STREET BETWEEN SIXTH STREET AND TENTH STREET.

Be it resolved by the Board of Aldermen of the City of Rolla, Mo. that the curbing on Pine Street between sixth street and tenth street, constructed by J. Lloyd is hereby accepted. . Done this fifth day of September 1910

Attest.

Approved September 7th 1910.

Chas. J. Obrobach

Mayor.

City Clerk.

A BILL FOR AN ORDINANCE LEVYING AND ASSESSING A SECURE DAY TO PAYFOR THE CONSTRUCTION OF FIRST CLASS CURBING ON BOTH SIDES OF SINE STREET FROM SIXTH STREET TO TENTH STREET.

Be it ordained by the Board of Aldermen of the City of Rolla To. as follows:

Tax against the lots, blocks and pieces of ground hereinafter described to pay for the construction of first class curbing on both sides of line street as provided for by Resolution approved April the eighth 1909. The amount hereinafter charged being apportioned among the several lots, blocks and pieces of ground rade liable therefor according to the front foot thereof as follows to-wit:

- No.-I- Tax Bill against S.L.Baysinger. I23.5 feet of Curbing
  Lot I Block 52 County Addition to Bolla.No. as follows:
  I23.5 feet of curbingbetween points named amounting
  to \$20.83 Subject to Deed of Trust S.L.Baysinger and
  wife to Henry Cleino. Trustee J.V.Diehl.
- No.2- Tax Bill againsthrs M.A.Shaw.25I feet of Curbing
  Lot I & 9 Block 54 County Addition to Rolla.No.
  as follows: 25I feet of Curbing between points named
  amounting to 262.75
- No.3- Tax Bill against Mrs. Julius Petzoldt. 44 feet of Eurling
  Lot 8. Block 58 County Addition to Polla. Mo. as follows:
  44 feet of Curbing between points named amounting
  to \$11.60
  - To. 4- Tax Bill against '.Cassell and F.F. Jones. for 25.5 feet of Curbing Lot 4 Block 57 County addition to Solla.No. as follows: 25.5 feet of Concrete Carbing between points named amounting to 17.00

Scotton 2- The Mayor and City Clerk are hereby authorized to issue special Tax Bills against the above described lots and pieces of ground for the respective amounts assessed against them for the construction of said first class Curbing on both sides of line street and deliver the same to the Contractor entitled thereto. Section 2- This Ordinance shall be in force from and after its passage and approval by the Mayor. This Ordinance was passed by the Board of Aldermen at a meeting on the first of lot. 1910.

Work City Clerk

Approved Oct . /2 . 1910.

Charles I Strobach

A Bill for an Ordinance levying and assessing a special Tax to
pay for the construction of first class brick paving on line
Street, from the center of sixth street to the center of tenth street.

Be it ordained by the Board of Aldermen of the City of Rolls, Mo. as follows:

Section I - That there is hereby levied and assessed a special Fax against the lots blocks and pieces of ground hereinafter described to pay for the construction of first class brick pavement on line street between the center of sixth street to the center of tenth street in the City of Rolla. No. said work abbuting thereon.

The arount herein charged apportioned among the several lots, blocks and pieces of ground made liable therefor, each lot being charged with its lawful and proper share of the amount due the contractor for said work according to the front foot thereof to-wit.

No.I- Tex Will against Charles Schuman. 100 feet front in lot 4 block 52 County addition to Rolla. To. as follows:
For \$75.100 square yards between points named and 100 feet being the amount of frontage amounting to 639.05
Subject to deed of Trust Chas Schuman and wife to B. Rucker Trustee D. E.Cowan.

No.2- Tax bill against Fdwin Long.270 feet front Lots 4 % 5 block55 County addition to Holla Mo. as follows:
For 606.140 square yards betweenpoints named and 220 feet being the amount of frontage amounting to \$1418.37

No.3 - Tax Bill against The National Bank of Rolla To. 50 feet front 4 in front. Lot 3 Block 57 County Addition to Rolla. No.as follows: For 127.421 square yards between points named and 50 feet 4 in. being the amount of frontage amounting to \$321.59

No.4 - Tax Bill against Coman & Webb 30 feet front, Lot 2 Block 57 County addition to Rolla "o. as follows: For 92.459 square yards between points named and 30 feet being the amount of frontage amounting to \$192.95

No.5 - Tax Hill against Wm. Heller 30 feet front Lot 3 Block 57 County addition to Rolla. To. as follows: For 82.459 square perds between points named amounting to \$192.95

No.6 - Tax-Bill against Annie Schuman, 30 feet 5 inch, Lot 4 blk, 57 County Addition to Bolla. No. as follows: For 183.832 square yards between points named arounting to 196.17

No.7 - Tax-Bill against A.E.Roch. 24 feet 5 inch, Lot 4 Block 57. County Addition to Holla Mo. as follows: For 67.241 square yards between points named amounting to \$157.58 Subject to Deed of Trust A.E.Roch & Wife to J.B.Harrison, C.C.Bland Trustee.

No. 8- Tax Bill against L.C.Smith, 30 feet 5 inch, Lot 4 Block 57 County Addition to Rolla.No. as follows: For 83.832 square pards between points named amounting to \$196.17 Subject to Deed of Trust L.C.Smith & Wife to T.D.Jones Trustee J.H.Smith.

No.9 - Tax Bill against J. Cassell and E.E. Jones 26 feet front, Lot 4 Block 57 County Addition to Rolla.Mo. as follows: For 71.464 square yards between points named amounting to \$167.22

No.10.- Tax Bill against Trustees of Folla Lodge No. 213 A.F.&A.T. ( N.F. Faulkner. A.L. Mc. Rae E. J. Koch.) 55 feet front Lot 2 Block 50 County Addition to Bolla. No. as follows: For 166.478 square yards between points named arounting to \$399.57 Subject to Beed of Trust Bolla Lodge No. 215 A.F. N.A.N. to Henry Wood. Trustee A.S. Long.

No.II.- Fax Bill against Robert Mc.Caw 55 feet front Lot E blk, 60 County Addition to Folla.No. as follows: For 166.478 square pards between points named amounting to \$289.56

No. I2. - Tax Bill against Chas Schuman IIO feet front Lot 3 Block 60 County Addition to Holla. No. as follows: For 222.957 square gards between points named amounting to \$779. I2 Subject to Deeds of Trust as follows: Chas Schuman & Wife to Md. Long. Trustee A.S. Long. and Chas Schuman & Wife to L.V. Stephens, Trustee Rational Bond Co. of St. Louis. No.

No. IS. - Tax Bill against S.L. Baysinger. IIO feet front Lot I blk.53 County Addition to Holla. To. as follows: 200.410 aguare yards between points named amounting to \$702.96 Subject to Deed of Trust S.L. Baysinger & Wife to Henry Cleino. Trustee J.M. Diehl.

No.14.- Pax Hill against Mrs 2.0brien. Lot 8 Block 55 County Addition to Rolla.No. as follows: \$00.410 square yeras between points named amounting to \$702.96 -- IIO feet front.

No. 15.- Tax Bill against Trs.H.A. Shaw. 220 feet font Lots I & 8 Block 54 County Addition to Bolla.Mo. as follows: 656.248 square yards between points named amounting to \$1575.62

No. IG. - Tax Bill against J.M. Diehl. 70 feet front Lot 2 Block 53 County addition to Polla. No. as follows: For 208.239 square yards between points named amounting to \$487.28

No.17.- Tax Bill against Mrs D.W. Malcolm. 18 feet Lot I. Block 58 County addition to Rolla. Mo. as follows: For 52.547 square yards between points named amounting to \$125.20

No.18.- Tax Bill against Srs. 2. Rowe. 35 feet front Lots I & 8 Block 58 County Middition to Bolla. No. as follows: For 104.119 square yards between points named arounting to \$243.64

No.19.- Tax Bill against E. A.A. Gratzmuller .81 feet front Lot.8 Block 58 County Addition to Rolla.Mo.as follows: For 65.472 square yerds between points named amounting to \$146.18

No.20.-Tax Bill against John Welly. 22 feet front .Lot 8 Block 59 County addition to Holls.Mo. as follows: For 68.421 square yards between points named amounting to \$160.11

No.21.- Tax Bill against Wm.Lepper. 19 feet front Lot.8 Block 58 County Addition to Rolla. To. as follows: For 56.572 square yards between points named amounting to \$132.26

No.21 - Pax Bill against Mrs Julius Jetsold.35 ft.5 in, front Lot 8. Block 58 County Addition to Bolla. No. as follows: For TOS.607 SQuare yards between points named amounting to \$247.12 No.73.- Tax Bill against Joseph Campbell. IIO feet front .Lot I Block 59 County Addition to Rolla.Mo.as follows: For 332.957 . square yards between points named amounting to \$779.12

No.24.- Tax Bill against Nrs.W.J. Lowell. IIO feet front . Loy8. Block 59 County Addition to Rolla. No. as follows; for ZZ2.957 square yards between points named amounting to \$779.12

No. 26. Tax Bill against The City of Rolla. No. as follows:

IZO feet front . Lots 4 & 5 Block 52 County addition to Rolla. Mo.

For \$27.720 square yards between points named arounting to \$766.87

For South half of intersection 6th, and Fine II6.400 square yards arounting to \$272.28

For Cross walk on south side of 6th, \$7.222 sq.7de? \$87.26

For Cross walk on south side of Fine, IO.662 sq.7de? \$87.26

For Cross walk at 7th, east side of Fine, 44.288 sq.7ds. \$25.00

For Cross walk at 7th, west side of Fine, 44.288 sq.7ds. \$25.00

For Cross walk at 7th, west side of Fine 41.091 sq.7ds. \$86.15

For Cross walk at 7th, west side of Fine 41.091 sq.7ds. \$86.15

For Cross walk at 7th, west side of Fine 40.120 sq.7ds. \$94.07

For Cross walk of th, west side of Fine 40.120 sq.7ds. \$101.59

For Cross walk on 9th, east side of Fine 40.500 sq.7ds. \$101.59

For Cross walk on 9th, west side of Fine 47.413 sq.7ds. \$101.59

For Cross walk on 10th, west side of Fine 17.090 sq.7ds. \$94.07

Taking wotal of 574.837 square yards between points named arounting to \$1953.53

Section 2- The Mayor and City Clerk are hereby authorized to issue special Tax bills against the above described lots and pieces of ground for the respective arounts assessed against the same for the construction of first class brick pavement on line estreet between the center of sixth street to the center of tenth street and to deliver the same to J.C.LEES the contractor entitled thereto.

Tax bills to bear interest at eight per cent after thirty days.

Section 2- This Ordinance shall be in force from and after

ite approval by the Tayor.

This Irdinance was passed by the Board of Aldermen at a recting on Detoker 1910.

Attest.

na+ manne

Approved Oct /21.1910.

"avor.

Charles I Strobuch

# ORDINANCE NO. 140

A BILL FOR AN ORDITANCE TO CONSTRUCT CONCRETE SIDE-WALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

That upon inspection a side-walk is found to be necessary upon and along the following lot and block in the City of Rolla, No.

Side-walk is hereby ordered to be constructed in accordance with the Ordinance governing the building of side-walks.

This Ordinance is directed to be certified to by the City Clerk to the Street Commissioner for service upon the following owner of said Lot and Block.

Mrs. Jane S. Bishop on the South side of 8th Street, Block 38, Bishops Addition.

This Ordinance was passed at a meeting held Oct./2, 1910.

Approved Oct 12-1910

# ORDINANCE NO. 14/

AN ORDINANCE TO AMEND SECTION 54 OF ORDINANCE 75 RELATING TO ESTABLISHING AND FIXING WATER RATES AND MAKING RULES AND REGULATIONS FOR THE PRIVATE USE OF WATER.

BE IT ORDAINED BY THE BOARD OF ALDERIEN OF THE CITY OF FOLLA MISSOURI AS FOLLOWS:

That Section 54 of Ordinace 75 be and is hereby repealed and that a new Section, to be known as Section 54 of Ordinance be inserted in lieu thereof, as follows:

Sec. 54 .- All excavations and laying of sewer pipe in the Streets or Alleys of Rolla, Mo., must be done by the City of Rolla and Junder the supervisions of the Street Commissioner and from the point where private sewer connects, to the property curb line. Actual cost will be charged against the property owner for the excavations and laying of all sewer pipe and refilling trenches.

Property owner must furnish and deliver all sewer pipe or tile at his expense. No water will be turned on until excavating laying of sewer pipe or refilling of trenches are paid for.

Approved Jan 376, 1911.

City Clerk. Chas. J. Shobach.

ORDINANCE NO. 142.

A BILL FOR AN ORDINANCE RELATING TO LAYING OF WATER AND SEWER PIPE IN ALONG OF UPON THE TREETS OR ALLEYS OF THE CITY OF ROLLA. MO.

Be it ordained by the Board of Aldermen of the City of Rolla. Missouri, as follows:

Sec.1. All excavations for water pipe and excavations for and laying of sewer pipe in along or upon the the Streets or Alleys of Rolla; Mo., must be done by the City of Rolla, and under the supervision of the Street Commissioner and from the point where private sewer connects with City sewer to the property curb line of property owner.

Sec. 2. Actual cost will be charged against the property owner for all excavations and laying of all sewer pipe and refilling trenches, labor for said cost not to exceed twenty cents per hour and not over the prevailing labor wage scale at the time work is done.

Sec. 3. This Ordinance does not prohibit any property owner from personally digging his own trench but when so done it must be done under the supervision of the Street Commissioner.

Sec.4. Property owner must furnish and deliver all sewer pipe or tile at his expense. No water will be turned on until excavating laying of sewer pipe or refilling of trenches are paid for.

Sec. 5. Any person who shall excavate in the Streets or Alleys of Rolla, or shall violate any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor and upon a conviction thereof shall be fined not less than five dollars nor more than fifty dollars for each and every offense.

Sec. 6. All that part of any section of any ordinance referring in any way to excavating for sewer or water connections are hereby repealed.

This Ordinance shall be in effect on and after its approval by the Mayor.

Approved Feb. 6, 1911.

Attest.

City Clerk.

Chas. T. Strobach

Mayor.

# ORDINANCE NO. 143

A Bill for an Ordinance to amend Ordinance No.26 providing for salleries and fees of City Officers.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

That Section 7 of Ordinance No.26 is hereby repealed and a new Section to be inserted in Lieu thereof to read as follows:

Sec.7, the City Marshall shall receive a salary of \$40.

per month and the following fees, for feeding City Prisoners at the rate of fifty cents each to be paid out of the City

Treasurery, if not collected from the Defendant; for removing dead animals, abating nuisances and for other services not specified, such fees as may be by the Board of Aldermen allowed. He shall receive the same fees as allowed Constable for like services and in like manner, provided that such fees shall in no case be paid by the City.

Approved Mar. 6, 1911.

Attest

City Clerk

Thas. J. A hotach

Mayor.

## ORDINANCE NO. 144

AN ORDINANCE VACATING A CERTAIN PORTION OF ELM STREET LYING BETWEEN EIGHTH
AND NINTH STREETS IN THE CITY OF ROLLA.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows: Section 1. That inasmuch as that portion of Elm Street lying between Eighth and Ninth Streets in County Addition to the City of Rolla, has been used and occupied by adjoining property owners for more than forty years, and that the title to said portion of said street has long since vested in the adjoining owners of said real estate by limitation, and the same only now appears on the paper plats, writings and drawings of the City of Rolla, this Board of Aldermen deems it expedient to vacate the same, and said portion of said Elm Street lying between Eighth and Ninth Streets in the County Addition to the City of Rolla is hereby vacated under suthority of Section 9412 of the Revised Statutes of Missouri for the year 1909.

Sec. 2. This ordinance shall be in force and effect from and after its passage and approval by the Mayor.

Approved this 6th day of march, 1911.

Chas. Athorack

Attest:

City Clerks

# Ordinance No 145

Ordinance in 19 Entilled an ordinance pertaining to the duties of the Callector.

Be it ordanised by the Board of alderwew of the City of Rolla ellisouri as follows:

That Section 12 of Ordinance ho 19 to amended by striking out the words. " such sum and" in the second line of said section and by adding placing in the peace thereof the words "the sum of len thousand doctors", so that said Section 12 of Ordinance hosq when amended, shalf read as follows;

"Section 12 = The Collecton, before rulering upon the discharge of the duties of his office thall give bound to the Cili- in the sum of len thousand doctors with such good and sufficient securities as shall be approved by the Board of Aldermen, Conditioned for the faithful discharge of the duties of his office

This ordinance shall be in force and affect from and after its pursage.

Passed By the Board of alderwen this to the day of april as 1911. approved april 6" 1911. Thus. T. Strobach.

Mayor.

attest & Domaine

City Clerk.

Orderaires No 146.

a bile for an ordinance to amend, Dection 5 of Ordinaires 20 of the Cily of Rolla. Entitleds an ordinaires gorining the Cily Freasurer

Be it ordanied by the Board of alderner of the city of Rosea Heat section 5. of ordinance to 70. for accorded by striking out the ruling section and enacting in lieues therop a new section to be numbered Section 5 and to read as follows.

"Section 5: - The Treasurer shall receive as lower personner the seur of personner one thursday backons, publish shall by Juid quarterly"

approved this 6th day of spice 1911

Thas. J. Strobach.

Alless Domacage Cily- Clerky 12

#### ORDINANCE NO. 147.

An Ordinance to Levy a Tax and a Poll Tax for the Year 1911.

Be it ordained by the Board of Aldermen of the City of Rella as Follows:

Section 1--That there be and there is hereby levied for municipal
purposes for the year 1911 a tax of fifty cents (50c), and a tax of fiftyseven cents (57c) on water works bonds, and a tax of sixteen cents (16c)
on sewer bonds to pay the interest on bonds and coupons and to create a
sinking fund as required by Ordinances Nos. 63 and 66 of March 11th, 1907,
on each and every one hundred dollars valuation of all preperty within the
corporate limits of the City of Rolla made taxable by law. Also there be
and there is hereby levied a poll tax for the year 1911 of two and one-half
days labor on the streets of Rolla, or in lieu thereof the sum of two dellars
(\$2.00), at the option of the tax payer upon each and every abled bodied
male person between the ages of twenty-one and fifty years, who has resided
within the corporate limits of the City of Rolla for thirty days next pre-

Approved May 4, 1911.

Attest:

ceding this levy.

ingston

Edun Laceg

#

odk

#### Ordinance No 148.

A Bill For An Ordinance Prohibiting The Use of Fire Arms And Explosives On July 4th 1911 and Each July 4th Thereafterwards.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo as follows:

Section:1. It shall be unlawful for any one on the Fourth day of July,1911, and each Fourth day of July thereafterwards to throw, cast, set off or cause to be thrown, cast or set off any cannon fire cracker or anything charged with explosive substance or material, or discharge any gun, cannon, revolver, pistol or thing filled with explosive material, within the limits of the City, without a written permit from the Mayor so to do.

SEction 2. Who ever shall violate the provisions of this ordinace shall be deemed guilty of a misdemeanor and upon conviction shall be fined in a sum not less than one nor more than ten dollars.

Approved June 5, 1911.

Attest: FCH Lingston

City Clerk.

0/2,

#### ORDINANCE NO.149.

AN ORDINANCE REPEALING ORDINANCES NUMBERED 141 AND 142RELATING TO THE ESTABLISHING AND FIXING OF WATER RATES AND MAXING RULES AND REGULATIONS FOR THE PRIVATE USE OF WATER AND THE EXCAVATING FOR WATER AND SEWER PIPES AND EMACTING A NEW SECTION TO BE KNOWN AS SECTION 54 OF ORDINANCE NO.75.

Be it Ordained by the Board of Aldermon of the City of Rolla as follows: Section 1. That Ordinances Numbered 141 and 142 be and the same are hereby repealed and a new section enacted in lieu thereof to be

known as Section 54 of Ordinance Number 75 as follows:

Section 54. Excavation permit. No person shall make any excavation for any purpose within the limits of any avenue, street or alley without first obtaining a permit from the Superintendant of Water Works so to do, and such permit shall authorize such work to be done by or under the direction of the Superintendant of Water Works.

Approved: June 5, 1911

Attest: OCX Livingston

City Clerk.

Edura Lang

## ORDINANCE NO 150 .

AN OPDIMANCE RELATING TO A LICENSP TAY ON PERP DEPOTS.

- De it ordained by the Dourd of Aldermen of the City of Rolla, Missouri, as follows: Section 1. No person or persons, firm, corporation, co-partnership or association. shall for himself or themselves sither in person ty agent servant or employee, engage in or carry on the business of maintining keeping or operating a tree depot, without having first taken out a license therefor, as provided by the ordinance, and the ordinances of said City, within the limits of said City. For Section 2. There is hereby levied a license tax of 500 pollars per annum on teer depots.

Section 3. A beer depot is a room or place in which teer is stored and kept for the purpose of destricting it to the public either at retail or in whole sale, in quantities, or where two or core persons may store and keep beer for their own present or future use. Frovided however that nothing in this ordinance shall te so construed as to apply to regularly licensed dram shop keepers storing or depositing teer in their individual ware houses or ice houses, or to persons who may keep heer for their own private use.

Section 4. All parts of ordinance No. 52, revised ordinances of the City of Rolla for the Jagr 1908, or any other ordinance of said City in conflict with the provisions of this ordinance is herety repealed.

Approved\_\_\_uus.1911.

Ofty Oler. Lec 5+6 added Sundinaire

ORDINANCE NO. 157 .

AN ORDINANCE RELATING TO A DEPOSITORY OF THE CITY FUNDS. Be it Ordained by the Board of Aldermen of the City of Rolla, as follows

Section 1. The Board of Aldermen, shall at their first regular meeting in July 1911, and at each regular meeting in July thereafterwards, select a depository for the funds of the City, for the period of one year, which depository, shall be one of the banking corporations doing business within this City.

Section 2. Sealed propositions shall be received at said Board meeting in July, from the several banks of the City, or so many of them as care to submit propositions, for the deposits of the funds of the City, for a period of one year, and the rate of interest per ennum on allsuch funds onsaid account, which interest shall be computed on faily balances and shall be credited to the account of the City quarterly.

Section 3. The Board of Aldermen shall exercise their discretion in selecting the best proposition and shall have authority to reject any and all propositions submitted. The bank so selected shall be designated "The City Depository", and such bank shall enter into a contract in conformity with the proposition so submitted by them and accepted by the City, and shall give bond to the City with good and sufficient security conditional upon the faithful performance of the

Section 4. This Ordinance Shall be inforce from any ofter its passage Approved July 3, 1911. Lauri Heimburger

Attest: JCH Livingstan

× 0.14.

## ORDINANCE NO. 152.

A BILL FOR AN ORDINANCE FIXING CERTAIN WATER RATES.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo.,
as follows:

Section 1. All citizens, corporations, co-partnerships, jointstock companies, and all others who may be supplied with water through the Water Bystem of Rolla, Mo., and shall have a water meter shall pay therefor at the rate of 20¢ per 1000 gallons with a minimum charge of twenty dollars (\$20.00) per year.

Section 2. The establishing of this rate and the making of water connections shall be governed by the general ordinances of the

Approved Sept/6 1011.

Edwin Long

Mayor.

Attest: ACN Swingston.

04

ORDINANCE NO. 154.

ORDINANCE FOR CONSTRUCTING SIDE WALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, No. 28 follows:

That upon petition by Tax paying citizens of Rolla, claiming it to be necessary to have Side Talks built along the following Lots and Flocks of the City of Rolla.

Side Walks are hereby ordered to be constructed, must be at least

4 ft. 6 in. wide, the full length of Lots described. running an said Street
to be of concrete composition, pavement to have 15in. of gravel or sod on
built
either side. To be well and secure, and, to comply with the Ordinance governing the construction of Side Walks. The order is directed to be certified
by the City Clerk to the Street Commissioner, for service and publication
according to Law and the Ordinances of this City upon the following owners
occupiers or agents of said Lots or Blocks.

Along the Fast side of State Street, Lets 2, 3,6 and 7, Plock 43, bishops addition, property of P. B. Olonghlin.

Along the East side of State Street, Plock 28, Bishops addition, property of Ers. Jane Bishop.

Along the East side of State Street, Lots 2 and 3, Block 33, bishops addition, property of Jno. B. Scott.

Along the Fast side of State Street, Lots 2 and 5, Block 28, Dishops addition, property of Urs. Anna Southgate.

Along the Fast side of State Street, Lots 6 and 7, Block 28, Bishops addition, property of Pôwin Long.

Along the East side of State Street, Lots 1,2,3,4,5,6,7,8,9and 10, Block 85, Bishops addition, property of Edwin Long..

Along the North side of Tenth Street, Lot 4 and 7,6 feet W. Lot 4 in Block 20 Holloway's Addition, property of Willard Stebbins.

Along the North side of Tenth Street, Block 102, Easton Addition, property of A.W. Krueger.

approved this 2nd day of Oct. 1911.

Mayor.

Attest: 20 Havingston

City Clerk.

A bill for an ordinance regulating dram shops.

Be it ordained by the Board of Aldermen of the City of Rolla Missouri, as follows.

- 1. All Dramshops located within the corporate limits of the City of Rolla, Missouri, shall be closed each and every Saturday night at Twelve of the clock, midnight, and reamin closed until Five of the clock upon the rollowing Monday morning.
- No one shall be allowed to enter or to remain in any dramshop between the hours of Twelve of the clock Saturday night and Five of the clock the following Monday morning.

3. Any person or persons guilty of violating the foregoing ordinance upon conviction thereof, shall be fined in a sum not to exceed Fifty dollars for each offence.

Approved this 3 day of Wel. 1911.

City clerk.

Ashingston,

Edin Lou

DEPIRANCE NO. 154

ORDINANCE NO.

Ordinance NO. 157

An Ordinance relating to lincensing Slot machines.

Be it ordained by the board of Aldermen of the City of Rolla as follows:-

- 1. There shall be levied a license of plus but be bollars per year upon each and every slot machine, vending machine or any mechanical contrivance which in its operation offers an element of chance, said license to be issued for not less than three months at a time, within the corporate limits of the City of Rolls,, Mo.
- 2. Any person or persons opearting or allowing to be operated machines as above described within or adjacent to their places of business, or having control of said machines shall be considered as owner or proprietor.
  - 3. Any owner or proprietor or said machines described in sec. of one of this ordinance upon conviction violation of this ordinance shall be deemed guilty of a misdemeanor and fined in the sum of not more than One Hundred Dollars for each and every offense.

Approved January 5th. 1912

Mayor

attest; FCHhuingsten, City Clerk.

sey, wy

#### ORDINANCE NO. 158

0.3.

AN ORDINANCE TO ALLEND ORDINANCE NUMBER 150 REVISED ORDINANCES
OF THE CITY OF ROLLA, MO.ENTITLED "AN ORDINANCE RELATING TO A
LICENSE TAX OR BEER DEPOTS", BY ALDING THERETO TWO NEW SECTIONS,
TO BE KNOWN AS SECTIONS 5AND 5.

Be it ordained by the Board of Aldermen of the City

Be it ordained by the Board of Aldermen of the City of Rolla Missouri as follows: Section 1. That ordinance number 150 of the revised ordinances of the City of Rolla Missouri, be and the same is hereby ammended, by adding thereto two new sections, to be known as section 5 and section 5 as follows:

Section 5. Thoever shall violate any of the provisions of this ordinance shall be deemed guilty of a mis demeanor and upon conviction shall be fined not less than Twenty Five Bollars, nor more than the Hundred Bollars for such offense, and each day such party or parties shall so violate this ordinance shall constitute a seperate offense.

Section 6. This ordinance shall be in force and effect from

and after its passage.
Approved March 4,1912

Meyor

Attest: Jethingston Oit Clerk.

P.

#### ORDINANCE NO.159

AN ORDINANCE ACCEPTING CERTAIN LANDS FOR STREET PURPOSES.

Be it ordained by the Board of Aldermen of the City

of Rolla as follows:

Whereas on the 50th day of March, 1912, Charles F.Love and Mary A.Love, his wife by their good and sufficient Warranty Deed, deeded to the City of Rolla, Messouri, for public streets the following:

Addition to the City of holls missouri, described as follows: commencing at a point on the last line of Cedar Street in said City, 60 feet North of the South West corner of said Block 4, on the North line of winth Street extended East, thence East on a continuation of the worth line of minth Street, running parallel to the South line of said Block 4 a distance of 245 feet to a point 60 feet West of the Eastern boundary line of said Block 4 and 60 feet distant therefrom, 234 feet to the North boundary line of said Block 4 and 60 feet distant therefrom, 234 feet to the North boundary line of said Block 4, thence East along the North boundary line of said Block 4 a distance of 60 feet to the North Last corner of said Block 4 a distance of 394 feet to the North Last corner of said Block, thence Bouth along the Eastern boundary line of said Block 4 a distance of 394 feet to the Bouth East corner of said Block, thence West along the Bouthern line of Block 4 a distance of 305 feet to the Bouth West corner of said Block, thence West along the Bouthern line of Block 4 a distance of 305 feet to the Bouth West corner of said Block, thence West along the Bouthern line of Block 4 a distance of 305 feet to the Bouth West corner of said Block, thence West along the

of Jeder treet 60 feet to the place of beginning. Therefore be it resolved that the City of Rolla, dissouri does accept said land as above described as a public street and road hereby dedicating it to the malic

use For that purpose forever.
Approved April 4,1912.

Attest: Schlivingston.

#### ORDINANCE NO.160.

AM ORDINANCE AMENDING ORDINANCE NUMBER 75 OF THE ORDINANCES OF THE CITY OF ROLLA, MO.

Be it ordained by the Board of Aldermen of the City of Rolla as follows:

Section 1. That under section No.70 of ordinance No.75 the rate of \$24.00 per year upon laundries be stricken out and that laundries be required to use water meters at the prescribed rates.

Section 2. This ordinance shall take effect and be in force from and after its passage by the hoard of aldermen and its approved by the Mayor. Approved this 4th day of April Liller Leur

Attest: Och Swingston vity olen.

Ordinanace No. 161

AN ORDINANCE TO LEVY A TAX AND A POLL TAX FOR THE YEAR 1912.

Be of ordained by the Board of Aldermen of the city of Rolla as follows:-

Sec. 1. That there be and is hereby levied for municipal purposes for the year 1912 a tax of firty cents (50%) and a tax of rifty-seven cents (57%) on water works bonds and a tax of sixteen cents on sewer bonds, to pay the interest on bonds and coupons and to create a sinking fund as required by ordinances. No. 96 of May 2nd. 1903 and No.65 and 66 or Mar. 115h. 1907, on each and every one hundred Dollars (100.00) valuation of all property within the corporate limits of the City of Rolla made taxable by law. Also there be and is hereby levied a poll tax for the year 1912 of two and one half Daysarabor-on the streets of Rolla or in lieu thereof the sum of Two Dollars (\$2.00), at the option of the taxbayer upon each and every able-bodied male person between the ages of twenty-one and fifty years, who has resided within the corporate limits of the City of Rolla for thirty days next preceding this levy.

Approved May 6, 1912

SOffwingston

Attest.

City Clerk.

Mayor.

ORDINANCE No. 162

AN ORDINANCE TO AMEND SECTION 10 OF ORDINANCE NO. 34 Relating to dramshops.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA AS FOLLOWS:

That section 10 of Ordinance No. 34 of the ordinances of the City of Rolla, relating to Dram Shops be amended by repealing said section and enacting in lieu thereof a new section, which said new section when enacted shall read as follows:

SECTION 10. That all persons to whom a license shall be issued as a dram shop keeper shall pay for each dram shop the sum of Seven Hundred and Fifty Dollars for each six months, to be paid to the City Collector, who shall give duplicate receipts for the money one of which licensee shall file with the City Clerk before receiving his license.

Approved this day of May 1912. 9.1000.

Attest:

20 Hiving stone

0. 1r.

ORDINANCE NO. 163 .

A BILL FOR AN ORDINANCE PROVIDING FOR LICENSING OF MOTOR VEHICLES, REGULATING OPERATION, USE AND SPEED OF THE SAME, PRESCRIBING PENALTIES
FOR VIOLATIONS OF THIS ORDINANCE.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Sec. 1. The term "motor vehicle", as used in this rise, shall include all vehicles propelled by any power other than muscular power except traction engines, road rollers, fire wagons and engines, police wagons, ambulances and such vehicles as run only upon rails or tracks, and shall be deemed to include motor cycles.

Sec. 2. No person shall operate or drive a motor vehicle on any public street, avenue, alley, parkway, or public place in this City after the first day of August, 1912, without first having obtained a license therefor. Any person desiring such a license shall apply to the City Clerk, giving the name and number of his machine, which shall be registered in a book to be kept by him for that purpose, and upon the payment of a fee of One Dollar such officer shall issue to him a license for the term ending January 31st, 1913, and thereafter for a term of one year. The City Clerk shall issue to such person so applying a distinctively numbered license, which shall be carried in , upon or about such motorvehicle while the same is in operation and shall be exhibited to any officer of the City upon demand. It is hereby levied a tax of Two Dollars per annum upon each and every motor vehicle. Provided, this Section shall not apply to any person owning or operating a vehicle who may be passing through the City.

Sec. 3. It shall be unlawful for any person to operate or drive a motor vehicle at a speed in excess of ten miles per hour upon any public street, avenue, alley, parkway or public place in this City. It shall be the duty of such person to sound his bell, horn, or other

Sugar

The continues

001%

AN ORDINANCE RELATING TO A LICENSE TAX ON BEER DEPOTS.

Be it ordained by the board of aldermen of the city of Rolla, Missouri, as follows:

Section 1. No person or persons, firm, corporation, co-partnership or association, shall for himself or them selves, either in person, by agent, servent or employee, engage in or carry on, the business of maintainning, keeping or operating a beer depot, without having first taken out a license therefor, as provided by this ordinance and the ordinances of said City, within the limits of said City. Section 2. There is hereby levied a license tax of \$500.00 per annum on beer depots.

Section 3.A beer depot is a room or place in which beer is stored, and kept for the purpose of distributing it to the public, either at retail or in wholesale quantities, or where one or more persons may store or keep beer, for their own present or future use.

Provided however that nothing in this ordinance shall be so construed as to apply to regularly licensed dram-shop keepers storing or depositing beer in their individual warehouses or ice houses, or to persons who may keep beer for their own private use.

Section 4. Whoever shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeaner and upon conviction shall be fined in a sum not less than twenty five dollars nor more than one hundred dollars. for each officere.

Section 5. Each day any person or persons shall so run or operate a beer depot without a license shall constitute a separate offense.

Section 6.All ordinances of the city of Rolla, or parts thereof in conflict with the provisions of this ordinance are hereby repealed Section 7. This ordinance shall be in full force and effect from

and after its passage.

Approved May 100/1912

Mayor.

Attest OCH Livingslan

RESOLUTION NO. 10.

Be it resolved by the Board of Aldermen of the City of Rolla that the plat of Bishops Fourth Addition to the City of Rolla dedicated May Elst, 1912, by Jane S. Bishop, Jennie B. Harrison and Julia B. Poole, and this day duly submitted to the Mayor and Board of Aldermen, be approved.

Approved this 3rd day of June, 1912)

When Long Mayor.

XCX Livington,

RECLUTION NO.

A resolution declaring it necessary to curb and gutter that portion of Pine Street between 10th Street and 12th Street by curbing and g uttering the same with not less than six inch concrete curb and gutter.

Be it resolved by the Board of Aldermen of the City of Roll, that this Board of Aldermen deems it necessary to curb and gutter that portion of Pine Street between 10th Street and 12th Street by curbing and guttering it with six inch concrete curbing and guttering.

This Board of Aldermen declares this improvement necessary to be made and the same shall be done according to the plans and specifications and estimates of the City Engineer and a special tax will be levied and special tax bills will be issued in payment therefor according to the front foot thereof against the property liable for said improvements.

The City Clerk is hereby ordered to have this resolution published in some newspaper printed in Rolla, for two con-Approved this M day of July, 1912.

Approved this Mayor. secutive weeks.

Attest:

Thungston City Clerk.

G ORDINANCE NO 1.6.1.

A Bill for an Ordinance Repealing Ordinance No. 156 entitled
" A Bill for an Ordinance to license Laundry Agency."

Be it ordained by the Board of Aldermen of the City of Rolls

Section 1. That Ordinance No. 156 entitled " A Bill for an Ordinance to License Laundry Agency" approved February 5, 1912, be, and the same is hereby, repealed.

Section 2. This Ordinance wall be in full force and effect from and after its passage,

Approved:

.....1912

laceg.

Attest:

Miniegs tou

Be it ordained by the Board or Anderwen of the City of Rolls

A Bill for an Ordinance repealing Ordi ance TES entitled " A Bill for an Ordinance to License Laundry Age by."

ORDINANCE NO. ......

b.K.

## ORDINANCE NO. 166.

AN ORDINANCE ORDERING THE CONSTRUCTION OF CONCRETE CURBING AND
GUTTERING ON BOTH SIDES OF PINE STREET BETWEEN TENTH
STREET AND TWELFTH STREET.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. That there is hereby ordered constructed a first-class curb and gutter, of best Portland Cement, on both sides of Pine Street, between Tenth Street and Twelfth Street, as provided by resolution approved July 1st, 1912, and duly published July 1Sth and 25th, 1912, in the Rolla Times, a newspaper printed and published in Rolla.

mate of the cost of curbing and guttering along both sides of said Street and the City Clerk shall advertise for bids for the construction of said curbing and guttering, and a special tax shall be levied and special tax bills issued against the abutting property in payment of said improvements in proportion to the front feet thereof. And this Board of Aldermen find and declare that a majority of the owners of the property fronting on the portion of said Street mentioned to be improved and liable for taxation, and also who own a majority of front feet owned by property owners along said Street mentioned, have not filed with the City Clerk of said City a protest against said improvement.

Section 2. This Ordinance shall be in force from and after its approval by the Mayor.

This Ordinance was passed by the Board of Aldermen at a regular meeting held September 2, 1912.

Approved September 2, 1912.

Attest:

Mayor.

City Clerk.

000

0

(va

204

D.

ORDINANCE NO. 167.

A BILL FOR AN ORDINANCE RELATING TO A LICENSE TAX ON PHOTOGRAPHERS.

Be it ordained by the Board of Aldermen of the City of Rolla.
Missouri, as fellows:

Section 1. That Section 22, of Ordinance No. 22, approved March 31, 1908, be and the same is hereby emended by striking out the word "Five" in the first line of said Section, where it occurs after the word "of" and before the word "Dollars", and by inserting in lieu thereof the word "Ten".

Approved this \_\_\_\_\_\_ day of October, 1912.

Attest: Mayor.

That with inducance when so arrendeds shall read as follows?

"a license tox of ten dollers per amount is herrby laid on photographists which license may be issued for a term of not less than six months"

atters Harrisotan Mayor Jan

City Elevie

O!K

## ORDINANCE NO. 168 .

A BILL FOR AN ORDINANCE LEVYING AND ASSESSING A SPECIAL TAX TO PAY FOR THE CONSTRUCTION OF FIRST CLASS CURBING AND GUTTER-ING ON BOTH SIDES OF PINE STREET, SET OUT IN STREET, FROM TENTH STREET TO TWELFTH STREET.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

a special tax against the Lots, Blocks and pieces of ground here-inafter described to pay for the construction of first-class curbing and guttering on both sides of Pine Street, set out in Street, as provided for by resolution approved the \_\_\_\_\_\_ day of fully, 1912. The amount hereinafter charged being apportioned among the several lots, blocks and pieces of ground made liable therefor according to the front foot thereof, to-wit:

- No. 1, Tax bill against Edward Schuman, 151.4 feet of curbing and guttering, Southwest quarter of Block 89, in Bishop's Third Addition to the City of Rolla, Missouri, as follows: 151.4 feet of curbing and guttering between the points named, amounting to \$ 3.00
- No. 2. Tax bill against E. W. Walker, 151.2 feet of curbing and guttering, Northwest quarter of Block 89, in Bishop's Third Addition to the City of Rolla, Missouri, as follows: 151.2 feet of curbing and guttering between the points named, amounting to \$ 52.95
- No. 3. Tax bill against C. M. Knapp, 151.2 feet of curbing and guttering, Southwest quarter of Block 80, in Bishop's Third Additon to the City of Rolla, Missouri, as follows: 151.2 feet of curbing and guttering between the points named, amounting to \$ 32.43
- No. 4. Tax bill against Mrs. B. L. Knapp, 141.8 feet of curbing and guttering, Northwest quarter of Block 80, in Bishop's Third Addition to the City of Rolla, Missouri, as follows: 141.8 feet of curbing and guttering between the points named, amounting to \$ 49.64
- No. 5. Tax bill against Mrs. Elect Slawson, 97.8 feet of curbing and guttering, Lots 11, 12 & 13, Block 88, Bishop's Second Addition to the City of Rolla, Missouri, as follows: 97.8 feet of curbing and guttering between the ppints named, amounting to \$ 34.23.
- No. 6. Tax bill against W. A. Via, 100 feet of curbing and guttering, Lots 14, 15, 16 & 17, Block 88, Bishop's Second Addition to the City of Rolla, Missouri, as follows: 100 feet of curbing and guttering between the points named, amounting to

No. 7. Tax bill against Mrs. Mary Bland, 99% feet of curbing and guttering, Lots 18, 19 & 20, Block 88, Bishop's Seconf Addition to the City of Rolla, Missouri, as follows: 99% feet of curbing and guttering between the points named, amounting to \$ 34.83

of not

ORDINANCE NO.

DIK

A BILL FOR AN ORDINANCE LICENSING THE SALE OF WATER WITHIN THE CORPORATE LIMITS OF THE CITY OF ROLLA, MISSOURI.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. No person, firm or corporation, shall be permitted to vend, sell or supply water in any quantity to any person, firm or corporation, within the corporate limits of the City of Rolla, Missouri, without first having procured from the said City of Rolla, a license as vendor of water.

Section 2. The license provided for in Section One of this Ordinance shall be paid for at the rate of Two Hundred Dollars per annum, and no license shall be granted for a period of less than six months.

Section 3. Every person, firm or corporation, who shall be guilty of vending, selling or supplying water within the corporate limits of the City of Rolla, without first having obtained a license as in this Ordinance provided shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than One Hundred Dollars nor more than One Thousand Dollars, and for each day that water is so vended, sold or supplied, the person, firm or corporation so offending shall be deemed guilty of a separate offense.

Section 4. This Ordinance shall be in force and effect from and after its passage by the Board of Aldermen and approval by the Mayor.

Passed by the Board of Aldermen of the City of Rolla, Missouri, this 6th day of January, 1913.

Approved January 6th, 1913.

Attest:

Mayor.

work

770.

6.14

## ORDINANCE NO. 170.

A BILL FOR AN ORDINANCE AUTHORIZING AND DIRECTING THE MAYOR OF
THE CITY OF ROLLA, MISSOURI, TO MAKE, EXECUTE AND DELIVER
A DEED TO FRANK SCOTT CONVEYING TO HIM A STRIP OF LAND
OFF OF THE SOUTH END OF THE EAST HALF OF RAILROAD LOT NO.
TWENTY-NINE AND ADJOINING THE NORTH SIDE OF LOTS ONE, TWO,
THREE AND FOUR, IN BLOCK THREE, CHAMBERLAIN'S ADDITION TO
THE CITY OF ROLLA, AND BEING HEVEN FEET AND SIX INCHES IN
WIDTH FROM NORTH TO SOUTH AND TWO HUNDRED THIRTY-EIGHT FEET
IN LENGTH FROM EAST TO WEST.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That the Mayor of the City of Rolla, Missouri, is hereby authorized, empowered and directed to make, and Suric G. Scott execute and deliver to Frank Scott a good and sufficient deed conveying to him all the right, title and interest which the City of Rolla has in and to the following described real estate, lying, being and situate in the City of Rolla, Phelps County, Missouri, to-wit: A strip of land off of the South end of the East half of Railroad Lot No. Twenty nine and adjoining the North side of Lots One, Two, Three and Four, in Block Three, in Chamberlain's Addition to the City of Rolla, being Eleven feet and six inches in width from North to South and Two Hundred Thirty-eight feet in length from East to West.

Passed by the Board of Aldermen of the City of Rolla, Missouri, this 3rd day of February, 1913.

Approved February 3rd, 1913.

Calini Lace

Attest:

ACK Livingston,

D'IT.

#

#### ORDINANCE NO. 171.

A BILL FOR AN ORDINANCE RELATING TO MALICIOUS DESTRUCTION OF FRUIT AND ORNAMENTAL TREES AND OTHER PROPERTY.

Be it otdained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. Every person who shall, within the corporate limits of the City of Rolla, wilfully and malinicusly or wantonly and without right, enter upon the premises of another and cut, take away, destroy, injure or mutilate and fruit tree, ornamental or shade tree, shrub or vine, grass or grasses, or who shall take or carry away and fruit, grapes, flowers or vegetables, shall be deemed guilty of a misdemeanor.

Section 2. Every person being found guilty of either of the offences mentioned in Section One of this Ordinance shall be punished by a fine of not less than One Dollar, nor more than Fifty Dollars.

Passed by the Board of Alderson of the City of Rolla, day of Approved Chr. 7 1913.

12-5

Mayor.

II E H. Jan - pala

0 ordina

ORDINANCE NO. 172.

BILL FOR AN ORDINANCE MAKING IT A MISDEMEANOR FOR THE OWNER

OR KEEPER OF DOGS TO ALLOW OR PERMIT SAME TO RUN AT LARGE UNLESS MUZZLED.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 2. The muzzle provided for in Section One of this Ordiance shall be of such material, of such construction and of such size as to effectually render such dog incapable of

biting, harming or injuring any person.

Section 4. Should the owner or keeper of any dog impounded not appear within two days and he or she be known, then the City Marshall shall give the owner or keeper of such dog verbal or written notice to pay the cost of impounding and if not paid immediately said dog shall be killed by the City Marshal.

Section 5. The City Marshal shall be allowed twenty five cents for each dog impounded and twentyfive cents for each day the same is kept in the pound.

Section 6. Any person who shall violate the previsions of this Ordinance shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be fined in any sum not less than five dollars nor more than fifty dollars.

Section 7. It is hereby made the duty of the City Marshall to file complaint with the Police Judge of said City against each and every person violating the provisions of this Ordinance.

Section 8. This Ordinance shall take effect and be in force from and after the first day of May, 1913.

Approved this feld day of April, 1913.

Attest:

ACH Livingston

edun X

D.

#### ORDINANCE NO. 173.

& BILL FOR AN ORDINANCE ORDERING THE CONSTRUCTION OF SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That upon petition by taxpaying citizens of the City of Rolla, claiming it to be necessary to have sidewalks built upon and along the South side of 14th Street between Pine Street on the West and Oak Street on the East, and in front of the following described Lots and Blocks abutting upon said 14th Street, to-wit:

upon said 14th Street, to-wit:

Lots 1 and ## 24, in Block 71, Bishop's third addition to the City of Rolla, Missouri, owned by Mary C. Rowe.

The West half of Block 90, in Bishop's fourth addition to the City of Rolla, Missouri, and owned by Naomi B. Evans.

The East half of Lot 90, in Bishop's fourth addition

The East half of Lot 90, in Bishop's fourth addition

The East half of Lot 90, in Bishop's fourth addition to the City of Rolla, Missouri, and owned by Claude Grimm.

Section 2. Said sidewalks are hereby ordered to be constructed as in Section 1 of this Ordinance provided, to be at least four feet and six inches wide, to be the full length

constructed as in Section 1 of this Ordinance provided, to be at least four feet and six inches wide, to be the full length of the Lots and Blocks herein described, to be well built and secure and to comply with the Ordinances governing the construction of sidewalks.

Section. 3. This Ordinance is directed to be certified by the City Clerk to the Street Commissioner for service according to law and the Ordinances of said City.

Passed by the Board of Aldermen of the City of Rolla,

Missouri, this 14th day of April, 1913.
Approved April 24th, 1913.

Mayor.

Attest:

ACH Laington Oity Clerk.

0 K.

ORDINANCE NO. 174

AN ORDINANCE FOR THE CONSTRUCTION OF SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

That upon petition by taxpaying citizens of Rolla, claiming it to be necessary to have side walks built along the following Lots and Blocks in the City of Rolla, side walks are hereby ordered to be constructed, and must be at least 4 feet 6 inches wide, the full length of Lots described, running on said Street, to be of concrete composition, pavement to have 15 inches of gravel or sod on either side. To be well built and secure, and to comply with the Ordinance governing the construction of side walks. The order is directed to be certified by the City Clerk to the Street Commissioner for service and publication according to Law and the Ordinances of this City, upon the following owners, occupiers or agants of said Lots or Blocks:

Along the North side of Fourteenth Street, beginning at a point where the East line of Pine Street extended North would intersect the North line of Fourteenth Street, thence West to the East side of Rolla Street, said walks to be along the South side of Lot One, in Block One, Chamberlain's addition to the City of Rolla, Mary

Chamberlain owner.

Along the South side of Lots Six and Seven, in Block One, Chamberlain's addition to the City of Rolla, Amanda Livesay owner.

Along the South side of Lot twelve, in Block One, Cham-

berlain's addition to the City of Rolla, Bailey estate owner.

Along the East side of Rolla Street on the West side of

Along the East side of Rolla Street on the West side of Lot Nine in Block one, Chamberlain's addition to the City of Rolla, Mary Chamberlain owner.

Along the East side of Rolla Street, on the West side of Lot ten in Block one, Chamberlain's addition to the City of Rolla, Edna James owner.

Along the East side of Rolla Street on the West side of Lots eleven and twelve in Block one, Chamberlain's addition to the City of Rolla, Bailey estate owner.

Along the West side of Rolla Street on the East side of Lot nine in Block two, Chamberlain's addition to the City of Rolla, Charles Bunch, owner.

Along the West side of Rolla Street on the East side of Lot Ten in Block two, Chamberlain's addition to the City of Rolla, Ed. Conrad owner.

Along the West side of Rolla Street on the East side of Pots eleven and twelve in Block two, Chamberlain's addition to the City of Rolla, H. H. Hohenschild and Robert Seele owners.

Along the West side of Rolla Street on the East side of Lots one, two, three and four in Block five, Chamberlain's addition to the City of Rolla, S. Q. Chamberlain owner.

Along the North side of Sixteenth Street on the South side of Lot one in Block four, Chamberlain's addition to the City of Rolla, William Maier owner.

Along the North side of Sixteenth street on the South side of Lot four in Block four, Chamberlain's addition to the City of Rolla, E. W. Walker owner.

Approved this

day of 500 . 1912.

Attest:

Mayor.

city Clerk.

ORDINANCE NO. 75.

A BILL FOR AN ORDINANCE ORDERING THE CONSTRUCTION OF SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That upon inspection it is found to be necessary to have sidewalks built upon and along the West Side of Pine Street between 12th Street on the South and 14th Street on the North, which is on the East side of a plot of ground on which the Missouri School of Mines and Metallurgy is located, being owned by the State of Missouri.

Also upon and along the South Side of 14th Street, between Pine Street on the East and Main Street on the West, which is on the North side of a plot of ground on which the Missouri School of Mine and Metallurgy is located, being owned by the State of Missouri.

Section 2. Said sidewalks are hereby ordered to be constructed as in Section 1 of theis Ordinance provided, to be at least four feet and six inches wide, to be the full length of the property herein described, to be well built and secure and to comply with the Ordinances governing the construction of sidewalks.

Section 3. This Ordinance is directed to be certified by the City Clerk to the Street Commissioner for service according to law and the Ordinances of said City.

Passed by the Board, 1913.

this 21st day of April, 1913.

Approved April 21, 1913.

Mayor. Passed by the Board of Aldermen of the City of Rolla,

Missouri, this 21st day of April, 1913.

Attest:

Miningston City Clerk.

OK

#### ORDINANCE NO. 176

A BILL FOR AN ORDINANCE TO REPEAL ORDINANCE NO. 172.

Be it ordained by the Board of Alderman of the City of Rolla,

Missouri, as follows:

That ordinance No. 172 relating to the muzzling of dogs be, and the same is hereby, repealed.

Approved May 5th, 1913.

Mayor.

Attest:

City Clerk.

9 jr

## ORDINANCE NO. 17%

A BILL FOR AN ORDINANCE TO LEVY A TAX AND POLL TAX FOR THE YEAR 1913.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That there be and there is hereby levied for municipal purposes for the year 1913 a tax of fifty cents (.50), and a tax of fifty-seven cents (.57) cents on water works bonds and a tax of sixteen cents (.16) on sewer bonds, to pay the interest on bonds and coupons and to create a sinking 63 and 66, of March 11th, 1908, on each and every One Hundred Dollars (\$100.00) valuation of all property within the corporate limits of the City of Rolla made taxable by law. Also there be and there is hereby levied a poll tax for the year 1913 of two and one-half days labor on the streets of Rolla, or in lieu thereof the sum of Two Dollars (\$2.00), at the option of the taxpayer, upon each and every able-bodied male person between the ages of twenty-one and fifty years, who has resided within the corporate limits of the City of Rolla for thirty days next preceding this levy.

Passed by the Board of Aldermen of the City of Rolla, Missouri, this 5th day of May, 1913.

Approved May 5th, 1913.

Mayor.

Attest:

ACH fivingston City Elerk.

Edun

# ORDINANCE NO.

A BILL FOR AN ORDINANCE AUTHORIZING CONTRACT WITH DEPOSITORY FOR SINKING FUND.

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. Whereas, sealed bids have been received Section 1. Whereas, sealed bids have been received for the deposit of the sinking funds of said city for a period of five years from the day of the follow of the proposition of the proposition of the state of the first of the proposition of the proposition of the contract with the first of the finds of said city in accordance with the terms of its bid, upon the said that the first performance of the conditions of said contract. In the said the first performance of the conditions of said contract. In the said the first performance of the conditions of said contract. In the said that t Passed by We Board of Aldermen of the City of Rolla, this day of July, 1913.
Approved July 1913. Missouri, this \_ Edwin Law

Attest:

2070

Hivingsten City Clerk.

## "ORDINANCE NUMBER 179

An ordinance entitled an ordinance to vacate all of Fourteenth Street from State Street to Rolla Street. in the City of Rolla.

Be it ordained by the Board of Aldermen of the City of Rolla as follows:

Section One.

That all that part of Fourteenth Street in the City of Rolla begining where said Fourtaenth Street intersects State Street and ending where said Fourteenth Street intersects Rolla Street in the said City of Rolla, be and the same is hereby vacated.

approved July 25, 1913 Level may art

Attest. Hungston. Pety clerk.

# ORDINANCE NUMBER 180

An ordinance entitled an ordinance to vacate all of the Vichie Road from Fourteenth Street to Fifteenth Street in the City of Rolla.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section One.

That all of the Vicher Road in the City of Rolla which intersects Fourteenth Street on the south and Fifteenth Street on the north. in the said City of Rolla, be and the same \* is hereby declared vacated.

approved July 22 1913. De Lacey Duayer.

Attest: ACN fiving ston. City Clerk.

01

## ORDINANCE NO./ 1.

A BILL FOR AN ORDINANCE ORDERING THE CONSTRUCTION OF SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That upon petition by taxpaying citizens of the City of Rolla, claiming it to be necessary to have sidewalks built upon and along the South Side of Eleventh Street between Rolla Street on the East and Park Street on the West; also upon and along the South side of Tenth Street between Rolla Street on the East and Park Street on the West; also upon and along Lot 31, in Block 2, being on the North side of Fourth Street, in James Addition to the City of Rolla, and in front of the following described Lots and Blocks abutting upon said Streets, to-wit:

T孙恭/#####/孙林准律/| 柳春/| 花妆卷/| 经柳城卷放/| 林在代格

Along the North side of the East half of Block 87, Bishop's 2nd Addition to the City of Rolla, owned by Anna M. Lepper.

Along the North side of the West half of Block 87, Bishop's 2nd Addition to the City of Rolla, owned by Henry Wood. Along the North side of Block 86, Bishop's 2nd Addition to the City of Rolla, owned by Charles L. Woods.

Along the North side of the East half of Block 26, Bishop's Addition to the City of Rolla, owned by J. P. Edgar. Along the North side of the West half of Block 26, Bishop's Addition to the City of Rolla, owned by Charles T. Strobach.

Along the North side of Block 27, Bishop's Addition to the City of Rolla, owned by S. N. Lorts.

Along the South side of Lot 31, Block 2, James Additon to the City of Rolla, owned by Lucy Wortham Wilson.

Section 2. Said sidewalks are hereby ordered to be constructed as in Section 1 of this Ordinance provided, to be at least four feet and six inches wide, to be the full length of the Lots and Blocks herein described, to be well built and secure and to comply with the Ordinances governing the construction of sidewalks.

Section 3. This Ordinance is directed to be certified by the City Clerk to the Street Commissioner for service according to law and the Ordinances of said City.

Passed by the Board of Aldermen of the City of Rolla, Missouri, this ### day of Wigness, 1913.

Approved aug 4,

-

Mayor.

Attest:

Softlingstone City Clerk.

1 K.

### ORDINANCE NO./ &V .

A BILL FOR AN ORDINANCE ORDERING THE CONSTRUCTION OF SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That upon petition by taxpaying citizens of the City of Rolla, claiming it to be necessary to have sidewalks built upon and along the North side of Seventh Street, between Olive Street on the Fast and the Right-of-Way of the St. Louis & San Francisco Railroad Company on the West, and fronting on Block Eight, in Rolla Mill Addition to the City of Rolla, and abutting on said Block Eight, to-wit:

Beginning at the Southeast corner of said Block Right and thence running West along the North Side of 7th Street and in front of said Block, a distance of 184 feet, the abutting property belonging to the Estate of Joseph Campbell, deceased,

Mississippi Valley Trust Company, Trustee.

Beginning at a point 184 feet West of the Southeast corner of said Block 8, and thence running West along the North side of 7th Street, and in front of said Block, a distance of 286 feet to the East line of the Right-of-Way of the St. Louis & San Francisco Railroad Company, the abutting property belonging to Charles Schuman

Section 2. Said Sidewalks are hereby ordered to be constructed as in Section 1 of this Ordinance provided, to be at least four feet and six inches wide, to be the full length of the Lots and Blocks herein described, to be well built and secure and to comply with the Ordinances governing the construction of sidewalks.

Section. 3. This Ordinance is directed to be certified by the City Clerk to the Street Commissioner for service according to law and the Ordinances of said City.

Passed by the Board of Aldermen of the City of Rolla,

Missouri, this### 14th day of July, 1913. august 4, 1913.
Approved July 14, 1913. august 4, 1913

Eden feer

Attesta

Hellwing Ston City Clerk.

### ORDINANCE NO. | ...

A BILL FOR AN ORDINANCE ORDERING THE CONSTRUCTION OF SIDEWALK CROSSINGS AUROSS THE RIGHT-OF-WAY OF THE ST. LOUIS & SAN FRANCISCO RAIRROAD COMPANY AT SEVENTH STREET.

Be it ordained by the Board of Aldermen of the City of Rolla. Missouri, as follows:

Section 1. That upon petition by taxpaying citizens of the City of Rolla, claiming it to be necessary to have sidewalk crossing# built across Right-of-way of the St. Louis & San Francisco Railrand Company, to connect with sidewalks on the

North Side of Seventh Street, to-wit:

Beginning at the Southwest corner of Block 8, Rolla Mill Addition to the City of Rolla, Missouri, connecting with the sidewalk at sai point and extending west a distance of 115 feet, across the Right-of-Way of said Railroad Company, and connecting with the sidewalk on the West side of Right-of-Way of said Railroad Company on the North side of 7th Street, said Right-of-Way being the property of the St. Louis & San Francisco Hailroad Company.

Section. 2. Said sidewalk crossing is hereby ordered to be constructed as in Section 1 of this Ordinance provided, to be at least four feet and six inches wide, to extend the entire distance across said Right-of-Way as herein described, to be well built and secure and to comply with the Ordinances governing the construction of sidewalk crossings and the Statutes of Missouri relating thereto.

Section 3. This Ordinance is directed to be certified by the City Clerk to the Street Commissioner for service according to law and the Ordinances of said City.

Passed by the Board of Aldermen of the City of Rolla,
Wissouri, this 14th day of July, 1913, August 4.1913,
Approved, July 14, 1913, agust 4.1913,
Mayor.

Athinizateu.

A BILL FOR AN ORDINANCE AUTHORIZING THE MAYOR TO MAKE CONTRACT WITH J. O. HOLMES AND A. P. MURPHY.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

That the Mayor be, and he hereby is, authorized to employ and contract with J. O. Holmes and A. P. Murphy, Attorneys-At-Law, to represent and defend the City of Rolla, in a certain case now pending in the Circuit Court of Phelps County, wherein J. C. Likes, is Plaintiff, and the City of Rolla, is defendant, at a fee of not to exceed One Hundred Dollars each; and should the venue of said cause be changed to come other county, in addition to said fees the City of Rolla to may the actual expendition to said fees the City of Rolla to pay the actual expenses of the said J. O. Holmes and A. P. Murphy necessarily incurred while attending to such case.

Approbed August 4, 1913.

Attest:

City Clerk.

# ORDINANCE NO. 185.

AN ORDINANCE TO VACATE BLOCKS 102 and 103 OF EASTON ADDITION TO THE CITY OF ROLLA, MISSOURI.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That all that portion of Faston Addition to the City of Rolla, Missouri, known and designated as Blocks 102 and 103, which said addition was laid out and platted and dedicated on July 18th, 1895, and filed for record on July 25th, 1895, together with all streets and alleys, be and the same is hereby vacated, for the reason that the Streets of said Addition do not conform to the Streets of said City of Rolla as straight continuations thereof.

Passed by the Board of Aldermen of the City of Rolla, Approved November 4th, 1913.

Approved November 4th, 1913.

Mayor. Missouri, November 3, 1913.

Attest:

Himyston Clerk.

#### ORDINANCE NO. 186.

AN ORDINANCE APPROVING PLAT OF EASTON ADDITION TO THE CITY OF ROLLA, MISSOURI.

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That the plat sucmitted and acknowledged as required by law, by A. W. Krueger, Wylie Tucker, T. E. Donahue, Alice Grabill and Mrs. Lizzie K. Smith, to the territory formerly known as Blocks 102 and 103, Easton Addition to the City of Holla, having been duly examined and found to be in compliance with the Statutory requirements relating to Cities of the Fourth class, the same is adopted and approved.

Passed by the Board of Aldermen of the City of Rolla, November 3, 1913.

Approved Movember 4th, 1913.

Edin Sauy

Mayorf Missouri, November 3, 1913.

Attest:--

Achthungston Olerk.

ORDINANCE NO

A BIEL FOR AN ORDINANCE PROVIDING THAT PERSONS CONVICTED MAY BE IMPRISONED OR CAUSED TO WORK ON STREETS, HIGHWAYS, ALLEYS, OR OTHER PUBLIC WORKS OR BUILDINGS OF THE CITY.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. Any person who has been convicted before the Mayor or Police Judge and sentenced for violation of any Ordinance of the City, whether the punishment be by fine or imprisonment or by both, may be put to work and required to perform labor on the public streets, highways and alleys, or other public works or buildings of the City. And the Marshal Street Commissioner or other proper officers of the City shall have power and be authorized and required to have or cause all such prisoners to work out the full number of days for which they have been sentenced, at breaking rock, or at working upon public streets, highways and alleys, or other public works or buildings of the City, as may be designated; and if the punishe ment is by fine and the fine be not paid, then for every dollar of the judgment thereunder the person shall work one day. And it shall be deemed a part of the judgment and sentence of the Court that such prisoner may be worked as herein provided.

Section 2. Any person committed for the non-payment of fine and costs, or either, may be compelled to work out the same as in Section One of this Ordinance provided: Provided, that imprisorments, when made under any of the Ordinances of the City may be in the City prison, or at the option of the Mayor or Police Judge, said imprisonments may be directed to be

in the County Jail of Phelps County, Missouri.

Passed by the Board of Aldermen of the City of Rolla,

Missouri, December 1, 1913.

Approved December 1, 1913.

Attest:

Il him je to

129

G /4.

ordinance no. 188

A BILL FOR AN ORDINANCE TO LEVY A TAX AND A POLL TAX FOR THE YEAR 1914.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That there be and there hereby is, levied for municipal purposes for the year 1914, a tax of Fifty Cents (.50) and a tax of Fifty-Seven Cents (57) on water works bonds and a tax of Sixteen Cents (16) on Sewer Bonds, to pay the interest on bonds and coupons and to create a sinking fund as required by Ordinances Number 65 and 66 of March 11th.1908.on each and every One Hundred Dollars (100.00) valuation of all property within the corporate limits of the City of Rolla made taxable by law. Also there be and there hereby is levied a poll tax for the year 1914 of two and one half days labor on the streets of Rolla, or in lieu thereof the sum of Two Dollars (2.00), at the option of the tax payer.upon each and every able bodied male person between the ages of twenty-one and fifty years, who has resided within the corporate limits of the City of Rolla for thirty days next preceding this levy.

Passed by the Board of Aldermen of the City of Rolla. Missouri. this 4th day of May, 1914.

Approved May 4th, 1914.

Attest:

Stongston City Clerk.

Mayor.

Edwin

ORDINANCE NO. 189

AN ORDINANCE RELATING TO A LICENSE TAX ON MOVING PICTURE SHOWS. Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. Every person, firm, company, association or corporation, who shall in this City, in person or by agent, encare in or carry on the business of operating or exhibiting moving pictures, commonly known as moving picture shows, shall pay to the proper city authority a License Tax of liverty Dollars per annum, and no license shall be issued for a shorter period than one year.

Section 2. Any violation of Section One of this Ordinance is hereby declared a misdemeanor and punishable by a fine of not less than ten dollars nor more than one hundred dollars, and each day said business is conducted shall be a be in force from and ofter its approval by the ruayer, Approved July 6th, 1914. Edwin Long

Attest:

JCH Livingston

176

B /4.

# ordinance no. 188

A BILL FOR AN ORDINANCE TO LEVY A TAX AND A POLL TAX FOR THE YEAR 1914.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That there be and there hereby is, levied for municipal purposes for the year 1914, a tax of Fifty Cents (.50) and a tax of Fifty-Seven Cents (57) on water works bonds and a tax of Sixteen Cents (16) on Sewer Bonds, to pay the interest on bonds and coupons and to create a sinking fund as required by Ordinances Number 63 and 66, of March 11th, 1908, on each and every One Hundred Dollars (100.00) valuation of all property within the corporate limits of the City of Rolla made taxable by law. Also there be and there hereby is levied a poll tax for the year 1914 of two and one half days labor on the streets of Rolla, or in lieu thereof the sum of Two Dollars (2.00), at the option of the tax payer.upon each and every able bodied male person between the ages of twenty-one and fifty years, who has resided within the corporate limits of the City of Rolla for thirty days next preceding this levy.

Passed by the Board of Aldermen of the City of Rolla Missouri this 4th day of May, 1914.

Approved May 4th, 1914.

Mayor.

Edury

Attest:

City Clark

## ORDINANCE NO. 189

AN ORDINANCE RELATING TO A LICENSE TAX ON MOVING PICTURE SHOWS. Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. Every person, firm, company, association or corporation, who shall in this City, in person or by agent, encare in or carry on the business of operating or exhibiting moving pictures, commonly known as moving picture shows, shall pay to the proper city authority a License Tax of \_\_ Dollars per annum, and no license shall be issued for a shorter period than one year.

Section 2. Any violation of Section One of this Ordinance is hereby declared a misdemeanor and punishable by a fine of not less than ten dollars nor more than one hundred dollars, and each day said business is conducted shall be a

be in force from and ofter its approval by the ruayer Edura To

Attest:

FCK Living ston

\$ 190

An ordingance to prohibit theatrical performances and moving picture shows on the first day of the week, commonly called Sunday.

Be it ordained by the Mayor and the Board of Alderman of the city of Rollia, as follows:-

Sec. One. -

That the giving of any theatrical performance or of any moving picture shows within the corporate limits of the city of Rolla, on the first day of the week, commonly called Sunday, is hereby declared a misdemeanor, provided that any lecture or preacher of the gospel may, to illustrate his lecture or sermon use moving pictures.

Sec. Two .-

Any person, copartnership or association of persons or any officer, agent or representative of any corporation, who shall violate the provision of this ordinance shall, for each performance, be deemed quilty of a misdemeanor and on conviction by fined in a sum not less than twenty five dollars nor exceeding one hundred dollars.

ORDINANCE NO. 141

A BILL FOR AN ORDINANCE PROVIDING FOR LICENSING OF MOTOR VE-HICLES, REGULATING OPERATION, USE AND SPEED OF THE SALE, PRESCRIBING PENALTIES FOR VIOLATION OF THIS ORDINANCE.

Be it ordained by the Board of Aldermen of the Uity of Holla, Missouri, as follows:

Section 1. The term "motor vehicle", as used in this Ordinance shall include all vehicles propelled by any power other than muscular power, except traction engines, road rollers, fire wagons and engines, police wagons, ambulances and such vehicles as run# only upon rails or tracks, and shall be deemed to include motor cycles.

Section 2. No person shall operate or drive a motor vehicle on any public street, avenue, alley, parkway, or public place in this City after the 700 without first having obatained a license the efor. Any person desiring such a license shall apply to the City Clerk, giving the name and number of his machine, which shall be registered in a book to be kept by him for that purpose, and upon the payment of One Dollar such officer shall issue to him a license for the term ending after for a term of one year. The City Clerk shall issue to such person so applying a distinctively numbered license, which shall be acrried in, upon or about such motorvehicle while the same is in operation and shall be exhibited to any officer of the City upon demand. There is hereby Levied a license tax of Two Dollars per annum upon each and every motro vehicle. Provided, this Section shall not apply to any person owning or operating a vehicle who may be passing through the city.

Section 3. It shall be unlawful for any person to operate or drive a motor vehicle at a speed in excess of ten miles per hour upon any public street, alley, parkway or public place in this City. It shall be the duty of such person to sound his bell, horn or other device for signalling before approaching the crossing of any street, alley or avenue, which is to give notice and warning of his approach.

Section 4. It shall be unlawful for any person to operate or drive upon any public street, avenue, alley, parkway or public place in this City any motor vehicle unless the same shall be provided with adequate brakes and in good working order, and sufficient to sontrol such vehicle at all times when same is in use, and a suitable and adequate bell, horn or other device for signalling, and shall during theperiod for one half hour after sunset to one half hour before sunset display at least one lighted lamp on the front, and one red light to the rear, or one light which shall display the lighted lamp to the front and a red light visible to the rear.

Section 5. It is hereby made the duty of the City Clerk to make a monthly report to the Board of Aldermen of the number of licenses issued, the person to whom issued and the amount collected therefor.

Section 6. Whenever a person operating a motor vehicle shall meet in any public street, avenue, alley, parkway or public place in this City any other person riding or driving a horse or horses, or toher animals, or any other vehicle, the person operating such motor vehicle shall reasonably turn the same to the right of the center of such highway so as to pass

without interference. When any such person so operating a motor vehicle shall overtake any such horse, animal or other vehicle the rider or driver of such horse, animal or other vehicle shall as soon as practicable turn to the right so as to allow free passage on the left hand side. Any such person so operating a motor vehicle shall at the interesettion of streets, avenues, alleys or other public places, keep to the right of the intersection thereof when turning to the right, and pass to the right of such interesection in turning to the left. Any person so operating a motor vehicle shall use care and caution in meeting and passing horses. Any person violating any of the provisions of this Section shall be subject to the penalties hereinafter prescribed.

Section 7. Any person operating or driving amotor vehicle, shall, on signal by raising thehand from a person, \*###### riding, leading or driving a horse or horses or other animals, bring such motor vehicle immediately to a stop, and if traveling in the opposite direction remain stationery so long as may be reasonable to allow such horse or animal to pass, and if traveling in the same direction use reasonable caution in passing such horse or animals; provided, that in ###case such horse or animal appears badly frightened or the person operating such motor vehicle is so signalled to do, such person shall cause the motor of such vehicle to cease running so long as shall be reasonably necessary to prevent accident, and insure the safety of others. Upon approaching a pedestrian who is upon the traveled part of any highway, and not upon a sidewalk, and upon approaching an intersecting street, avenue or alley, or a public place, or a corner in or on a public street, avenue, alley, parkway or public place, where the operator's view is obstructed, evry person operating a motor vehicle shall slow down, and give a timely signal with his bell, horn or other device for signalling. Any person violating any of the provisions of this Ordinance shall be subject to the penalties hereinafter provided

Section 8. Any person violating any of the provise ions of this Ordinance shall be fined in a sum of not less than Twenty-five Dollars, nor more than One Hundred Dollars.

Section#9. Every person to whom any license shall be issued in accordance with the above provisions; must pay to the City Clerk a fee of fity cents for issuing the same.

Section 10. This Ordinance shall be in force from and after its passage, and approval.

Approved

. 1914.

Attest:

Mayor

Of fivingston

ODDINANCE NO.192.

thereof. For the purpose of improving the water works plant in the etty of Rolle, Missouri, by erecting a steel water tower, purchasing water meters and an air compressor and repairing power house.

1.K.

Whereas, the Board of Aldermen of the city of Rolla, believing it is for the best interests of the said city of Rolla that the water-works plant owned and operated by the said city be improved by the building and oracting of a steel water tower, purchasing water meters and an air compressor, and repairing power house, and

Whereas, it is estimated that the cost of said improvements will be twelve thousand dollars, (\$12,000):

Therefore, be it ordeined by the Board of Aldermen of the City of Rolls, Masouri, as follows:

Section 1. That a special election be held in the said City of Holla, on Tuesday the Cath.day of September, 1914, so test the common of the qualified voters of said Cit, of Holla, on a proposition to herrow Twelve Thousand Pollars (12,000), and to issue bonds in payment thereof, which said money is to be used for the purpose of improving the water works plant of the City of Holla, by erecting a steel water tower, purchasing, maters and an air compressor, and remaining the power house.

Section 2. That the politing places of said election shall be reallows: First ward, at the City hell; Second ward, at the Southern Louise; that notice of said special election shall be given by publication in some newspaper printed and published in said Cit; of Rolls, for at least fifteen days preflows to the time of holding of said election; that the polls of said election shall be opened at soven a clock s.m. and shall remain open and late of clock p.s. if the sun shall get before six o'clock, but if

not then until sun down; that the form of the ballot to be used at said election shall be:

For increase of dobt, Yes.

For increase of debt. No.

The former which shall be taken as a vote assenting to increase of debt, and the latter as a vote dissenting therefrom, and the Board of Aldermen of said City of Rolla shall meet on Wednesday, the 30th. day of September, 1914, at the hour of eight o'cleck p.m., at the City Hall, to canvass the vote cast at said election and to declare the result thereof.

be paid within twenty(SC) years from the date of their issue, and that a rate of interest on said bonds shall not exceed five per. cent per emmun, and that the annual rate of texation shall not be increased, other than is provided by Section 15A of Article(10) Ten of the Constitution of the State of Missouri, adopted at the GeneralElection held in Missouri on the 4th. day of Movember, 1982.

Section 4. That this Ordinance shall be in force and effect from and after its passage and approval by the Mayor.

Passed September, 7, 1914.

Approved September, 7, 1914.

Attent:

Mayor City of Rolla.

Sity Slerk.

ORDINANCE NO 193.

AN ORDINANCE DECLARING THE RESULT OF THE SPECIAL ELECTION HELD IN THE CITY OF ROLLA, MISSOURI, ON TUESDAY, THE 29TH DAY OF SEPTEMBER, 1914.

A bill for an Ordinance declaring the result of the special election held in the City of Rolla, Missouri, on Tuesday, the 29th day of September, 1914, for the purpose set forth in Ordinance No. 192, entitled "An Ordinance to borrow money and issue bonds in payment thereof, for the purpose of improving the water works plant in the City of Rolla, Missouri, by erectings a steel water tower, purchasing water meters and an air compressor and repairing power house," and ordering a special election of the legal voters of the City of Rolla, Missouri, with a view to test the sense of the legal voters thereof on a proposition to borrow Twelve Thousand Dollars (\$12,000), and to issue bonds in payment thereof, which said money is to be used for the purpose of paying the cost of improving the water works plant in the City of Rolla, Missouri, an win the water works plant in the City of Rolla, Missouri, and win the water works plant in the city of Rolla, Missouri, and win the said and approved on the 7th day of September, 1914; and notice of which said election was duly published in the "New Era", 2 weekly newspaper printed and published in the City of Rolla, Phelps County, Missouri, the first insertion of which was at least fifteen days before the 29th day of September, 1914.

Now, therefore, for the purposes aforesaid, Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That at the said special election held in the City of Rolla, Missouri, on Tuesday, the 29th day of September, 1914, to test the sense of the legal voters of said City on the proposition to borrow Twelve Thousand Dollars, and to issue bonds in payment thereof, which said money is to be used for the purpose of improving the water works plant in the City of Rolla, Missouri, by erecting a steel water tower, purchasing water meters and an air compressor and repairing power house, we find, as duly certified to us by the judges and clerks of such election, that there was a total number of Ohe Hundred and Ninety-three votes cast, of which One Hundred and Fifty-three votes were cast "For Increase of Debt"--Yes, and Forty votes "For Increase of Debt"--No,

And we do further find that said One Hundred and Fifty three votes cast "For Increase of Debts"—Yes, were more than two-thirds majority of the legal voters of said City of Rolla, Missouri, voting at said election, held for that purpose; and so finding we decare as the result of said election that the said proposition so submitted in said Ordinance No. 192, of the Ordinances of the said City of Rolla, Missouri, as aforesaid, and entitled as above, was duly submitted to the qualified voters of the said City of Rolla, Missouri, and due notice thereof given, and was duly carried by a two-thirds vote of the legal voters of said City of Rolla, Missouri, voting at said election. Passed by the Board of Aldermen of the City of Rolla,

Missouri, September 30, 1914.
Approved September 30, 1914.

Attest:

Mayor.

City Clerk.

### ORDINANCE NO. 194.

AN ORDINANCE PROVIDING FOR THE ISSUE OF WATERWORKS IMPROVEMENT BONDS OF THE CITY OF ROLLA, PROVIDING FOR THE ISSUE OF TWELVE THOUSAND DOLLARS OF WATER WORKS IMPROVEMENT BONDS OF THE CITY OF ROLLA, MISSOURI, AND PROVIDING FOR THE LEVY OF AN ANNUAL TAX TO PAY THE PRINCIPAL AND INTEREST THEREON.

Whereas, at a special election duly called and held in the City of Rolla, Missouri, on the 29th day of September, 1914, a proposition that said City of Rolla, Missouri, incurt and indebtedness of Twelve Thousand Dollars, for the purpose of improving the water works plant in the City of Rolla, Missouri, by erecting a steel water tower, purchasing water meters and an air compressor, in said City, was duly submitted to the legal and qualified voters of said City, and carried by an affirmative vote of more than two-thirds thereof, and

Whereas, the result of said election was duly certified to the Board of Aldermen of said City and the result thereof by proper Ordinance, duly and legally declared, And the said Board of Aldermen, deeming it for the best interest of said City so to do, have decided, in pursuance of the authority conferred upon them so to do, to issue and sell bonds for the purpose aforesaid, to the amount of Twelve Thousand Dollars, bearing interest at the rate of five per cent per annum, from the date of said bonds until the maturity thereof, as hereinafter provided.

Now, Therefore, Be it Ordained, by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That there shall be and is hereby directed and ordered to be issued the negotiable coupon bonds of the City of Rolla, Missouri, to the aggregate sum of Twelve Thousand Dollars, for the purpose of improving the water works plant in the City of Rolla, Missouri, by erecting a steel water tower, purchasing water meters and an air compressor.

352

Section 2. That said bonds shall be twenty-four in number, numbered consecutively from one to twenty-four inclusive, of the denomination of the sum of Five Hundred Dollars each. Said bonds to be denominated, "Water-works improvement Bonds of the City of Rolla, Missouri, " and shall bear date of December 1, 1914, and shall become due and payable absolutely on December 1, 19134, but shall be redeemable at the option of said City, before said date of maturity at the maturity of any interest coupon on or after ten years from the date thereof, and shall bear interest from and after their date at the rate of five per cent per annum, payable semi-annually on the 1st days of June and December, in each year, which interest payments to the date of maturity shall be evidenced by proper coupons attached to each of said bonds, and both principal and interest of said bonds shall be payable in lawful money of the United States of America, at Mississippi Valley Trust Company, City of St. Louis, Missouri.

THE RESERVE OF THE PARTY OF THE PARTY AND THE PARTY OF TH

ANTAR THOUSAND DOT TO A VICTOR AND THE TOP OF THE TORON O

THE RESERVE TO SERVE THE PERSON NAMED IN CO.

Section 3. That each of said bonds and the coupons thereto attached shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA.

STATE OF MISSOURI.

COUNTY OF PHELPS.

CITY OF ROLLA.

WATER-WORKS IMPROVEMENT BOND.

No. \_\_\_\_\_ \$500.00

Know all men by these presents, That the City of Rolla in the County of Phelps, in the State of Missouri, acknowledges itself to owe, and for value received, hereby promises to pay to the bearer, the sum of Five Hundred Dollars, on the 1st day of December, 1934, together with the interest on said sum from

the date hereof, until paid, at the rate of five per cent per annum, payable semi-annually on the 1st days of June and December, in each year, upon the presentation of the interest coupons hereto attached, as they severally become due and payable; both principal and interest payable at the Mississippi Valley Trust Company, City of St. Louis, Missouri: And for the prompt payment of said bonds, with interest as aforesaid, the full faith, credit and resources of said City are hereby irrevocably pledged.

We are the property of the past of the second

DESCRIPTION OF THE PARTY OF THE PARTY.

of the Carlot and Advantage on the Carlot and Carlot an

This bond is redeemable at the option of the City of Rolla, at the maturity of any interest coupon on or after December 1st, 1924.

This bond is one of a series of twenty-four bonds of like tenor issued by the City of Rolla, Missouri, for the purpose of providing funds for improving the water works plant in the City of Rolla, Missouri, by erecting a steel water tower, purchasing water meters and an air compressor, in accordance with more than two-thirs majority vote of the legal voters of said City, voting at an election duly called and held therein on the 29th day of September, 1914, and is issued pursuant to and in full compliance with the provisions of Section 12, of Article 10, of the Constitution of the State of Missouri, as amended by the people of the State of Missouri at the general election held November 4th, 1904, which said amendment is known as Section 12a of Article 10 of the Constitution of the State of Missouri, and of Article 11, of Chapter 84, of the Revised Statutes of the State of Missouri, for 1909, and in accordance with the provisionsof an Ordinance of said City duly passed and adopted since the date of said election.

And it is hereby certified and recited that all acts,

the Cale Cartach and I have a loss the presentative of the Late of the late and Cartach an

conditions and things required by the Constitution and laws od the State of Missouri to be done precedent to and in the issuance of this bond have been properly done, happened and been performed in regular and due form and time as required by law; that the total indebtedness of said City, including this bond, does not exceed the Constitutional or Statutory limitations and that provision has been made for the collection of an annual tax on all the taxable property in said City sufficient to pay the interest hereon, and the principal hereof, when and as the same matures.

In Testimony Whereof, the said City of Rolla, Missouri, has caused its corporate sal to be hereto affixed, and this bond to be signed by its Mayor and attested by its City Clerk, and the annexed interest coupons to bear the fac-simile signature of said Mayor, the lat day of December, 19142

Mayor.

Attest:

Allfieringston City Clerk.

Form of Coupon.

Form of Coupon

\$12.50

On the 1st day of June, 19\_\_\_\_\_, the City of December, 19\_\_\_\_\_, the City of Rolla, in the County of Phelps, and State of Missouri, will pay the bearer Twelve Dollars and Fifty Cents, lawful money of the United States of America, at Mississippi Valley Trust Company, City of St. Louis, Missouri, for semi-annual interest due that day on its water-works improvement bond No. \_\_\_\_ dated December 1st, 1914.

Mayor.

The party of this party in securities of the department of the last and la

Section 4. That the Mayor and City Clerk of said City are hereby authorized and directed to cause to be prepared in such form as will comply with the provisions hereof, the bonds and coupons herein and above described, and when so prepared said bonds shall be signed by said Mayor, attested by the said City Clerk and the corporate seal of said City thereto affixed, and each of said coupons shall bear the fac-simile signature of said Mayor.

Section 5. That when said bonds and coupons have been prepared and executed as aforesaid, they shall be registered with the State Auditor of the State of Missouri, and shall then be delivered to the purchaser thereof, and the proceedings arising from their sale shall be used solely for the purpose for which said bonds recite they are being issued.

Section 6. That in order to meet the interest on said bonds properly as the same matures, and to pay the principal thereof at maturity, beginning with the year 1914, and continuing annually thereafter until all of said bonds are paid, there is hereby levied on all the taxable property in said City of Rolla, Missouri, in addition to all other City taxes the following direct annual tax, to-wit: For each of the years 1914 to 1934 inclusive, the sum of Twelve Hundred Dollars (\$600.00) for interest and the sum of Six Hundred Dollars (\$600.00) for interest and the sum of Six Hundred Dollars (\$600.00), for the payment of the principal, and for each of said years said tax shall be extended upon the tax roll of said City and collected at the same time and in the same manner as the tax for general city purposes is extended and collected, and when so collected shall be used for the purpose of paying interest and

The terminal partition and the series of the court of the

principal upon said bonds, when and as the same matures; provided, however, that in the event of the payment of any of said bonds before their absolute maturity under the option reserved by the City to make such prior payment, then and in that event, the levy for the interest fund in the succeeding year shall be reduced so as to raise only such sum as may be necessary and sufficient to pay the interest on such of said bonds as are outstanding and unpaid, but the annual levy above provided for shall never be reduced below an ambunt that is sufficient and necessary to meet the payment of the principal and interest of said bonds when and as the same matures.

Section 7. That all Ordinances, or parts of Ordinances, in conflict with the provisions of this Ordinance shall be void and the same are hereby repealed.

Section 8. That this Ordinance shall be in force and effect from and after its passage and approval by the Mayor.

Approved November 10th, 1914.

Mayort.

Attest:

ICH Living ston,

ORDINANCE NO. 195. AN ORDINANCE RELATING TO GAMBLING. Be it ordained, by the Board of Aldermen of the City of Rolla, as follows: Section 1. Every person who controls or owns a billiard table pigeon hole table bage telle table Jenny Lind table or pool table, and permita others to play thereon, except when kept solely for pleasure, is hereby declared to be a keeper of such table or tables. Section 2. Every such keeper as defined in Section one of this ordinance who shall permit any person or persons to play what is commonly known as Kelly Pool on any such table or tables shall be deemed guilty of a misdemeanor and shall be fined in any sum not exceeding fifty dollars. Section 5. Every person who shall be convicted of the offense mentioned in section two of this Ordinance shall in addition to the penalty therein provided forfeit his license as such keeper of such table or tables. Section 4. Every person who shall bet or wager anything of value upon the result of any game played upon any of the tables mentioned in section one of this Ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be fined not less than five dollars nor more than twenty-five dollars. Approved this 4th. day of January, 1915. Mayor. Attost

ord. 76 196.

A BILL FOR AN ORDINANCE TO REPEAL SECTIONS ONE, TWO AND THREE, OF ORDINANCE NUMBER THIRTY-THREE, ENTITLED "AN ORDINANCE RELATING TO A LICENSE TAX FOR INSURANCE COMPANIES AND EXPRESS COMPANIES", And TO ENACT THREE NEW SECTIONS IN LIEU THEREOF. TO BE KNOWN AS SECTIONS ONE, TWO AND THREE, OF ORDINANCE NUMBER THIRTY-THREE.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

SECTION 1. That sections one, two and three of Ordinance number thirty-three, entitled an Ordinance relating to license tax for insurance companies and Express Companies are hereby repealed and in lieu thereof three new sections are enacted to read as follows:

SECTION 1. Every person, firm, company, association or corporation who shall in this City, in person or by Agent, engage in, or carry on any kind of life insurance business, shall pay to the proper City Authority a license tax of ten dollars per annum, and any person, firm, company or corporation who shall in this City carry on any kind of casualty or surety insurance business, shall pay to the proper City Authority a license tax of Five Dollars per annum, and no license shall be issued for a less period than six months. Each and every agent of one or more persons, firms, companies, associations, or corporations, engaged in or carrying on any kind of life, casualty or surety insurance business in this City shall pay to the City Collector a license tax of Ten Dollars per annum, and no license shall be issued for a less period than six months.

SECTION 2. It shall be unlawful for any person within the limits of the City of Rolla to not as agent or adjuster of any life, casualty or surety insurance company, firm, association or corporation which has failed, neglected or refused to may the license tax imposed by the proceeding section of this ordinance, and any person, firm, company or companies who hase failed, neglected or refused to may the license tax as above provided shall be deemed guilty of a misdemeaner and upon conviction thereof, shall be fined not less than five or not more than one hundred dollars.

Any person in this City who shall engage in carrying on the business of the life, casualty or surety insurance agent without first obtaining a license therefor, or who shall act as agent or adjuster of any insurance company, firm, association or corporation which has failed, neglected or refused to pay the license tax imposed by this ordinance, shall be deemed guilty of a misdemeaner and upon conviction shall be fined in any sum not less than ten nor more than one hundred dollars, and each day shall constitute a separate offense.

SECTION 3. Any person, company, or firm in this City who shall receipt for any money on account of, or for any contracts of life, casualty or surety insurance made by him, or any life, casualty or surety insurance company, corporation, or association, or who shall receive or receipt for any money for any other person to betransmitted to any such insurance company, association, or corporation, or who shall effect or place or cause to be placed any such insurance or such insurance risks in any such insurance company, association, or corporation, is hereby declared to be an insurance agent.

Approved this 1st day of February 1918;

mayor.

attest: Hivingston, City Clerk.

p K.

## Ordinance No. 197

# A. BILL FOR AN ORDINANCE REQUIRING THE CONSTRUCTION OF SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That upon petition of the citizens of the City of Rolla, and upon inspection, sidewalks are found to be necessary upon and along the following lots and blocks in the city of Rolla, and sidewalks are hereby ordered to be constructed, in accordance with the laws and ordinances of said city, the same to be at least four feet and six inches wide and the full length of the lots described fronting on said streets, to be of concrete fronting composition pavement, with either fifteen inches of gravel or sod on each side and to be well built and secure, to-wit:

The distance of 105 feet on the north side of 14th street along lot one, block one, Chamberlain's addition to the city of Rolla, and owned by Mary Chamberlain.

The distance of 200 feet along the East side of block one, Chamberlain's addition to the city of Rolls, and owned by D. K. Chamberlain.

The distance of 200 feet along the east side of block two. Chamberlian's addition to the city of Rolla, and owned By Mrs. S. M. Kling.

Creations For 1777

Section 2. The City Clerk is hereby ordered to deliver to the street commissioner a certified copy of this orderance for service upon the respective owners of the property described in section one of this ordinance according to law, and the ordinance of the city of Rolla.



Passed and Approved This March 1, 1915.

Mayor

Attest:

City Clerk

Pit,

#### ORDINANCE NO. 198.

AN ORDINANCE TO REPEAL ORDINANCE NUMBER 93, ENTITLED "AN ORDINANCE REPEALING ORDINANCE NUMBER 32, RELATING TO LICENSES OTHER THAN DRAMSHOPS," AND TO ENACT A NEW SECTION IN LIEU THEREOF.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section One. That Ordinance Number 93, of the Ordinances of the City of Rolla, Missouri, be and the same is hereby repealed and a new Ordinance enacted in lieu thereof, to read as follows:

Section Two. There is hereby placed upon each butcher shop a license in the sum of Five Dollars per annum, and no license shall be issued for a period of less than one year.

Approved April 3th, 1915.

Attest:

Mayor.

Miningston City Clerk

# ORDINANCE NO. 199

A BILL FOR AN ORDINANCE TO LEVY A TAX AND A POLL TAX FOR THE YEAR 1915.

Be it ordained by the Borad of Aldermen of the City of Rolla, Missouri, as follows:

Sectionl. That there be and there is, hereby levied for municipal purposes for the year 1915, a tax of fifty cents (50); a tax of fifty-seven cents (57) to pay interest on water works bonds and to create a sinking fund to pay said bonds; a tax of sixteen cents (16) to pay interest on sewer bonds and to cerate a sinking fund to pay said bonds; a tax of seventeen cents (17) to pay interest on water works improvement bonds and to create a sinking fund to pay said bonds, on each and every One Hundred dollars (\$100.00) valuation of all property within the corporate limits of the City of Rolls, made taxable by law.

Section 2. That there be and there is hereby levied a poll tax for the year 1915, of two days labor on the streets of the City of Rolla, or in lieu thereof the sum of Two Dollars (\$2.00), at the option of the taxpayer, upon every able bodied male person between the ages of twenty-one and fifty years, residing within the corporate limits of the City of Rolla for thirty days next preceding this levy.

Passed by the Board of Aldermen of the City of Rolla. Missouri, this 6th day of May, 1915.

Approved May 8 1915.

Attest: Music City Clerk.

LABberre

Resolution no 1-

RESOLUTION AS TO THE PAYMENT OF CERTAIN OBLIGATIONS OF THE CITY.

Be it resolved by the Board of Alderman of the City of Rolls, as follows:

WHEREAS, there are a number of people employed as laborers for the City of Rolla and there are certain freight bills and express charges against said City, which must be paid from time to time: and whereas it is considered proper that all parties regularly employed by the City should be paid semi-monthly.

Therefore be it resolved by the Board of Alderman, that the City Treasure be hereby instructed to pay all labor accounts when the same have been duly O.K., by the Mayor or by the Chairman of the Committee having in charge such work and also pay all freight and express charges when same are duly O.K. by the Mayor and said City Treasure shall keep-count of all bills and charges so paid and present same at the succeeding regular meeting of the Board of Alderman to be formerly allowed and warrant issued for same.

Bt it further resolved that a copy of this resolution be filed with said City Treasure and be his authority for making such payments.

Approved May 24/15
Attest: May Clerk.

# RESOLUTION NO. 2.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, as follows:

That the bid of the Chicago Bridge and Iron Company, of Chicago, Illinois, to erect and furnish complete, as per plans and specifications, for the sum of \$3690.00, a 250,000 gallon stand pipe be accepted, and the Mayor is hereby authorized to enter into a written contract with said Company for the same, in accordance with the plans and specifications and the items of said bids.

Approved May & v4, 1915.

Attest:

CityvClerk.

RESOLUTION NO. 3.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, as follows:

That the bid of the National Meter Company, of Chicago.

Illinois, to furnish F. O. B. Rolla, 200 Type K Nash Water

Meters, for the price and sum of \$6.65 each, be accepted, and
the Mayor is hereby authorized to enter into a written contract
with said Company, in accordance with the terms of the bid of
said Company.

Approved May 74, 1915.

Attest:

City Clerk.

### ORDINANCE NO. 200

Pr.

A Bill for an Ordinance levying and assessing a special tax and authorizing the issue of a special tax bill against the real estate of the United States abutting on Pine Street, in the City of Rolla, Missouri, for its proportion of the cost of constructing first class brick paving on Pine Street from the center of Sixth Street to the center of Tenth Street by J. C. Likes under contract with the City of Rolla, Missouri.

WHEREAS, Under contract duly entered into with the City of Rolla, Missouri, J. C. Likes constructed first class brick paving on the roadway of Pine Street between the center of Sixth Street and the center of Tenth Street in said City, all in accordance with his contract and the plans and specifications provided therefor by said City of Rolla; and

WHEREAS, Said paving was completed and duly accepted by the Mayor and Board of Alderman of said City of Rolla on September 7th, 1910; and

WHEREAS. The total cost of said completed paving in accordance with the contract of J. C. Likes and his bid of \$2.34 per square yard therefor, is and was thirteen thousand and thirty-five and 50/100 dollars (\$13,035.50), which amount, less the proportion due against the real estate of the United States, has been heretofore, on October 12, 1910, apportioned against all the other lots and real estate abutting on said Pine Street and paving, according to the frontage of each on said Pine Street, and special tax bills issued therefor against said lots for their respective portions of said entire cost of paving the Street between the points mentioned; and

WHUREAS, the amount that was due against the said real estate of the United States on October 12, 1910, as its proper and lawful portion of the entire cost of paving said Pine Street is and was seven hundred and sixty-six and 87/100 dollars (\$766.87), no part of which has ever been paid to J. C. Likes, the contractor; and

A \$1.1 for an Ordinance inviting and Manneston a concisi for and madesoful the lattice of a special for bill against the real solution of the lattice and assembly the bill against the real solution of the lattice and the real motion of the bill against the real motion of the ordinal action ordinal action ordinal action or action ordinal action ordinal action ordinal action or action ordinal action ordinal action ordinal action or action ordinal action ordina

estate, where its Post Office Building is now located, before the contract for said street paving was entered into and before the work was done; and on account of a misunderstanding and misconception of the law at the time, no special tax bill has ever been issued against the United States for its portion of the cost of said paving. And in order that J. C. Likes, the Contractor may have a proper and accurate means of presenting his claim therefor to the proper authorities of the United States for adjustment and payment, an official and correct special tax bill should be issued against said real estate for its proper and lawful share and proportion of the cost of paving said Pine Street, special tax bills having been on October 10, 1910, issued against all the other lots on the Street, bearing interest at the rate of eight (8) per cent per annum as provided by law. Therefore,

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA, MISSOURI, AS FOLLOWS:

Section 1. There is hereby levied and assessed a special tax against the tract of ground hereinafter described to pay J. C. Likes its proper and lawful share of the cost of constructing first class brick paving on Pine Street in the City of Rolla, Missouri, from the center of Sixth Street to the center of Tenth Street. The amount herein levied, assessed and charged against said tract of land being its proper and lawful share of the cost of the street paving, the balance of such entire cost having been heretofore, on October 12, 1910, levied, assessed, charged and apportioned among the several lots, blocks and pieces of ground abutting on said Pine Street and improvement, each of said lots, blocks and pieces of ground having been charged with its proper and lawful share of the amount due the contractor for said work according/the front feet thereof respectively abutting on said Pine Street and improvement.

certain, where its post drives mailital to now lesited, certain the certain about the formal attract parties and entered into and before the mark contrasts that the matter and entered into and before the mark mus deno; and on account of a minardorphanding and minardomption of the last at the time, no special tex blil has sort been demonstrate into the distinct the provides the last distinct the minardorphane to the continuous and new proper and monutate or and it to be in the continuous of the proper and monutate and no or the proper of property of presenting the continuous to the property of the continuous of of the cont

Against a lot and tract of land situated in the City of Rolla, Missouri, described as follows:

"All of lots numbered five (5) and six (6), and a fractional part of lots numbered two (2), three (3), four (4) and seven (7), all in Block numbered Fifty-two (52), County Addition to the City of Rolla, Missouri, described as follows to-wit: Beginning at the Southwest corner of lot numbered five (5) in said Block, on the north line of Ninth Street, thence East along the south line of lots numbered five (5), six (6) and seven (7), One hundred and thirty (130) feet, thence north parallel with the west line of lot numbered seven (7) One Hundred and twenty (120) feet; thence west parallel with Ninth Street, One Hundred and thirty (130) feet, to the East line of Pine Street; thence south along the east line of Pine Street One Hundred and twenty (120) feet to the place of beginning," belonging to the United States, and upon which tract of land its Post Office Building is located, there is hereby levied and assessed the sum of Seven hundred and Sixty-six and 87/100 dollars (\$766.87), the said tract of ground having a frontage of One hundred and twenty (120) feet on the wort side of Pine Street and being liable for the cost of 327.72 square yards of said street paving as its proper and lawful share of the cost of the entire paving improvement from the center of Sixth Street to the center of Tenth Street.

Section 2. The Mayor and City Clerk are hereby authorized and directed to issue a special tax bill against the above described lot and tract of ground for the amount herein levied and assessed against it for its proportion and share of the cost of the construction of first-class brick paving on Pine Street between the center of Sixth Street and the center of Tenth Street and deliver the same to J. C. Likes, the Contractor, who is entitled to the same. The said special tax bill shall bear interest at the rate of eight (8) per cent per annum from and after thirty (50) days after its issue.

Mail of Mots numbered five (5) and six (6), and a fractional part of lots numbered five (5), three (5), four (4) and seven (7), all in Block numbered Fifty-two (52), doubty Addition to the dity of stan, Mismouri, describes on introns so-wake requiring of the north set corner of lot numbered five (5) in soil block, on the north line of Minth Stroot, thance Mast slong the south line of Lots numbered five (5), and seven (7), one handred and

Against a lot and tract of land situated in the city of

Section 3. This Ordinance shall be in force and effect from and after its passage and approval of the Mayor.

This Ordinance was passed by the Board of Aldermon of the City of Rolla, Missouri, at its meeting duly held on the day

of Arana, 1915.

Raus Hemberger President of Board of Aldergen.

Approved this 7

day of\_

\_\_, 1915.

HBrever Mayor

Attest:

City Clerk.

Repealed

ORDINANCE NO. 20/.

AN ORDINANCE TO PROVIDE FOR THE LICENSING AND TAXING OF AUTOMOBILES KEPT OR USED FOR HIRE.

Be it ordained by the Board of Aldermen of the City of Rolla, as Follows:

Section 2. Any person, firm, association or corporation desiring to engage in the business of keeping or operating any automobile or automobiles, as provided in Section 1 of this Ordinance, before engaging in such business shall procure a license from the City of Rolla, in which license shall be designated the automobile to be operated thereunder, by the number of his or its State auto-license plate.

Attest: Moleu

City Clerk.

Mayor.

P

#### ORDINANCE NO. 202.

A BILL FOR AN ORDINANCE AUTHORIZING ROLLA SCHOOL DISTRICT IN PHELPS COUNTY? MISSOURI? TO ERECT AND CONNECT PRIVATE SEWER WITH SEWER SYSTEM, AND WATER CONNECTION WITH WATER SYSTEM OF THE CITY OF ROLLA, MISSOURI.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That the School District of Rolla, Phelps
County, Missouri, be and it is authorized and permitted to erect
and connect a private sewer connection from its High School
building to and with the sewer system of the City of Rolla, at
a point most convenient therefor, the erection and connection
thereof to be under the direction and supervision of the City of
Rolla, Missouri.

Section 2. That the School District of Rolla, Phelps
County, Missouri. be and it is authorized and permitted to erect
and connect a private water connection from its High School
building to and with the water mains of the water system of the
City of Rolla, at a point most convenient therefor, the erection
and connection thereof to be under the direction and supervision
of the City of Rolla, Missouri.

Approved August 2, 1915.

RHBrewer.

Attest:

Afflures City Clerk.

6 K

#### ORDINANCE NO. 203.

A BILL FOR AN ORDINANCE ESTABLISHING A 25-FOOT ROADWAY ON STATE STREET FROM 6TH STREET TO 14TH STREET AND FOR PARKING SPACE BETWEEN ROADWAY AND CURB LINE.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That the roadway on State Street, from 6th Street to 14th Street, in the City of Rolla, Missouri, shall be and is hereby reduced to twenty-five feet, being 12 feet and 6 inches on each side of the center of said State Street and that the space between said roadway and the curb lines as now established or may hereafter be established in accordance with the laws and Ordinances of said City be parked by a curbing and guttering at the curb line and at the line of said roadway.

Section 2. That the owner or owners of property abutting upon said State Street between 6th Street and 14th Street be and they are hereby permitted to improve their property by constructing curbing and guttering as provided in Section one of this Ordinance and that said improvements shall be of first-class curb and gutter, of best Portland cement and to be six inch curbing and guttering.

Section 3. That the City Engineer is hereby directed to furnish proper grades for all improvements herein provided for upon the request of the property owner or the request of the Mayor.

RABA Br

Approved August 2, 1915.

Attest:

City Clerk.



### ORDINANCE NO. 40 Y.

A BILL FOR AN ORDINANCE REPEALING ORDINANCE NO. 169 ENTITLED "A BILL FOR AN ORDINANCE LICENSING THE SALE OF WATER WITHIN THE CORPORATE LIMITS OF THE CITY OF ROLLA, MISSOURI."

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That Ordinance No. 169, entitled, "A bill for an ordinance licensing the sale of water within the corporate limits of the City of Rolla, Missouri," approved January 6th. 1913, be, and the same is hereby repealed.

Approved September \_ / , 1915.

LSH Dren

Attest:

ORDINANCE NO. 20 5

A BILL FOR AN ORDINANCE LICENSING LAUNDRY AGENTS.

Be it ordained by the Board of Aldermen of the City of Rolla. Missouri, as follows:

Section 1. Everey person, firm or corporation, acting as agent for any Laundry located outside of the corporate limits of the City of Rolla, shall pay to the proper City authority a. license tax of per annum, payable semi-annually in advance.

Section 2. Every person, firm or corporation violating any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than \$5.00 nor more than \$10.00 for each and every offense.

Section 3. All Ordinances conflicting with this Ordinance are hereby repealed.

Approved September 4. 1915.

Approved September 4. 1915.

Mayor.

Attest:

### RESOLUTION NO. V.

Whereas, R. M. Strobach desires soft water for use in the Strobach Steam Laundry, for certain purposed which require such water, and

Whereas, the water as now furnished said Laundry by the City of Rolla, from its municipal water plant is not suitable for all purposes of said laundry, and

Whereas, said Strobach desires to and has the privilege of securing from the St. Louis & San Francisco Railroad Company water from its supply in Frisco Lake.

Therefore, be it resolved by the Board of Aldermen of the City of Rolla, that it is agreeable and satisfactory for said Strobach to procure from said Railroad Company such waterand in such quantities as is necessary for the purposes above mentioned.

Approved Sept. 1915.

LSH Brene

Attest:

City Clerk.

tun control of the co

AN ORDINANCE TO REPEAL SECTION NO. 70 OF ORDINANCE NO. 75, RE-VISED ORDINANCES OF THE CITY OF ROLLA? MISSOURI? AND TO ENACT A NEW SECTION IN LIEU THEREOF TO BE KNOWN AS SECTION HO. 70, OF ORDINANCE NO. 75.

Be it ordained by the Board of Aldermen of the City of Rolls. Missouri, as follows:

Section 1. That Section No. 70, of Ordinance No. 75, of the Revised Ordinances of the City of Rolla, Missouri, be and the same is hereby repealed and a new Section enacted in lieu thereof, to be known as Section No. 70, of Ordinance No. 75, and to read as follows:

Section 70. Water rates. The following tariff of rates for the use of water through the water system of the City of Rolla, Missouri, to private citizens, firms and corporations is hereby established, to-wit: Thirty cents for each 1000 gallons, with a minimum quarterly charge, as follows, to-wit:

Bakeries----- 2.00 Hotels and boarding houses: Residence, for each family for household purposes, A rooms or less-----.25 Residence, each additional room-2.00 Sode fountains ----1.50 Steam heaters Store----Water, per barrel, for building purposes and stock---.05 Water, per barrel, all other purposes-Boda Water factory-----3.00 Gard Hydrunt 1.00

and the

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

Approved September 6th, 1915. Attest: Passel

367

The following ordinance an alepted by the course in the fighting of motor vehicles, as accidents are itable to happen when cars are run without them in the evening, as the attention of the Major has been called to this violation.

Be It Ordained by the Board of Al-

dermen of The City of Rolla as follows: No 207.
Section 1. Hereafter every motor vehicle operated or driven on the public Streets, Alleys, Highways, Public Places or any other place within the corporate limits shall be provided with adequate brakes in good working order and sufficient to control such vehicle at all times when the same is in use, and a suitable and adequate bell, horn or other devise for signaling, and shall during the period from one half hour after sun-set to one half hour before son rise, display at least two lighted lamps on the front and one on the rear of such vehicle, which shall also display a red light visible from the rear. The light of the front lamps shall le visible at least two hundred feet in the

proceeding.

Section 2. Lamps and lights as used in this ordinance shall be construed to mean any lamp or lighting device, commonly in use on automobiles.

direction in which to motor vehicle is

Section 3 Whoever shall violate the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be lined in a sum not less than \$10.00 nor more than \$100.60.

Section 4. This ordinance shall be in full force and effect from and after its passage

Approved Oct. 4, 1915.
Attest: L. H. Breuer,
W. J. Pierce. Mayo
City Clerk.

014.

#### ORDINANCE NO 2.8.

A BILL FOR AN ORDINANCE AMENDING ORDINANCE NUMBER 206 BY FIXING A WATER RATE FOR MANUFACTURING AND OTHER PURPOSES.

Be It Ordained By The Board of Alderman of The City Of Rolla, Missouri, as Follows:

Section One: That Ordinance Number 206, Ordinances of the City of Rolla, fixing water rates, be amended by fixing a rate of Twenty cents per one thousand gallons of water, when such water is used for manufacturing purposes, for swimming pools or where any water user shall consume Twenty-five thousand gallons or more per month.

Section Two: This ordinance shall be in full force and effect from and after its passage.

Approved December 6th, 1915.

Meyor.

ttest:

City Clerk.

ORDINANCE NO 209

Granding relinance No. 189

A BILL FOR AN ORDINANCE LEVYING A LICENSE TAX ON MOVING PICTURE SHOWS.

Be It Ordained by the Board Of Alderman of the City Of Rolla, Missouri, As Follows:

Section One: There is hereby laid and levied a license tax of \$50.00 per year on all electrical moving pictures shows operated within the limits of said City. and it shall be unlawful for any person, firm or corporation to own, operate or control such moving picture shows or business without having first taken out a license as provided herein.

Section Two: No license shall be issued for a less periof than six months.

Section Three: Whoever shall violate the provisions of this ordinance shall be fined in a sum not to exceed \$100.00 and each day shall constitute a separate offense.

Section Four: All ordinances or parts of ordinances in conflict herewith, are hereby expressly repealed.

Approved January 2th, 1916.

#### ORDINANCE NO 2/0.

A BILL FOR AN ORDINANCE AMENDING ORDINANCE 91, ORDINANCES CITY OF ROLLA BY FIXING A LICENSE TAX ON MEAT WAGONS.

Be It ordained By The Board Of Alderman Of The City Of Rolla, As Follows:

Section One: That Ordinance No. 91, Ordinances City of Rolla, be amended by striking out the words and figures Twenty Dollars and inserting in lieu thereof the words and figures Thirty Dollars, so that said ordinance when so smended shall so read, so as to levy a license tax of Thirty Dollars per annum on all meat wagons operated within the limits of the City of Rolla.

Section Two: No license shall be issued under this ordinance for a period of less than six months. Approved Jan sml 1916

Attest: MB usu City Clerk.

Be it resolved by the board of Aldermen of the city of Rolla, Missouri, as follows:

Whereas it has been called to the attention of the Board of Aldermen that the limitsof the city or indefinite and uncertain, and much confusion has arisen as to whether a large number of persons are in or out of the city;

And whereas, we believe that the city has outgrown its present limits and that they should be extended to include a large number of persons residing in clost proximity to the city;

Therefore be it resolved by the board of Aldermen now assembled, that the Mayor of the city of Rolla, be Authorized and empowered to appoint a committee of three citizens of said city, One from each ward, to act in conjunction with the city surveyor, and that they survey, mark out and define a new proposed limits and boundries for said city of Rolla, which said new limits shall be submitted to the voters of the city at the comming annual election for their approval or rejection.

The Mayor shall make his appointment of said committee within five days after this date and said committee shall complete their work and make report to this council at its next regular meeting.

> Passed this 3d day of January, 1916. LSH Brener

Attest: Ming Clerk

613,

### Ordinance no. 211

Owners of Real Estate, Their agents and Senantes to Clear Such Sideworks of Anow and Senantes Front of Meis agents and Security Front of Meis baid Property.

of the City of Rosea as follows:

Sec. 1. Hereafter it shall be unlawful for any person, firm or corporation, their agent or tenant owning or as supering property abbutting any street of said city to allow ise, or snow to a a unweate on the side walk in front of said property so owned or assured by them, but shall thee puch side walks cleared of snow and ice to is not to andanger or inconveniouse pedestriens who might travel over ouch side.

provisions of this ordinance shall for each offer, be fined in the sum hot to exceed fifty docears and soch day shall constitute a separate of fense. Here ordinance shall be in fuel force and effect from and ofter its passage.

While of the and effect from and ofter attest.

When I Jam 3" 1916.

White ordinance Many

Jan of the All

ORDINANCE NO. 2/2.

AN ORDINANCE RELATING A LICENSE TAX ON SKATING RINKS.

Be It Ordsined By The Board Of Alderman Of The City Of Rolls, As Follows:

Section 1: There is hereby laid a license tax of thirty dollars per annum on each and every skating rink run or operated within the City of Rolla and no license shall be issued for a shorter period than six months.

Section 2: Each and every person who shall violate the provisions of Section One of this Ordinance shall be deemed . guilty of a misdemeanor and upon conviction shall be fined in any sum of not less than twenty-five dollars nor more than One hundred dollars.

Approved February 7th, 1916.

LABrener Mayor.

Attest:

Miry Clerk.

1/2

## ordinance no. $\frac{2/3}{}$ .

A BILL FOR AN ORDINANCE AMENDING ORDINANCE NUMBER 32 RELATING TO LICENSE OTHER THAN DRAMSHOP.

Be It Ordained By The Board Of Alderman Of the City Of Rolla, Missouri, as Follows:

Section 1: That division number Twelve of Section number Eighteen of Ordinance number Thirty-two of the Revised Ordinances of the City of Rolla for the year 1908 be amended by striking out the word ten before the word dollars in the second line of said subdivision of said Ordinance and inserting in lieu thereof the word five, so that said Ordinance when so amended shall read as follows:

12th- Upon a license on each billiard table, bagatelle table, pigeon hole table, pool table and Jenny Lind table Five dollars per annum. And no license shall be issued for a less period than six months.

Section 2: This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Approved this 7th day of February, 1916.

LSto Brener

Attest.

City Clerk

#### ORDINANCE NO. 2/4.

AN ORDINATOR ESTABLISHING EXTENSION OF THE DIMITS OF THE CITY OF ROLLA? IN THE STATE OF MISSOURI.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That at the regular city election to be held on on the fourth day of April, 1916, there be submitted to the qualified voters of the City of Rolla, a proposition to change the corporate limits of said city and fix the same so as to extend the limits of said city over territory adjacent thereto, as follows:

Beginning at a point which is the established corner (monumented with stone) of the Northeast corner of the Southwest quarter of the Southwest quarter, of Section Two (2). Township Thirty-seven (57), Range Eight (8), West; thence South 00 degrees 25' West 1536. 40 feet to a stone; thence South 00 degrees 26' West 1530.81 feet to an iron pin; thence South 89 degrees 36' West 1530.81 feet to a point; thence South 00 degrees 26' West 1500.92 feet to a stone; thence South 84 degrees 31' Mest 1530.86 feet to a stone; thence South 01 degrees 31' West 657.79 feet to a point; thence South 88 degrees 57' East 5977.81 feet to an iron pin; thence North 88 degrees 42' West 650.00 feet to an iron pin; thence North 88 degrees 42' West 650.00 feet to an iron pin; thence North 88 degrees 50' West 5382.17 feet to a point; thence North 88 degrees 50' West 5382.17 feet to a point; thence South 88 degrees 50' West 5382.17 feet to a point;

Section 2. That notice of the submission of said proposition be given by publication of this ordinance for two consecutive insertions in the Kolla Herald, Rolla Times and New Era, weekly newspapers published in said City. Section 3. That those voting at said election on said proposition who are in favor of said extension of the limits of said City shall have written or printed on their ballots the words "To change boundary lines and extend limits of City, Yes;" And those who are opposed to said change, shall have written or printed on their ballots the words, "To change boundary lines and extend limits of City, No." Section 4. This Ordinance shall take effect and be in force from and after the date of its passage and approval by the Layor. Moline Clerk. Approved this 14th day of March, 1916.

### RESOLUTION NO. 7

Whereas, the St. Louis & San Francisco Railroad Company has taken possession of and have constructed warehouses and other buildings and obstruction upon a certain part of Ninth Street immediately West of the right-of-way of the railroad of said Company in the City of Rolla, therefore,

Be it Resolved, by the Board of Aldermen of the City of Rolla that John O. Holmes, City Attorney be, and he is hereby authroized and directed to take such steps and to institute and prosecute such suit or suits in the proper courts to recover for said city said portion of said street and that he be pand by said City reasonable compensation for his services.

Approved March 14th, 1916.

Attest:

City Clork

#### ORDINANCE NO. 2/5.

AN ORDINANCE DECLARING RESULT OF ELECTION TO EXTEND CORPORATE LIMITS OF THE CITY OF ROLLA? IN THE STATE OF MISSOURI.

Whereas, by Ordinance No. 214, entitled "An Ordinance Establishing Extension of the Limits of the City of Rolla, in the State of Missouri," passed by the Board of Aldermen of the City of Rolla and approved by the Mayor of the City of Rolla, on the 14th day of March, 1916, a proposition to change the corporate limits of said City, and fix the same so as to extend the limits of said city over territory adjacent thereto was submitted to the qualified voters of said city, to be voted upon at the regular city election, to be held on Tuesday, the 4th day of April, 1916, and, whereas, said proposition, as submitted by said Ordinance, was on said 4th day of April, 1916, duly carried by and with the consent of the legal voters of said city voting at said election by the following vote, to-wit: For said proposition 309 votes; Against said proposition 47 votes, therefore:

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. That the corporate limits of the City of Rolla. in the State of Missouri, are hereby decalred extended and established as provided in said Ordinance No. 214, and that the corporate limits of said city shall and does include the territory described as follows: Beginning at a point which is the established corner (monumented with stone) of the Northeast corner of the Southwest quarter of the Southwest quarter of Section Two (2), Township Thirty-seven (37), Range Eight (8), West; thence South 00 degrees 23 minutes west 1338.40 feet to astone; thence South 00 degrees 26 minutes west 1325.54 feet to an iron pin; thence south 89 degrees 36 minutes west 1330.81 feet to a point; thence south 00 degrees 26 minutes west 1200.92 feet to a stone; thence south 84 degrees 31 minutes east 1330.68 feet to a stone; thence south Ol degrees 31 minutes west 657.79 feet to a point; thence south 88 degrees 57 minutes east 5977.61 feet to an iron pin; thence north Ol degrees 18 minutes east 1320.00 feet to an iron pin; thence north 88 degrees 42 minutes west 660.00 feet to an iron pin; thence north Ol degrees 18 minutes east 3985.76 feet to an iron pin; thence north 88 degrees 50 minutes west 5382.17 feet to a point; thence south 00 degrees 23 minutes west 660.00 feet to place of beginning.

Section 2. This Ordinance shall take effect and be in force from and after the date of its passage and approval by the Mayor.

Approved April /0 . 1916.

Attest:

L St Brewer

Morrisca

0/4

#### ORDINANCE NO. 2/6

A Bill for an Ordinance to hevy a tax and a poll tax for the year 1916.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

Section 1. That there be and there is, hereby levied for municipal purposes for the year 1916, a tax of fifty cents (50); a tax of fifty-seven cents (57) to pay interest on water works bonds and to create a sinking fund to pay said bonds; a tax of sixteen cents (16) to pay interest on sewer bonds and to create a sinking fund to pay said bonds; a tax of seventeen cents (17) to pay interest on water works improvements bonds and to create a sinking fund to pay said bonds, on each and every One Hundred Dollars (\$100.00) valuation of all property within the corporate limits of the City of Rolla, made taxable by law.

of the City of Rolla, made taxable by law.

Section 2. That there be and there is hereby levied a poll tax for the year 1916, of two days labor on the streets of the City of Rolla, or in lieu thereof the sum of Two Dollars (\$2.00), at the option of the tax-payer, upon every able bodied male person between the ages of twenty-one and fifty years, residing within the corporate limits of the City of Rolla

Shirty days next preceding this levy.

Pagedd by the Board of Alderemen of the City of Rolla, Missouri, this

R Sto Brever

1st day of May 1916.

Approved May 1st, 1916.

Attest:

City Clerk.

8

#### ORDINANCE NO. 217.

An Ordinance to condemn a certain plat of ground on West side of right-of-way of St. Louis & San Francisco Railroad in 9th Street and a right-of-way over and across the right-of-way of St. Louis & San Francisco Railroad at 9th Street, in the City of Rolla, Missouri, for public use as part of 9th Street and to open same to public use.

Be it localined by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That the following described real estate which was formerly a part of 9th Street in the City of Rolla, to-wit: Commencing at the Northeast corner of Block Fifty-six, in County addition to said City of Rolla, running thence East along the South line of 9th Street to the right-of-way of the St. Louis & San Francisco Railroad, thence in a Northeasterly direction along said right-of-way to the North line of 9th Street, to the Southeast corner of Block Fifty-one, in said County Addition, thence in a Southwesterly direction to the place of beginning. Also a right-of-way across the right-of-way of the St. Louis & San Francisco Railroad, where 9th Street crosses said Railroad, all of said property belonging to the St. Louis & San Francisco Railroad Company, be, and the same is hereby condemned as and for a part of 9th Street in said City, and that the same be opened as a part of said Street and open to the use of the public as a public Street in said City of Rolla.

Section 2. That all property consisting of Lots and Blocks fronting and abutting on both sides of 9th Street between Elm Street on the West and \*\*\*\*\*\*\*\* Of Street on the East will be benefited by the said condemnation of said real estate and the said opening of 9th Street as provided in Section 1 of this Ordinance, and all of said property so fronting and abutting upon said Street between the points named is hereby declared to be the district to be benefited by such condemnation and such opening of 9th Street.

Section 3. That the Mayor of said City of Rolla be and he is hereby authorized and directed to appoint a jury of five disinterested freeholders of said City of Rolla to make an assessment of all damages sustained by the owner of the property hereby condemned, as well as the benefits resulting thereto and to estimate the benefits to other persons owning property adjacent thereto and within the befeit district, as define in Section # 2 of this Ordinance.

Section 4. That the Mayor of said City as soon as convenient after the passage and approval of this Ordinance shall appoint the jury of freeholders as provided in this Ordinance by certificate in writing, which certificate shall be filed with the Clerk of said City, and by him entered upon the records of the City.

Section 5. This Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Approved May 1, 1916.

Mayor.

Attest:

City Clerk.

014,

### ORDINANCE NO. 218

A BILL FOR AN ORDINANCE TO REPEAL ORDINANCE NO. 217, RELATING TO CONDEMNATION OF LANDS FOR OPENING OF 9TH STREET.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That Ordinance No. 217, entitled "An Ordinance to condemn a certain plat of ground on the West side of the right-of-way of St. Louis & San Francisco Railorad on 9th Street and a right-of-way over and across the right-of-way of St. Louis & San Francisco Railroad at 9th Street, in the City of Rolla, Missouri, for public use as part of 9th Street and to open same to public use," be and the same is hereby repealed.

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

Approved June 6, 1916.

Attest:

LSS Brewer.

My Purcy City Clerk. 6-

### ordinance no. 219.

An Ordinance to Establish and Extend Ninth Street Over and Across the Land and Right-of-way and tracks of the St. Louis & San Francisco Railroad Company, a Corporation.

Be it ordained by the Board of Aldermen of the City of Rolla, in Phelps County, Missouri, as follows:

Section 1. That Ninth Street in the City of Rolla, be and the same is hereby extended and a street established over and across, at grade, the lands and right-of-way of the St. Louis & San Francisco Railroad Company, described as follows: Beginning at the Southeast corner of West Ninth Street where the same adjoins and intersects the lands and right-of-way of the said St. Louis & San Francisco Railroad Company, running thence in an Easterly direction to the point where the Southwest corner of East Ninth Street joins and intersects with the right-of-way on the East side of the said St. Louis & San Francisco Railroad, thence about sixty feet in a Northerly direction along the West line of East Ninth Street to the Northwest corner thereof, thence in a Western direction to the Northeast corner of West Ninth Street, thence along the East line of West Ninth Street about sixty feet to the place of beginning, being a strip of land sixty feet wide and about 250 affect long, which is hereby established as a Street to be incorporated in and made a part of Ninth Street.

Section 2. That there is hereby appropriated out of the general revenue of the City of Rolla available for the purpose, the funds to pay for said strip of land.

Section 4. This Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Approved June 5, 1916.

Attest:

LSHBrewer.

City Clerk.

011

#### ORDINANCE NO. 720

A BILL FOR AN ORDINANCE PERMITTING UNITED STATES GOVERNMENT TO CONTSRUCT SEWER ON NINTH AND OAK STREETS.

Be it ordained by the Board of Aldermen of the City of Rollas, as follows:

Section 1. That the United States Government be and it is hereby permitted to use and to make necessary excavations on such part or parts of Ninth and Oak Streets in said City, as may be necessary for the erection and construction of a private sewer for the purpose of draining the basement of the Federal Post Office Building in said City and in carrying the drainage from said basement and to connect said sewer or drain with the sewer main on Oak Street. Provided, that as little damage be done said streets as possible, said streets to be left in fair condition, with all weste material removed. Provided, that the same be done under the supervision of the Street Commissioner of the City of Rolla.

Section 2. That the United States Government is hereby granted the right in perpetuity to construct, maintain and exclusively use the sewer mentioned in Section 1 of this Ordinance and the right to discharge the ground water into the sewer main on Oak Street and that no other connections shall or will at any time be permitted by the City of Rolla with said private sewer.

Section 3. That the United States Government shall not be held liable to pay any amount or amounts for cutting in and connecting said private sewer. And provided further, that the City of Rolla shall not be liable for or held to pay for any work, labor or material, in the construction of said private sewer.

Section 4. This Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Approved June \_\_\_\_\_\_\_, 1916.

Attest:

Moline City Clerk.

LABrener.

19,

#### ORDINANCE NO. 221.

An Ordinance relating to compensation of the City Collector.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

making monthly statements showing amounts collected and collectable during each month, for report of disbursements and report showing the exact standing of the cities financial condition each month, the City Collector shall receive an additional compensation of an amount equal to one per cent of the total collections made in said City.

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

Approved June 6th, 1916.

Attest:

LABrener.

Moscince City Clerk.

Republicant 364

H

6 K.

#### ORDINANCE NO. 22%

AN ORDINANCE TO PROVIDE FOR THE LICENSING AND TAXING OF AUTOMOBILES KEPT OR USED FOR HIRE.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. Everey person, firm, association or corporation, not being a resident of the City of Rolla, who, shall, within the corporate limits of the City of Rolla, keep or operate for hire for the transportation of persons or property between points within the limits of the City of Rolla, and points outside the limits of said City, any automobile or automobiles, shall pay to the proper City authority of the City of Rolla, a license tax of Twenty Dollars per annum, for each and every automobile so kept for such purpose, and no license shall be issued for a period of less than One year.

Section 2. Any person, firm, association or corporation, not being a resident of the City of Rolla, desiring to engage in the business of keeping or operating any automobile or automobiles, as provided in Section 1 of this Ordinance, before engaging in such business shall procure a license from the City of Rolla, in which license shall be designated the automobile to be operated thereunder, by the number of his or its State autolicense number.

Section 3. Any person, firm, association or corporation, who shall violate any of the provisions of this Ordinance shall be deemed guilty of a misdomeanor, and upon conviction therefor, shall be fined in any sum not less than Twenty-five Dollars, nor more than Fifty Dollars, and each and every day any automobile is kept or operated in violation of this Ordinance shall be deemed a separate offense.

Approved September 4, 1916.

Attest:

City Clerk.

RSH Brever

#### Resolution No. 8.

Be it resolved by the Board of Aldermen of the City of Rolla, as follows:

That the Street Commissioner of the City of Rolla be, and he is hereby ordered and directed to open and cause to be opened to the use of the public, 14th Street in Hollo-way's addition to the City of Rolla, running East from the Rolla and St. James Public Road on the West to the Eastern limits of the City of Rolla, and that all obstruction of every kind and character now being on, along or across said part of 14th Street be removed, so that the same may be open and accessible to the public, for all traffic and travel.

Approved August #th, 1916.

ttest:

Pin. Oity Clerk.

LABren Mayor.

350

6 14

ORDINANCE NO. 223.

A BILL FOR AN ORDINANCE RELATING TO THE BUILDING AND CONSTRUCTION OF SIDEWALKS

\* \* \* \* \*

Whereas on the 21st day of April, 1912, several sidewalks were ordered built and constructed in accordance with the ordinances of the City of Rolla, and the same have not been complied with, NOW THEREFORE BE IT ORDAINED by the Board of Aldermen of the City of Rolla as follows:

SECTION ONE: That the Street Commissioner be and he is hereby ordered and instructed to adver ise for bids and cause to be built and constructed out of concrete the following sidewalks, same to be four feet and six inches wide and all in accordance with the Ordinances of said City relating to the construction of sidewalks and to furnish the Board of Aldermen with a true account of all expenses which expense will be levied as a special tax against the Property. The Street Commissioner is hereby authorized to make estimates of the cost of said sidewalks and file the same with the Board of Aldermen and which must appear upon the records kept by the City. Clerk as follows: Along the North side of Fourteenth Street, beginning at a point where the East line of Pine Street extended northwould intersect the North Line of Fourteenth Street; Thence West to the East side of Rolla Street, said walk to be along the South side of Lot One (1) in Block One (1) Chamberlain's Addition to the City of Rolla, the property of Mary Chamberlain; also along the East Side of Rolla Street on the West side of Lot Nine (9) in Block One (1) of Rolla, the property of Mary Chamberlain.

- PASSED AND APPROVED NOVEMBER 9th, 1916.

City Clerk

\* \* \* \* \* \*

To The Mayor and Board of Aldermen of the City of Rolla: Gentlemen: --

By authority of and in accordance with an Ordinance of the City of Rolls, approved Movember 6th, 1916, I herewith submit an estimate of the cost of constructing a sidewalk along the North side of Fourteenth Street, beginning at a point where the East line of Pine Street extended North would intersect the North line of Fourteenth Street, thence West to the East side of Rolls Street, said walk to be along the South side of Lot One (1), in Block One (1) Chamberlain's Addition to the City of Rolls, the property of Mary Chamberlain, as follows:

Excevating		10.00
Cament work-		30.00
Meteriel and	labor	14.65
TICOUT TOTAL CHARACTER	Total	\$54.65

And also along the East side of Rolla Street on the West side of Lot Nime (9), in Block One (1), of Rolla, the property of Mary Chamberlain, as follows:

Excavating		\$ 5.00
Cement work		15.00
Labor and material		7.00
THE RESERVE OF THE PARTY OF THE	Total	\$27.35

Witness my hand as Street Commissioner of the City of Rolla, this 20th day of November, 1916.

Street Commissioner.

RESOLUTION NO. 9.

Be it Resolved by the Board of Aldermen of the City of Rolla, as follows:

That horse drawn vehicle traffic and motor power traffic between the City of Rolla and the fair grounds be divided and separate routes provided as follows, to-wit:

That the Public Road running West from the South-west limits of the City of Rolla to the fair grounds and known as the Southern route be and the same, is hereby designated as the means of travel to and from the fair grounds for horse drawn vehickles and conveyances; that a route being a continuation of 10th Street and to be known as the Northern route be and the same, is hereby designated as a route for travel and conveyances by motor vehicles. That any vehicle used for travel of conveyances of passengers is hereby required to use the route herein designated and for any violation here-of, or an attempt to violate the same, the party or parties so by violation the provision of dieresolution shall be deemed guilty of a violation of the ordinances of said City, relating to personal and public safety and shall be liable to a fine not to exceed the sum of \$50.00

affred Seft 4-1916

Mayor Mayor

# RESOLUTION. No 10

BE IT RESOLVED BY THE BOARD OF ALDERMAN OF THE CITY OF ROLLA.
MISSOURI. AS FOLLOWS:

its Water Works bonds numbered from 1 to 76 inclusive, of the denomination of \$500.00 and its Sewer bonds numbered from 1 to 20 inclusive of same denomination, both principal and interest being payable at the Mercantile Trust Company in the City of St.Louis, Missouri, all of said bonds being payable on January 15th, 1917, or at any interest paying date theresfter.

Be it therefore resolved that said City of Rolls hereby elects to pay Water Works bonds numbered 1 to 35 inclusive, except 17 heretofore paid and Sewer bonds numbered 1 to 8 inclusive, together with all interest due on all bonds, on said 15th day of January, 1917.

Be it further resolved that the Mayor and City
Clerk be authorized to draw the City's warrant on the Rolla
State Bank, the custodian of said City's sinking fund, for the
payment of said bonds, for the rayment of the bonds and interest
herein before mentioned.

Approved this \_\_\_\_ day of January, 1917.

Meyo

Attest: Myour

City Clerk

A RESOLUTION RATIFYING THE ACT OF THE MAYOR IN PURCHASING TWO OIL ENGINES FOR THE CITY OF ROLLA AND THE CONTRACT EXECUTED IN CONNECTION THEREWITH AND ACCEPTANCE OF SAID ENGINES.

Be It Resolved By The Board Of Alderman of The City of Rolla, As Follows:

That whereas, on December 4th, 1916, at a regular meeting of the Mayor and Board of Alderman, a resolution was duly passed authorizing and empowering the Mayor to purchase on behalf of the City of Rolla Two 25 horse power, two cylinder verticle oil engines complete, including all necessary fixtures, attachments and double friction clutch to connect engines. all for the price and sum of \$2000.00, to be installed by the seller after the City had prepared necessary foundation, and to be paid for as follows: \$120.00 cash, and the remainder in payments of \$115.00 per month until fully paid, all deferred payments to bear eight per cent interest from maturity. And whereas, in obedience to said resolution the Mayor did purchase the two engines complete as provided in said resolution, of the International Harvester Company of America, upon the terms provided in said resolution; and whereas said company has furnished to said City said engines in accordance with the terms of said resolution, with the exceptions of the furnishing of certain attachments, appliances and fixtures, which were purchased by the City, but due credit therefor allowed said City by the Company; and whereas after making such allowance, the said company has fully and completely carried out all their portion of the contract and agreement for the furnishing of said engines and the proper installation of same; and whereas after due trial it has been as certained that said engines are in complete working order and doing the work represented and intended that they would do.

Therefore, be it resolved that said engines be accepted on behalf of the City of Rolla, and that said City be and remain bound for the payment therefor, in the sum of \$2000.00, as follows; \$120.00 to be paid on this date, less deduction allowed the City for purchasing attachments and appliances, as aforesaid, and the remainder in payments of \$115.00 per month until fully paid, all deferred payments to bear eight per cent interest from maturity until paid, and that the acts of the Mayor in purchasing said engines and his contract therefor in accordance with his authority from the Board of Alderman, be, and in all things fully confirmed and accepted as the obligation of said City. Approved this 5th day of February, 1917.

I THE TO BE THE PERSON OF THE PERSON ASSESSED.

DW TA SPECIAL SECURE SECURE OF THE PROPERTY OF THE SECURE OF

THE RESERVE AND THE PARTY OF TH

Attest: Music Sty Clerk.

surpar to anni sea

Resolution No. 17

Be it resolved by the Board of Aldermen of the City of Rolla as Follows :-

That a city election be held in the City of Rolla, Missouri, on the first Tuesday of April, 1917, for the election of all city officers required by law and ordinances of the city to be elected and in accordance with said law and ordinances; as follows, Mayor, Collector, Marshal, one Alderman fron each of and the voting places in said city shall be at the following places:

First ward, at City Halll,

Second ward, Southern Hotel,

And the following shal serve as judges and clerks to ction:

First ward: Judges P. J. Leonard J. Ban Roach Clerks D. Foundow y Henry Cloud Clerks D. Toundow y Henry Cloud Clerks T.C. New J. In Gin Stand Third Ward: Judges C. P. Reinsellight of June Clerks, J. M. Ellis Trad June Clerks, June Cler places of voting in said city.

at said election:

Approved this 5th day of March, 1917.

Attests: Miling Clerk.

Resolution No. /3

Whereas, the Public Service Commission of Missouri has, by its order made on March 30, 1917, denied the application of the City of Rolla for permission to extend Ninth Street across the railroad and right-of-way of the St. Louis and San Francisco Railroad Company, and,

Whereas, the convenience of the public and the proper and orderly conduct of the business of said City and the progress and general welfare of its citizens demand speedy and immediate relief from the present congested condition of traffic and travel -for want of a crossing over and across the said railroad and right-of-way between 8th and 12th Streets, therefore,

Be it resolved, that the Mayor and City Attorney be and they are hereby authorized and empowered to again call the attention of the proper officials of said railroad company to these conditions and to endeavor to induce said company to relieve these unjust and burdensome conditions by providing a crossing at 10th street or in some other way to relieve such conditions.

atters Clerk

adofted this sthong april 1919 LHBrewer

Resolution No. 14.

Be it resolved by the Board of Aldermen of the City of Rolle, The as follows:

Whereas, the City of Rolla has heretofore issued its Weter Works Bonds, numbered from one to seventy-six, inclusive, of the denomination of \$500.00, and also its Sewer Bonds, numbered from one to twenty, inclusive, of the denomination of \$500.00, both principal and interest of all of said Bonds being payable at the Mercentile Trust Company, in the City of St. Louis, Missouri, all of said Bonds fully maturing on Jan. 15, 1927, payment being optionary with said City of Rolla on January 15, 1917, or at my interest paying date thereafter.

Now, therefore, be it resolved that said City of Rolla hereby elects to pay Water Works Bonds numbered 1-2-2-4-5-6-7-8-9-10-11-12-13-14-15-19-20-21-22-23-24 & 25; Also Sewer Bonds numbered one to eight, inclusive, together with all interest due on all of said bonds, on the 15th day of July, 1917, at the Mercantile Trust Company in the City of St. Louis, Missouri.

Be it Further Resolved that the Mayor and City Clerk of said City of Rolla, be and they are hereby directed to notify the Auditor of the State of Missouri of the intention of said City to so pay said Bonds and they are hereby authorized and directed to draw the warrant of said City on the funds of said City to make such payment.

Passed and approved this 7th day of May, 1917.

Attest:

City Clerk.

of.

ORDINANCE NO. 224

A Bill For An Ordinance Awarding Contract to Construct Sidewalks.

Whereas, on the 21st day of April, 1912, the Board of Aldermen by Ordinance directed the construction of certain sidewalks and, whereas, on Hovember 6th, 1916, said sidewalks had not been constructed and the Board of Aldermen by Ordinance directed the Street Commissioner to advertise for bids for the construction of said sidewalks, and, whereas, the Street Commissioner has duly advertised for bids for the construction of said sidewalks as shown by the affidavit of F. E. Taylor, Editor of the New Era, a newspaper printed and published in said City, and whereas S. J. Lloyd submitted the lowest and best bid, now therefore,

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. That S. J. Lloyd be awarded on his bid a contract for the construction in accordance with the Ordinances of said City of Rolla and the plans and specifications, and in accordance with the estimates of J. P. Hart, Street Commissioner, sidewalks as follows: Along the North side of Fourteenth Street, beginning at a point where the East line of Fine Street extended North would intersect the North line of Fourteenth Street, thence lest to the East side of Rolla Street, said sidewalk to be along the South side of Not One (1), in Block One (1), Chamberlain's Addition to the City of Rolla, the property of Mary Chamberlain, for the price and sum of \$54.65; also along the East side of Rolla Street on the West side of Not Nine (9), in Block One (1), Chamberlains addition to the City of Rolla, the property of Mary Chamberlain, for the price and sum of \$27.35; and that his bid for the construction of the same be and the same is hereby accepted and the Mayor is hereby directed to enter into a contract with said bidder for the doing of said work.

Section 2. Upon the completion of said improvements as in the foregoing Section provided, special tax bills shall be issued against the abutting property for the respective amounts.

Section 5. This Ordinance shall be in full force and effect from and after its approval by the Mayor.

Approved this 4th day of December, 1916.

Attest:

City Clerk.

Mayor.

### Ordinance No. 2 + 6.

An Ordinance to Establish and Extend Walker Street Over and Across the Right-of-Way and Tracks of the St. Louis and San Francisco Railroad Company, a Corporation.

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. That Walker Street, of the width of forty feet, in Cowan's Addition to the City of Rolla, be and is continued. extended and established at grade, North from the point where same touches the right-of-way of the St. Louis and San Francisco Railroad over and across said right-of-way and tracks of said Company, which extension is hereby established as a street and to be a part of Walker Street as a continuation thereof so that same may connect with Newburg Road on the North side of said right-of-way and tracks.

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

Approved May 7, 1917.

Attest:

Meyor.

Oity Clerk.

8-K.

Ordinance No. 247

A Bill For An Ordinance Relating to Building and Construction of Sidewalks.

Whereas, on the 21st day of April, 1912, several sidewalks were ordered built and constructed in accordance with the Urdinances of the City of Rolla, and the same has not been complied with,

Now, therefore, be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. That the Street Commissioner be and he is hereby ordered and instructed to advertise for bids, and cause to be built and constructed out of concrete the following side-walks, same to be four feet and six inches wide and all in accordance with the Ordinances of said City relating to construction of sidewalks and to furnish the board of aldermen with a true account of all expenses, which expense will be levied as a special tax against the abutting property. The Street Commissioner is hereby authorized to make estimates of the cost of and sidewalks and file the same with the Board of Aldermen, and which must appear upon the records kept by the City Clerk, as follows:

Along the South side of Lots Six and Seven, in Block One, Chamberlains Addition to the City of Rolla, the property of Amanda Livesay.

Louis Heimburger Acting Mayor City of Rolls.

Passed and approved July 2, 1917.

Attest:

City Clark

1 L

### Ordinance No. 448

An Ordinance to Vacate all that part of 15th Street from the West line of Rolla Street to Main Street and all that part of Main Street from the North line of the School of Mines grounds to the South line of 16th Street, in the City of Rolla.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That all that part of 15th Street running West from the West line of Rolla Street to Main Street and all that part of Main Street running Worth from the Worth line of the School of Mines grounds to the South line of 16th Street, in said City of Rolla, be and the same is hereby vacated.

Passed and approved this 2nd day of July, 1917.

Lacing Hayor City of Folla.

Attest:

Molinia City Clerk.

Ordinance Number 229-

Be it Ordained by the Board of Aldermen of the City of Rolla, as follows:

That on and after the passage of this ordinance Section 1: all the duties heretofore performed by the Street Commissioner, shall he resiter, be performed by the City Marshall.

Section 2: Upon the passage of this ordinance, the Mayor shall by and with the consent of the Board of Aldermen, appoint the City "arshall to the office of Street Commissioner, and he shall thereupon qualify, and give bond as provided by ordinance before entering upon the duties of said office.

Section 3: The Marshall in addition to his salary as such, shall receive as compensation for performing the duties of Street Commissioner, the sum of Ten Dollars per month to be paid monthly.

by passed and approved David Elowan Mayor.

City Clerk. Im Salls

#### Ordinance No. 46. 1.30

Be it ordanined by the Board of Aldermen of the City of Rolla, as follows:

Section 1. There is hereby levied a dog tax on all dogs owned, ke t or harbored within the corporate limits of the City of Rolla, annually, as follows:

On each male dog, the sum of \$ . When such tax is paid it shall be the duty of the City Clerk to give a special tag which must be attached to the dog's collar and a receipt showing that the same has been paid. Any dog found in and belonging to parties living within the city limits without having license tag attached shall be taken up and impounded by the City Marshall and if the owner of the dog is unknown and does not appear with-in two days and pay the license and cost of impounding, then such dog shall be killed by the City Marchall.

Section 2. If the owner of the dog does not appear within two days, then the City Marshall shall give the owner a verbal or written notice that he must pay the license and cost of impounding imm distely and if not paid immediately he shall proceed to collect the tax and cost of impounding by law. Any one refusing to comply with this ordinance shall be fined not less than five nor more than twenty-live dollars. The City warshall shall receive for his fees that years cents from the owner of each dog impounded.

Section 3. Any person or persons who shall own, keep or harbor a dog within the corporate limits of the City of Rolla Missouri, without having paid the license tax as herein provided shall be guilty of a misdemeanor and fineed not less than one or more than fifty- dollars.

Any ordinance conflicting with this ordinance is hereby repealed.

Harch 6 1918

#### Ordinance No. 231.

An ordinance entitled "An Ordinance to Greate a Street Improvement Fund".

Be it ordsined by the Board of Aldermen of the City of Holla, as follows:

Section No.1. That there is hereby created a fund which shall hereafter be known and designated as "The Street Improvement Fund of the City of Rolla".

Section No.2. All monies hereafter collected from automobile, motor cycle, and dog license, and pole taxeshallbe paid to the City Treasurer, who shall credit all of said monies to the fund created by Section one of this ordinance.

Section .NO.3. All comies collected as provided for in Section
Two (2) of this ordinance, shall be expended for the improvement of the
streets and other highways of the City of Rolla; and such funds shall
be expended under the immediate supervision of the street commissioner;
and all warrants drawn against said fund shall recite that they are
said
drawn against fund, and unless such warrants contain such recital, the
City treasurer shall not pay said warrants from the proceeds of said
fund; and upon the payment of said warrants by the City Treasurer, he
shall charge the same againts said fund.

Section No.4. The City Tressurer shall at each monthly meeting of the Board of Aldermen, lay before said Board, a detailed statement in writing, showing the amount of money credited to said fund; and the amount charged to a id fund, and such other information as the Board of Aldermen shall desire. And the Section No.5. This ordinance shall be in force and effect on

Dassed and

and after its passage.

Thursday

Tavide Power

Mordinana 232

An ordinance to amend Ordinance No. 130 by the addition thereto of a new section to be known as Section No. 4.

Be it ordained by the City of Rolls, as follows:

All license due under the provisions of this ordinance, shall be due and payable on the 15th day of April, of each year after the passage of this ordinance, on all dogs then owned kept, or harbored in the city of Rolla; and upon all dogs brought into the City of Rolla, between said date and the 15th day of April following, and owned, kept or harbored in the City of Rolla, said license shall be due and payable within ten days from the time of bringing said dog or dogs within the corporate limits of Rolla; And all license issued under the provisions of the Ordinance shall expire on the 15 day of April following the date of their issue.

July passed and affirmed afisil 131 1918.

Wavid & Cowan

mayar

Ordinance No. 233

A Bill for an Ordinance to Levy a Tax and a Poll Tax for the Year 1918.

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That there be and there is hereby levied for bound municipal purposes for the year 1918, a tax of fifty cents (50); a tax of fifty cents (50); a tax of fifty cents (50) to pay interest on "ater Works Bonds and to create a sinking fund to pay said bonds; a tax of function (10) to pay interest on Sewer Bonds and to create a sinking fund to pay said bonds; a tax of function (17) to pay interest on Water Works Improvement Bonds, and to create a sinking fund to pay said bonds, on each and every One Hundred Dollars (\$100.05) valuation of all property within the Corporate limits of the City of Rolla, made taxable by law.

Section 2. That there be and there is hereby levied a poll tax for the year 1918, of two days labor on the Streets of said City of Rolla, or in lieu thereof the sum of Dollars (2.00), at the option of the taxpayer, upon every able bodied male person between the ages of twenty-one and fifty years, residing within the corporate limits of the City of Rolla, thirty days next preceding this levy.

Section 3. That there be and there is hereby levied for General Municipal purposes for the year 1918, a tax of fifty cents (50%) on each and every one Hundred Dollars (\$100.00) valuation of all property within the corporate limits of the City of Rolla, made taxable by law.

Passed by the Board of Aldermen of the City of Rolla, Missouri, this 20th day of May, 1918.

Approved, May 20, 1918.

David Elwan

City Clerk

.

## Ordinance No.234

An Ordinance to Prohibit the Erection and Maintenance of Slaughter Houses, Poultry Houses and Dairies Within Certain Limits of the City of Rolls.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows: Section 1. That it shall be unlawful for any person, co-partnership or corporation hereafter to erect, maintain or carry on the business of a slaughter-house, dairy or poultry-house within the following limits of the City of Rolla to-wit:

Within that part of limits of the City of Holls, bounded on the South by Seventh street, on the West by the street, on the North by Tenth street, and on the East by Olive street; and it shall also be un-lawful for any person, co-partnership or corporation to carry on said business upon any lot or block in the City of Rolls, which is used for residence purposes, unless all 'the heads of the families residing in said lot or block shall consent in writing to the carrying on of said business.

Section 2. Any person, co-partnership or corporation violating the provisions of Section 1 of the Ordinance shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than fifty dollars (\$50) or more that five hundred dollars (\$500). Davidle Cowani Mayor y Rollamo

Approved April 7,1919. Attest. Mayor,

Abstract of Title

To

MADE FOR

BY
JONES & CLEINO
BONDED ABSTRACTERS
EXAMINERS OF LAND TITLES
ROLLA, PHELPS CO., MO.

Ordinance Number 135

AN Ordinance fixing the Salary of the Mayor.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section ! That hereafter the Salary of the Mayor of the City of Rolla shall be Three Hundred Dollars per year payable monthly at the regular monthly meetings of the Council.

David E. Cowan

### Ordinance No. 736\_

Be it ordained by the Board of Alderman of the City of Rolla, Mo. as follows: Section 1. That there be and is hereby levied as a tax upon each and every one-hundred dollars of the assessed valuation of all property within the corporate limits of the City of Rolla, made taxable by law,

A. For general municipal purposes the sum of fifty cents.

the following sums and amounts.

- To pay interest on water-works bonds and to create a sinking fund to pay said bonds, the sum of month, cents.
   To pay interest on sewer bonds and to create a sinking fund to pay
- said bonds, the sum of ten cents.
- D. To pay interest on water-works improvement bonds and to create a sinking fund to pay said bonds, the sum of seventeen cents.

#### Section 2:

That there be, and there is, hereby bevied a poll tax for the year 1919, the sum of three dollars, or in lieu thereof, two days labor, at the option of the tax-payor, upon every able-bodied male person between the ages of twenty-one and fifty years, residing within the corporate limits of the City of Rolla, thirty days preceding this levy.

To Prohibit Stock From Raining at

## ORDINANCE NO. 2 57

A Bill for an ordinance to repeal section five of ordinance number 43; and enact in lieu thereof two new sections as follows;

Section No. 5. The fees provided for the services under the ordinance to be rendered, shall be as follows to wit;

For taking up and empounding each animal the sum of five dellars, for giving the notice as herein specified one dollar, for keeping each animal herein specified each day one dollar.

Section Any person or persons who shall willfully permit any of the animals mentioned in this ordinance to run at large within the corporate limits of the City of Rolla in violation of the prevision of this ordinance shall be deemed guilty of misdemeanor, and, upon conviction thereof shall be punished by a fine of not more than twenty five dollars.

Approved June 2, 1919.

trest/my Dally

O.K.

# ORDINANCE NO. 2.38

A Bill for an ordinance to repeal ordinance No.229.

Be it ordained by the Board of Alderman of the Dity of Rolla as follows;

Section 1. That ordinance number 229 approved February 4, 1918 be and the same is hereby repealed.

Attest.

Mayor

0

Ordinance 2 39

A bill for an ordinance to amend Ordinance No. 23 by adding a new section thereto to be known as section 5.

Section 5.

The street commissioner shall hereafter receive as compensation for his services the sum of seven hundred and twenty dollars per annum to be paid in monthly installments of sixty dollars.

SL Baysinger

A

ORDINANCE NO. 240

AN ORDINANCE TO PROVIDE FOR THE LICENSING AND TAXIND OF AUTOMOBILES AND MOTOR CANSULET OR USED FOR HIRE.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA AS FOLLOWS:

SECTION 1. Every person, firm as association or corporation who shall within the corporate limits of the City of Rollackeep or operate for hire for the transportation of persons or property between points within the corporate limits of the City of Rollac, or between points within the corporate limits of the City of Rollac and points without the corporate limits of the City of Rollac, any automobile or automobiles or motor car, shall pay to proper City Authority of the City of Rollac a license tax of twelve dollars per annum for each and every automobile or motor car so kept or used for such purpose, and no license issued under the provisions of the ordinance shall be issued for a perio of less than one year.

SECTION 2. Any person, firm or association or corporation desiring to engage in the business of keeping or operating any automobile, automobiles or motor car as provided in Section 1 of this ordinance, shall before engaging in such business procure a license from the City of Rolla in which license shall be designated the automobile or motor car

to be operated thereunder by the number of its state auto-license plate.

SECTION 3. All licenses issued under the provisions of this ordinance shall expire at twelve Occlock P.M. on the 31 day of July hext, after the date of the issuance there of; and all licenses tex-payable under the provisions of this ordinance shall be paid at the rate of one dollar per month or fraction thereof from the date of the issuance of such license until the date of the expiration thereof, and the date of the issuance and expiration of such license shall be plainly written or printed on the face of such license.

SECTION 4. Any person, firm or association or corportion, who shall transact any dusiness within the corporate limits of the City of Rolla without first having taken out a license as provided in this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof the ll be punished by a fine of not more than fifty dollars; and each and every day such automobile, automobiles or motor care shall be kept or operated in violation of this ordinance shall be deemed a separate offense.

Approved Nov- 3, 1919.

Ah Barrings.

Attest:

NOV CO.

See Ord.# 369

- 25

or:

## ORDINANCE NO. 24/

A BILL FOR AN ORDINANCE TO PREVENT RIDING ANY BICYCLE OR MOTORCYCLE UPON THE SIDE-WALKS OF THE CITY OF ROLLA.

SECTION 1. Any person or persons who shall ride any bicycle or m torcycle upon any public sidewalk within the corporate limits of the City of Rolla, shall be guilty of an misdemeanor and upon conviction therefor shall be punished by a fine of not more than fifty dollars.

Approved this 3 day of the 1919.

Da Barry

Attested:

City Clery Salts

ORDINANCE NO. 242

# AN ORDINANCE TO REGULATE THE PRICE OF ELECTRIC CURRENT FURNISHED BY THE CITY OF ROLLA.

Be it ordained by the Board of Aldermen of the City of Rolla as follows: Section 1. That there is hereby established the following schedule of rates to be paid for electric current furnished by the City of Rolla:

#### ON FLAT RATE BASIS.

	40W.	60W.	100W.
		25.81	
1 light	75	\$1.00	\$1.25
2 lights	\$1.25	1.50	2.00
3 lights	1.65	2.00	2.60
4 lighte	2.00	2.50	3.00
5 lights	2.35	3.00	3.50
6 lights	2.55	3.50	4.00
7 lights	2.75	4.00	4.50
8 lights	2.95	4.50	5.00
9 lights	3.10	5.00	5.50
10 lights	3.25	5.50	6.00
Above 10 lts	15		
Above 10 lts.		.25	•25

A rate of fifty cents-per-menth-is-hereby established and shall be charged all persons useing an electric iron.

Section 2. Any person useing electric current on the flat rate shall have

the right to purchase and install a meter and the city will pay the original price thereof in electric current furnished to such person and when such meter is thus paid for it shall belong to and become the absolute property of the City of Rolla.

Sec5; Meter Rate-----12c per kilowatt.

add new See H. See ordinarce >

Approved Nov.3, 1919.

Dh Bayoninge

Attest:

Mark.





### ORDINANCE NO. 243

THE ELECTION THEREOF? AND TO FILL VACANCIES IN SAID OFFICE.

SECTION 1. There is hereby created the office of Police Judge within and for the City of Rolla, Missouri.

SECTION 2. On the first Tuesday of April 1920, and on the same day every two years thereafter, there shall be an election held in the City of Rolla, for the purpose of electing a Police Judge whoo shall hold his office for a term of two years, and until his successor is elected and qualified. He shall enter upon the discharge of the duties of his office on the first Monday in My after his election or if elected at a special election, at the first meeting of the Board of Aldermen after his election. He shall possess all the qualifications of the Mayor and shall have exclusive jurisdiction to hear and determine all offenses against the ordinances of the city; provided that in case of absence, sickness or disability in anywise of such police judge, KEX or in case of a vacancy in such office the Mayor or acting mayor shall perform all such duties until the disability is removed or the vacancy filled. Such police judge shall be entitled to the fees prescribed by law for a Justice of the Peace for similar service and shall be taxed as cost in the case.

SECTION 3. The mayor with the advise and consent of the Board of Aldermen shall fill all vacancies in the office of police judge.

Attest.

Am Dacie

Ah Bazary

### ORDINANCE NO. 2 HH ARREAR

A Bill for an Ordinance to fix the time for the regular meeting of the Board of Aldermen of the City of Rolla Missouri.

Be it ordained by the Board of Aldermen of the City of Rolla Missouri, as follows: Section 1.All regular meetings of the Board of Aldermen hereafter held shallbe held on the first Thursday after the tenth day of each month.

Approved this 11th day of March 1920.

Attest

Clerk.

Mayor.

PIX

14

## ORDINANCE NO. 245

A Bill for an Ordinance to amend Ordinance No. 242 by adding a new section thereto to be known as section four.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

Section 4. Power Rate: Any person, persons, firms or corporations using electric current furnished by the City of Rolla, shall pay therefore the following rates: For the first 100 K.W. 15 cents per K.W.: for the second 100 K.W. 122 cents per K.W. for the next 300 K.W. 10 cents per K.W. and for all over 500 K.W. 8 cents per K.W.

Approved this |5 day of April 1920.

Attest:

Dierk.

Mayor.

615.

## ORDINANCE NO. 246

Be it ordained by the Board of Aldermen of the City of Holla, Mo. as follows:

Section 1. That there be and is hereby levied as a tax upon each and every one-hundred dollars of the assessed valuation of all property within the corporate limits of the fity of Holla, made taxable by law, the following sums and amounts.

A. For general municipal purposes the sum of fifty cents.

B. To pay interest on water-works bonds and to create a sinking fund to pay said bonds, the sum of fifty cents.

C. To pay interest on sewer bonds and to create a sinking fund to pay

said bonds, the sum of ten cents.

D. To pay interest on water-works improvement bonds and to create a sinking fund to pay said bonds, the sum of seventeen cents.

Section 2. That there be and there is, hereby levied a poll tax for the year 1920, the sum of two dollars, or in lieu thereof, two days labor at the option of the tax payer, upon every able-bodied male person between the ages of twenty-one and fifty years, residing within the corporate limits of the city of Rolla, thirty days preceding this levy.

Approved may 18, 1920.

AR Baying

Attest:

With Salts

## ORDINANCE NO. Z47

A bill for an ordinance to repeal section three of ordinance number fifteen; and enact a new section in lieu thereof, to be known as section three.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That section three of ordinance number 15, be and the same is hereby repealed and the following new section be enacted in lieu thereof to be known as section 3.

Section 3. The mayor shall as soon thereafter as is convenient appear appoint and name the following standing committees.

First ----Finance

Second ---- Streets, alleys and sidewalks committee,

Third ---- Fire department committee,

Fourth --- Police, public buildings and property committee,

rifth ---- Health and cemetery committee,

Sixth ---- Electric light, Mater and sewer committee.

Approved this Af in day of May, 1920.

Ah Baynings

Attest:

### RESOLUTION NO. 15

Whereas, owing to the resignation of Joseph Fey, alderman from the third ward of the City of Rolla, a vacancy has been created in said office and whereas, it is more than six months before the next general City Election. Be it therefore resolved by the Board of Alderman of the City of Rolla, that there be and is hereby called a special election to be held in said ward at the usual voting precinct therein on the 4 day of the 1920, for the purpose of electing a substitute person to fill said vacancy, and be it further resolved that,

, be appointed judges of said election and that the following named persons be appointed clerks of said election,

LO, Hast and C. P. Reinsehl to act as Judges and Garvin Tucker and Fred Stimson as Charles

0 1

## ORDINANCE NO. 248

A BILL FOR AN ORDINANCE TO ESTABLISH WATER RATES FOR THE CITY OF ROLLA

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1: The following rates for water furnished by the Municipal Water Plant of the City of Rolla to its customers is hereby established to take effect on the first day of September, 1920.

Next 15,000 "" "" "" "" "" "" "" 35¢

Next 25,000 "" "" "" "" "" "" "" 30¢

Next 50,000 "" "" "" "" "" "" "" "" "" 12¢

All over 100,000 " "" "" "" "" "" "" "" "" "" 12¢

Section 2: All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

Approved August 12, 1920.

Attest:

Mayor

D'Ulliams

Dir.

### ORDINANCE NO. 250.

A BILL FOR AN ORDINANCE TO BORROW MONEY AND ISSUE BONDS IN PAYS
MENT THEREOF, FOR THE PURPOSE OF IMPROVING THE MUNICIPAL
ELECTRIC LIGHT PLANT OF THE CITY OF ROLLA? MISSOURI, BY
PURCHASING AND INSTALLING A STEAM BOILER AND REPAIRS TO
ENGINES AND OTHER MACHINERY OF SAID ELECTRIC LIGHT PLANT.

Whereas, the Board of Aldermen of the City of Rolla, believing it is for the best interests of the said City of Rolla that the Municipal Electric Light Flant, owned and operated by the said City, be improved by purchasing and installing a steem boiler and repairs to engines and other machinery of said Electric Light Flant; and

Whereas, it is estimated that the costs of said improvements will be Thirteen Thousens Dollars (\$12,000.00).

Therefore, he it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That a special election be held in the said City of Rolla, on Tuasday, the 11th day of January, 1921, to test the sense of the qualified voters of said City of Rolla, on a proposition to borrow Thirteen Thousand Dollars (\$13,000.00), and to issue bonds in payment thereof, which said money is to be used for the purpose of improving the Municipal Electric Light Plant of the City of Rolla, by purchasing and installing a steam boiler and repairs to engines and other machinery of said Electric Light Plant.

Section 2. That the polling places of said election shall be as follows: First Ward, at the City Hall; Second Ward, at the Southern Hotel; Third Ward, at the County Court House; that notice of said special election shall be given by publication in some newspaper printed and published in said City of Rolla,

for at least fifteen days pravious to the time of holding said election; that the polls of said election shall be opened at six o'clock A. M. and shall remain open until seven o'clock P. M. if the sun shall set before seven o'clock, but if not then until sundown; that the form of the ballot to be used at said election shall be:

For increase of debt, Yes.

For increase of debt, No.

The former of which shall be taken as a vote assenting to increase of debt, and the latter as a vote dissenting therefrom, and the Board of Alderman of said City of Rolls shall meet on Wednesday, the 12th day of January, 1921, at the hour of eight o'clock P. M., at the City Hall, to cenvass the vote cast at said election and to declare the result thereof.

Section 3. That the bonds so authorized to be issed shall be paid within twenty (EO) years from the date of their issue, and that a rate of interest on said bonds shall not exceed six per cent per ennum, and that the annual rate of texation shall not be increased, other than as provided by Section 12A of Article Ten (10) of the Constitution of the State of Missouri, adopted at the General Election held in Missouri on the 4th day of Movember, 1902.

Section 4. That this Ordinance shall be in force no effect from and efter its passage and approval by the Mayore

Passed December 17, 1920.

Approved December 17, 1920.

AL Bayer, Pity of Rolla, Mo. Attest: Ex Williams

0

#### - ORDINANCE NO. 251.

A BILL FOR AN ORDINANCE TO BORROW MONEY AND ISSUE COUPON BONDS
IN PAYMENT THEREOF, FOR THE FURPOSE OF PAYING JUDGMENT
RENDERED AGAINST THE CITY OF ROLLA, MISSOURI.

Whereas, on the 16th day of December, 1920, there was rendered in the Circuit Court of Phelps County, Missouri, a judgment in favor of Edwin Long and against the City of Rolls, Missouri, for the sum of Eleven Thousand Four Fundred and Fifty & 31/100 Dollars (\$11,450.31); and

Thereas, it is estimated that the payment of said judgment, together with interest and costs will require the sum of Twelve Thousand Dollars (\$12,000.00).

Therefore, be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That a special election be held in the said City of Rolla, on Tuesday, the 11th day of January, 1921, to test the sense of the qualified voters of said City of Rolla, on a proposition to borrow Twelve Thousand Bollars (\$12,000.00), and coupon to issue bonds in payment thereof, which said money is to be used for the purpose of paying said judgment against the City of Rolla, Missouri, and in favor of Edwin Long, for the sum of Eleven Thousand Four Hundred and Fifty &31/100 Dollars (\$11,450.31), together with interest and costs.

Section 2. That the polling places of said election shall be as follows: First Werd, at the City Hall; Second Ward, at the Southern Hotel; Third Werd, at the County Court House; that notice of said special election shall be given by publication in some newspaper printed and published in said City of Rolls. for at least fifteen days previous to the time of holding said

election; that the polls of said election shall be opened at six o'clock A. M. and shall remain open until seven o'clock P. M. if the sun shall set before seven o'clock, but if not then until sundown; that the form of the ballot to be used at said election shall be:

To issue bonds to pay judgments, to levy tax therefor #--Yes.

To issue bonds to pay judgments and to levy tax therefor -- No.

The former of which shall be taken as a vote assenting to increase of debt, and the latter as a vote dissenting therefrom, and the Board of Alderman of said City of Rolla shall meet on Wednesday, the 12th day of January, 1921, at the hour of eight o'clock F. M., at the City Hall, to canvass the vote cast at said election and to declare the result thereof.

Section 3. That the bonds so authorized to be issued shall be paid within twenty (20) years from the date of their issue, and that a rate of interest on said bonds shall not exceed six per cent per annum, and that the annual rate of taxation shall not be increased, other than as provided by Section 12A of Article Ten (10) of the Constitution of the State of Missouri, adopted at the General Election held in Missouri on the 4th day of November, 1902.

Section 4. That this Ordinance shall be in force and effect from and fter its passage and approval by the Mayor.

Passed December 17, 1920.

Approved December 17, 1980.

Bayer City of Rolls, Mo.

Attest:

City Clark.

D.

### ORDINANCE MO. 252.

A BILL FOR AN ORDINANCE DECLARING THE RESULT OF THE SPECIAL ELECTION HALD IN THE CITY OF ROLLS, MISSOURI, ON TUESDAY, THE 11th DAY OF JANUARY, 1921.

A Bill for en Ordinance declaring the result of the special election held in the City of Rolla, Missouri, on Tuesday, the 11th day of January, 1921, for the purpose set forth in Ordinance Ho. 250, entitled "A sill for an Ordinance to borrow money and issue bonds in gyment thereof, for the jurgose of improving the Numicipal Electric Light Flant of the City of Rolls, Missouri, by surchasing andinatalling a steam boiler and regiars to enmines and other machinery of said electric light plant," and ordering a special election of the qualified voters of the City of Rolla, Missouri, with a view to test the sense of the qualified voters thersof on a proposition to borrow Thirteen Thousand Dollars (13,000.00), and to issue bonds in payment thereof, which seid money is to be used for the purpose of improving the Municipel Electric Light Plant of the City of Rolls, by purchasing and installing a steam boiler and repairs to engines and other machinvery of said Eletric Light Plant, passed and approved on the 17th day of December, 1920; and notice of which said election was enly published in "The Rolls Herald" and "The New Era", both weekly newspapers printed and jublished in the City of Rolla, Missouri, the first insertion of which was at least fifteen days -before the 11th day of Jenuary, 1921.

Now, therefore, for the purposes aforesaid,

Be it ordeined by the Board of Aldermen of the City of Rolls,

Missouri, as follows:

Section 1. That at the said special election hald in the City of Rolls, Missouri, on Tuesday, the 11th day of January, 1921, to test the sense of the qualified voters of said City on

the proposition to borrow Thirteen Thousand Dollars, and to issue bonds in payment thereof, which said money is to be used for the purpose of improving the Municipal Electric Light Plant of the City of Rolls, by purchasing and installing a steam boiler and repairs to engines and other machinary of said Electric Light Plant; we find, as duly certified to us by the judges end clerks of such election, that there was a total number of 499 votes cast, of which 473 were east "For increase of debt" -- Yes, were cast "For increase of debt" -- No. And we do further find that said 473 votes cast "For increase of debt" -- Yes, were more than two-thirds majority of the qualified voters of said City of Rolla, Missouri, voting at said election, held for that purpose; and so finding we declare as the result of said election that the said propostion so submitted in said Oridinance No. 250, of the Ordinances of the said City of Rolls, Missouri, as eforesaid, and entitled as above, was duly submitted to the qualified voters of the said City of Rolla, Missouri, and due notice thereof given, and was duly carried by a two-thirds vote of the qualified voters of said City of Rolls, Missouri, voting at said election, Passed January 12th, 1921. Approved January 12th, 1921. EX Williams

Mayor City of Roll, Attest:

12

### ORDINANCE NO. 253.

A BILL FOR AN ORDINANCE DECLARING THE RESULT OF THE SPECIAL MINISTER, ON THE SECTION HELD IN THE CITY OF ROLLA, MISSOURI, ON THESEAY, THE 11TH DAY OF FAMUARY, 1921.

A Bill for an Ordinance declaring the result of the special election held in the City of Rolla, Missouri, on Tuesday. the 11th day of January, 1921, for the purpose set forth in Ordinance No. 251, entitled "A Bill for an Ordinance to borrow money and issue coupon bonds in payment thereof, for the purpose of paying judgment rendered against the City of Rolla, Missouri", end ordering a special election of the qualified voters of the City of Rolls, Missouri, with a view to test the sense of the qualified voters thereof on a proposition to horrow Twelve Thousand Dollars (\$12,000.00), and to issue coupon bonds in payment thereof, which said money is to be used for the purpose of paying judgment against the City of Rolla, Missouri, and in favor of Edwin Long, for the sum of Eleven Thousand Four Eundred and Fifty & 31,100 Dollars (\$11,450.31), together with interest and costs, passed and approved on the 17th day of December, 1920; and natice of which said election was auly published in "The Rolls Herald" and "The New Era", both weekly newspapers printed and published in the City of Rolls, Missouri, the first insertion of which was at least fifteen days before the 11th day of Jennary, 9921.

Now, therefore, for the purposes aforesaid, Be it ordeined by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That at the special election held in the City of Rolls, Missouri, on Tueskey, the 11th day of January, 1921, to test the sense of the qualified voters of said Sity on

the proposition to borrow Twelve Thousand Bollars and to issue coupon bonds in payment thereof, which said money is to be used for the purpose of paying judgment against the City of Rolls, Missouri, and in favor of Bawin Long, for the sum of Eleven Thousand Dour Hundred and Fifty & 51/100 Dollars (\$11,450.31). together with interest and costs; we find, as only certified to us by the judges and clerks of such election, that there was a total number of H99 votes cast, of which \_\_\_\_\_ 479 were cast "To issue bonds to pay judgments, to levy tex there-"To issue bonds to pay judgments and to levy tax therefor" -- No. And we do further find that said 479 \_ votes cast "To issue bonds to pay judgments, to levy tax therefor" -- Yes, were more than two-thirds majority of the qualified voters of said City of Rolla, Missouri, voting at said election, held for that urpose; and so finding we declare as the result of said election that the said propaction so submitted in said Ordinance No. 251, of the Ordinances of the said City of Rolla, Missouri, as aforesaid, and entitled as above, was duly submitted to the qualified voters of the said City of Rolls, Missouri, and due notice thereof given, and was dulf carried by a two-thirds vote of the qualified voters of said City of Rolla, Missouri, voting at said election.

Passed Jamuary 12th, 1921.
Approved January 12th, 1921.

ttest:

Mayor City of Rolla, No.

Oity Clark

Die



## CITY OF ROLLA, MISSOURI

E. D. WILLIAMS, CLERK

Rolla, Mo.,

ORDINANCE NO. 254

A BILL FOR AN ORDINANCE TO FIX THE SALARY OF NIGHT WATCHMAN

Be it ordained by the Board of Alderman of the City of Rolla, Mo., as follows:

Section 1. The salary of the night watchman shall hereafter be, and is hereby fixed at the sum of Four Hundred Eighty Dollars per annum, to be paid in monthly installments of Forty Dollars per month.

Approved February 17, 1921.

Attest: Clerk

Mayor

Ca solita

jort -

ORDINANCE NO. 213'

A BILL FOR AN ORDINANCE TO FIX THE COMPENSATION OF THE CITY COLLECTOR

Be it ordained by the Board of Aldermen of the City of Molla, as follows:

Section 1. The City Collector shall be allowed as compensation. in full for his services, as such collector, the sum of two and one half (21) per centum on all sums of money collected by him for and on behalf of the City of Rolls, and by him turned over to and receipted for by the City Treasurer of the City of Rolls.

Section 2. All ordinances or parts of in ordinances in conflict with this ordinance is hereby repealed.

Section 3. This ordinance shall go into effect on Ma. 1, 1921.

Attest : Mov . 17, 1921

Mayor, Olty of Holls, Mo.

200



ORDINANCE NO 256.

AN ORDINANCE AUTHORIZING AND DIRECTING THE ISSUE OF BONDS OF THE CITY OF ROLLA, IN THE COUNTY OF PHELPS AND STATE OF MISSOURI, IN THE SUM OF \$13,000 FOR THE PURPOSE OF IMPROVING AND REPAIRING THE MUNICIPAL ELECTRIC LIGHT PLANT OF THE CITY OF ROLLA.

BE IT ORDAINED by the Board of Aldermen of the City of Rolla, Missouri, as follows:

bonds of the City of Rolla, in the County of Phelps, and State of Missouri, to the amount of \$13,000, for the purpose of improving and repairing the municipal electric light plant of said city, said bonds to be known as "Electric Light Plant Bonds of the City of Rolla, Missouri". Said bonds shall be dated February 1, 1921 of the denomination of \$500 each. They shall bear interest at the rate of 6% per annum, payable semi-annually on the first day of February and August of each year, such accruing interest to be evidenced by proper coupons attached to said bonds. Both principal and interest of said bonds shall be payable at the American Trust Company in the City of St. Louis, Missouri. Said bonds shall be mumbered consecutively from one (1) to twenty-six (26) and shall mature February first as follows: \$500 each year from 1922 to 1935 inclusive, and \$1,000 each year from 1936 to 1941 inclusive, without any option on the part of said City of Rolla for the retirement of any of said bonds prior to the date of maturity thereof.

SECTION 2. Said bonds shall be executed by the Mayor of the City of Rolla, and attested by the City Clerk thereof, with the seal of said City affixed, and the coupons attached to said bonds, representing the interest to accrue thereon, shall bear the fac simile signature of said City Clerk.

SECTION 3. Said bonds and coupons evidencing interest to accrue thereon, shall be in substantially the following form, to-wit:

No. \$500

UNITED STATES OF AMERICA
STATE OF MISSOURI
COUNTY OF PHELPS
CITY OF ROLLA, 6% ELECTRIC LIGHT PLANT IMPROVEMENT BOND

KNOW ALL MEN BY THESE PRESENTS: That the City of Rolla, in the County of Phelps and State of Missouri, acknowledges itself to owe and for value received hereby promises to pay to bearer

#### FIVE HUNDRED DOLLARS

Both principal and interest of this bond are hereby made payable at the American Trust Company in the City of St. Louis and State of Missouri, and for the prompt payment of this bond and the interest thereon, the full faith, credit and resources of the City of Rolla, in the County of Phelps and State of Missouri, are hereby irrevocably pledged.

This bond is one of a series of like tenor and effect consecutively numbered from one (1) to twenty-six (26) inclusive, aggregating the sum of \$13,000, and issued by the City of Rolla, in the County of Phelps and State of Missouri, for the purpose of improving and repairing the municipal electric light plant of said City, to be owned exclusively by said City, and is issued pursuant to and in full compliance with the Constitution and Laws of the State of Missouri, among others, Articles 4 and 7, Chapter 84 of the Revised Statutes of Missouri for 1909, and pursuant to the authority conferred by the vote of the qualified voters of said City at a special election duly called and held therein on the 11th day of January, 1921, whereat more than two-thirds of the qualified voters voting at said special election voted in favor of the issue of said bonds, and by further authority of ordinance duly passed by the Board of Aldermen of said City.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the issuing of this bond have been done, have happened and have been performed in regular and due form as required by law, that a direct annual tax upon all the taxable property in said City of Rolla has been levied for the payment of the principal and interest of this bond and that the total indebtedness of said City, including this bond and the issue of which it is one, does not exceed any constitutional or statutory limitation.

which it is one, does not exceed any constitutional	or statutory limitation.
IN TESTIMONY WHEREOF, the City of Rolla, in State of Missouri, has executed this bond by causing and attested by the City Clerk thereof with the seal caused the annexed interest coupons to be executed wof the said City Clerk and this bond to be dated the	of the City affixed, and has with the fac simile signatures
Mayo	Sarpings
ATTEST: Collinus City Clerk	
(SEAL)	578
COUPON	
No February	\$15.00
On the first day of August , 19, the of Phelps and State of Missouri, promises to pay to at the American Trust Company, in the City of St. Lobeing interest due that date on its Electric Light F 1921, numbered	bearer Fifteen Dollars (\$15.00) puis and State of Missouri, lant Bond, dated February 1,
Cit	y Clerk

On the back of said bonds shall be the proper certificate to be used by the State Auditor of Missouri in registering said bonds pursuant to law.

SECTION 4. For the purpose of providing for the payment of the interest on said Electric Light Plant Bonds herein authorized and for the payment of the principal of said bonds at maturity, there is hereby levied a direct annual tax upon all taxable property in said City of Rolla, Missouri, sufficient to produce the following amounts in the following years:

Year of Levy	Bond No.	Principal - Year Due	Interest - Year Due	Total
	.7		\$390 - 1921	\$390
1921	1	\$500 - 1922	780 - 1922	1,280
1922	2	500 - 1923	750 - 1923	1,250
1923	3	500 - 1924	720 - 1924	1,220
1924	4	500 - 1925	690 - 1925	1,190
1925	5	500 - 1926	660 - 1926	1,160
1926	6	500 - 1927	630 - 1927	1,130
1927	7	500 - 1928	600 - 1928	1,100
1928	8	500 - 1929	570 - 1929	1.070
1929	9	500 - 1930	540 - 1930	1,040
1930	10	500 - 1931	510 - 1931	1,010
1931	11	500 - 1932	480 - 1932	980
1932	12	500 - 1933	450 - 1933	950
1933	13	500 - 1934	420 - 1934	920
1934	14	500 - 1935	390 - 1935	890
1935	15-16	1.000 - 1936	360 - 1936	1,360
1936	17-18	1.000 - 1937	300 - 1937	1,300
1937	19-20	1,000 - 1938	240 - 1938	1,240
1938	21-22	1.000 - 1939	180 - 1939	1,180
1939	23-24	1.000 - 1940	120 - 1940	1,120
1940	25-26	1,000 - 1941	60 - 1941	1,060
		\$13,000	\$9.840	\$22,840

SECTION 5. Said taxes shall be extended upon the tax rolls in each of the several years respectively, shall be levied and collected at the same time and in the same manner that other City taxes are levied and collected, and the proceeds derived from said taxes shall be used exclusively for the payment of bonds herein authorized and the interest thereon.

SECTION 6. It being apparent at this time that no money will be available for the taxes herein levied for the payment of interest in the sum of \$390, due August 1, 1921, it is therefore ordered that there shall be appropriated out of the general revenues of the City of Rolla, the sum of \$390 for the payment of said interest, which sum shall be used for no other purpose whatsoever than the payment of that interest. When the taxes herein levied for the year 1921 have been collected, the general revenues of said City shall be reimbursed therefrom in the sum of \$390.

SECTION 7. When the bonds herein authorized have been executed they shall be presented to the State Auditor of the State of Missouri at Jefferson City, Missouri, for registration; and after their registration shall be delivered to the City Treasurer of said City of Rolla, and by him delivered to the purchasers thereof upon payment of the contract purchase price.

SECTION 8. All ordinances or parts of ordinances heretofore passed that in any way conflict with any of the provisions of this ordinance are hereby repealed and declared void.

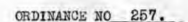
SECTION 9. This ordinance shall be in effect from and after its passage and approval.

Passed and approved this lat day of April , 19 21.

Mayor, City of Rolls, Missouri.

Attest:

City Clerk, City of Rolla, Missouri



AN ORDINANCE AUTHORIZING AND DIRECTING THE ISSUE OF BONDS OF THE CITY OF ROLLA, IN THE COUNTY OF PHELPS, AND STATE OF MISSOURI, IN THE SUM OF \$12,000, FOR THE PURPOSE OF SATISFYING JUDGMENT RENDERED AGAINST THE CITY OF ROLLA, AND IN FAVOR OF EDWIN LONG.

BE IT ORDAINED by the Board of Aldermen of the City of Rolla, Missouri, as follows:

SECTION 1. That there are hereby authorized and directed to be issued, bonds of the City of Rolla, in the County of Phelps, and State of Missouri, to the amount of \$12,000, for the purpose of paying and satisfying a judgment, accrued interest thereon, and costs in favor of Edwin Long, of Rolla, Missouri, said bonds being known as "Judgment Funding Bonds of the City of Rolla, Missouri". Said bonds shall be dated February 1, 1921, be of the denomination of \$500 each, shall bear interest at the rate of 6% per annum, payable semi-annually on the first day of February and August of each year, such accruing interest to be evidenced by proper coupons attached to said bonds. Both principal and interest of said bonds shall be payable at the American Trust Company in the City of St. Louis, Missouri, said bonds shall be numbered consecutively from one (1) to twenty-four (24), both numbers inclusive, and shall mature without option of prior payment February 1st as follows: \$500 in each of the years 1922 to 1937 inclusive, and \$1,000 in each of the years 1938 to 1941 inclusive.

SECTION 2. Said bonds shall be executed by the Mayor of the City of Rolla, and attested by the City Clerk thereof, with the seal of said City affixed, and the coupons attached to said bonds, representing the interest to accrue thereon, shall bear the fac simile signature of said City Clerk.

SECTION 3. Said bonds and coupons evidencing interest to accrue thereon, shall be in substantially the following form, to-wit:

No.

\$500

UNITED STATES OF AMERICA
STATE OF MISSOURI
COUNTY OF PHELPS
CITY OF BOLLA, MISSOURI 6% JUDGMENT FUNDING BONDS.

KNOW ALL MEN BY THESE PRESENTS: That the City of Rolla, in the County of Phelps and State of Missouri, acknowledges itself to owe and for value received hereby promises to pay to bearer

### FIVE HUNDRED DOLLARS

Both principal and interest of this bond are hereby made payable at the American Trust Company in the City of St. Louis and State of Missouri, and for the prompt payment of this bond and the interest thereon, the full faith, credit and resources of the City of Rolla, in the County of Phelps and State of Missouri, are hereby irrevocably pledged.

This bond is one of a series of like tenor and effect, except as to date of maturity, consecutively numbered from one (1) to twenty-four (24) inclusive, aggregating the sum of \$12,000, and issued by the City of Rolla, in the County of Phelps and State of Missouri, for the purpose of paying and satisfying a judgment, accrued interest thereon and costs in favor of Edwin Long of said City, and is issued pursuant to and in full compliance with the Constitution and Laws of the State of Missouri, among others, Article 4, Chapter 15 of the Revised Statutes of Missouri for 1909, and Laws of Missouri, 1919, pages 178 to 180 inclusive, and pursuant to the authority conferred by the vote of the qualified voters of said City at a special election duly called and held therein on the 11th day of January, 1921, whereat more than two-thirds of the qualified voters voting at said special election voted in favor of the issue of said bonds, and by further authority of ordinance duly passed by the Board of Aldermen of said City.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the issuing of this bond have been done, have happened and have been performed in regular and due form as required by law, that a direct annual tax upon all the taxable property in said City of Rolla has been levied for the payment of the principal and interest of this bond and that the total indebtedness of said City, including this bond and the issue of which it is one does not exceed any constitutional or statutory limitation.

IN TESTIMONY WHEREOF, the City of Rolla in the County of Phelps and State of Missouri, has executed this bond by causing it to be signed by the Mayor and attested by the City Clerk thereof with the seal of the City affixed and has caused the annexed interest coupons to be executed with the fac simile signatures of the said City Clerk and this bond to be dated the first day of February, 1921.

Attest: EX William

City Clerk

(SEAL)

COUPON

On the first day of August , 19\_\_\_\_\_, the City of Rolla, in the County of Phelps and State of Missouri, promises to pay to bearer Fifteen (\$15.00) Dollars at the American Trust Company, in the City of St. Louis and State of Missouri, being interest due that date on its Judgment Funding Bonds, dated

February 1, 1921, numbered

No.

Ed Williams City Clerk \$15.00

On the back of said bonds shall be the proper certificate to be used by the State Auditor of Missouri in registering said bonds pursuant to law.

SECTION 4. For the purpose of providing for the payment of the interest on said Judgment Funding Bonds herein authorized and for the payment of the principal of said bonds at maturity, there is hereby levied a direct annual tax upon all taxable property in said City of Rolla, Missouri, sufficient to produce the following amounts in the following years:

Year of Levy	Bond No.	Principal - Year Due	Interest - Year Due	Total
			\$360 - 1921	\$360
1921	1	\$500 - 1922	720 - 1922	1,220
1922	2	500 - 1923	690 - 1923	1,190
1923	3	500 - 1924	660 - 1924	1,160
1924	4	500 - 1925	630 - 1925	1,130
1925	5	500 - 1926	600 - 1926	1,100
1926	6	500 - 1927	570 - 1927	1,070
1927	7	500 - 1928	540 - 1928	1,040
1928	8	500 - 1929	510 - 1929	1,010
1929	9	500 - 1930	480 - 1930	980
1930	10	500 - 1931	450 - 1931	950
1931	11	500 - 1932	420 - 1932	920
1932	12	500 - 1933	390 - 1933	890
1933	13	500 - 1934	360 - 1934	860
1934	14	500 - 1935	330 - 1935	830
1935	15	500 - 1936	300 - 1936	800
1936	16	500 - 1937	270 - 1937	770
1937	17-18	1.000 - 1938	240 - 1938	1,240
1938	19-20	1.000 - 1939	180 - 1939	1,180
1939	21-22	1.000 - 1940	120 - 1940	1,120
1940	23-24	1,000 - 1941	60 - 1941	1,060
		\$12,000	\$8,880	\$20,880

SECTION 5. Said taxes shall be extended upon the tax rolls in each of the several years respectively, shall be levied and collected at the same time and in the same manner that other city taxes are levied and collected, and the proceeds derived from said taxes shall be used exclusively for the payment of bonds herein authorized and the interest thereon.

SECTION 6. It being apparent at this time that no money will be available for the taxes herein levied for the payment of interest in the sum of \$360, due August 1, 1921, it is therefore ordered that there shall be appropriated out of the beneral revenues of the City of Rolla, the sum of \$360 for the payment of said interest, which sum shall be used for no other purpose whatsoever than the payment of that interest. When the taxes herein levied for the year 1921 have been collected, the general revenues of said City shall be reimbursed therefrom in the sum of \$360.

SECTION 7. When the bonds herein authorized have been executed they shall be presented to the State Auditor of the State of Missouri, at Jefferson City, Missouri, for registration; and after their registration shall be delivered to the City Treasurer of said City of Rolla and by him delivered to the purchaser thereof upon payment of the contract purchase price.

SECTION 8. All ordinances or parts of ordinances heretofore passed that in any way conflict with any of the provisions of this ordinance are hereby repealed and declared void.

\* SECTION 9. This ordinance shall be in effect from and after its passage and approval.

Passed and approved this 1st day of April. 19 21

Mayor, City of Rolla, Missouri.

Attest:

City Clerk, City of Rolla, Missouri.

leavers

1-

## ORDINANCE NO. 24.8

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA. MISSOURI, AS FOLLOWS:

Section 1: That there be and is hereby levied as a tax upon each and every one hundred (\$100.00) dollars of the assessed valuation of all property within the corporate limits of the City of Rolla, Missouri, made taxable by law, the following sums and amounts:

A. For general municipal purposes the sum of 35 cents.

B. To pay interest on water work bonds and create a sinking

fund, the sum of 21 cents.

C. To pay interest on sewerage bonds and to create a sinking fund the sum of 10 cents.

D. To pay interest on water works improvements-series 1914

bonds, and create a sinking fund, the sum of 17 cents.

E. To pay interest on Judgment finding bonds and create a

depresent the 31 st day of may, 1921

MAYOR

ATTEST:

Dilliam \*

I

## ORDINANCE NO. 2.59

A BILL FOR AN ORDINANCE TO PUNISH THE GIVING OF A FALSE ALARM OF FIRE.

K !K

Be it ordained by the Board of Aldermen of the City of Rolla as follows:

SECTION 1. Any person or persons who within the corporate limits of the City of Rolla shall give or sound any false alarm of a fire by means of ringing the fire bell, or by any other means whatsoever other than ringing said bell, shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than twentyfive nor more than one hundred dollars.

approved Dec 6 1921.

Mayor.

Attest:

Clark

illiams

# ORDINANCE NO. 260

A BILL FOR AN ORDINANCE PROVIDING FOR THE SALE OF THE
ELECTRIC LIGHT PLAND AND WATER SYSTEM OF THE CITY OF ROLLA.

MISSOURI.

Whereas, the City of Rolls, Missouri, on the 16
day of March, 1912, entered into a ce tain contract and agreement
with one A.E. Martin, which said contract and agreement is in
words and figures as follows:

A.A. Martin of the County of Phelps, and the State of Missouri, party of the first part; and the City of Rolls, Missouri, a municipal corporation duly organized and existing under the laws of the State of Missouri, as a city of the fourth class, and hereinafter designated as the city, party of the second part, witnesseth:

That the party of the first part pay to the party of the second part, the full sum of sixty-six thousand dollars (.66,000) as follows:

The sum of thirty thousand dollars (\$30,000) to be paid in monthly instalments of two hundred and fifty dollars (\$250) each, to be paid on the 15th day of each and every month after the taking effect of this contract, until the full sum of thirty thousand dollars (\$30,000) is paid. The sum of thirty-six thousand dollars (\$30,000) to be paid in service furnished by the arty of the first part to the party of the second part as follows;

Two she City Collector, and City Asserbl, and the init as now The sum of two hundred and fifty dollars (\$250) to be need, and room for paid in service each and every month for a period of twelve years; said service to consist of street lights as now established on Eighth & Pine Street, same to be all noght service. The remainder of streets to be lighted, as now established or as extended on what is commonly called a moonlight schedule. Said services are to Warther consist of pumping water for the city fountain located on Sixth & Pine Street, and water ample for fire purposes and for flushing and cleaning sewers. In addition to the conveyance of the property hereinbefore mentioned by the party of the second part to the party of the first part, the party of the second part hereby grants to the party of the first part a franchise to use all the streets, public ellies and other places for the use of poles, wires and other equipment necessary for the conduct of said electric light and water system, for a period of twenty years from the taking effect of this agreement.

that upon the taking errect or this contract, that the party of the second part shall make, execute and deliver in escro good and sufficient deeds and conveyances, conveying to first party all the property herein purchased from the second party, and that said deeds and conveyances shall so remain in escro until the first party has fully complied with all the terms of this agreement.

It is further mutually agreed by the parties hereto, that in addition to the sums herein specified to be paid by the party of the first part to the party of the second part as a consideration for the property berein purchased, the second party shall have the right to use the present room now used by the second party as a City Hall for its Council meetings, and as offices

aball he in the fallowing form:

for the City Collector, and City Marshal, and the jail as now used, and room for its fire department as now used. And to the use of all conders from said power house, provided same is hauled and distributed by the second party at its own expense, the uses of said property to continue during the term of the franchise herein granted to the first party.

The party of the first part accepts the property herein sold to him by the second party in its present condition; and is to pay all expenses for the repairs of motors, how being repaired in the City of St. Louis. The water system herein sold and conveyed shall at the expiration of the franchise herein granted revert to the second party.

The party of the first part is to give to the party of the second part a good and sufficient bond to be approved by the Mayor and Board of Aldermen of the second party, conditioned that the first party shall make the payments and furnish the services as herein provides.

and whereas, it is provided by section 10173 of R.S.
1919 that said contract and agreement shall have no legal form
until the same shall be submitted to a vote of the qualified
voters of the City at a general or a special election of the City
and ratified by a majority of two thirds of the votes polled at
such election.

Therefore, be it ordsined by the Board of Aldermen of the City of Rolla, as follows:

Section 1. That said contract be and is hereby submitted to the qualified voters of the City of Rolla for their approval
or rejection, at the general election to be held in the City of
Rolla, on Tuesday, the 4th day of April, 1922.

Section 2. The ballots to be used at said election, shall be in the following form:

- 1. For the ratification of the contract entered into between the City of Rolla and A.E. Martin for the sale of the electric light plant and water system of the City of Rolla. Yes.
- 2. For the ratification of the contract entered into between the City of Rolla, and A.E. Martin for the sale of the electric light plant and water system of the City of Rolla, Mo. No.
- 3. Said election shall be conducted under provisions of the ordinances of the City of Rolla, pertaining to general elections, except that the ballots cast and the reutras thereof, shall be made up separate and apart from all other propositions voted on at said election.

Approved March May 16 1922.

Mayor. Mayor.

Salah on

0.14

## ORDINANCE NO. 26.

A bill for an ordinance fixing the rate to be levied for taxes for the wear 1922.

Be it ordained bo the Board of Aldermen of the cito of Rolla, Missouri, as follows:

SECTION 1: That there be and is hereb- levied as a tax upon each and ever- one hundred dollars of the assessed valuation of all propert- within the corporate limits of the Cit- of Rolla, made taxable b- law, the following sums and amounts:

- A. For general municipal purposes the sum of thirtw-three and one-third cents. (33 1/3)
- B. To par interest on water works bonds and to create a sinking fund to par said bonds, the sum of twentr-five cents (25).
- C. To pay interest on sewer bonds and to create a sinking fund to pay said bonds, the sum of ten cents (10).
- D. To par interest on water works improvement bonds and to create a sinking fund to par said bonds, the sum of sixteen and two-thirds cents (16 2/3).
- E. To pa- interest on judgment funding bonds and create a sinking fund, the sum of twelve and one half cents (12 1/2).
- F. To pay interest and create a sinking fund on water works improvement bonds series 1921, twelve and one half cents (12 1/2).

SECTION 2. That there be and there is hereby levied a poll tax for the wear 1922, the sum of three dollars (\$3.00), or in lieu thereof three daws labor, at the option of the tax paver, upon every able bodied male person between the ages of twenty one and fifty years, resideing within the corporate limits of the city of Rolla thirty daws preceding this levy.

Olty Olerk.

Charles & Woods

## RESOLUTION MUMBER

A resolution declaring it necessary to improve 7th Street from the brick pavement on East line of Fine Street to the West line of the Right of Way of the St. Louis and San-Francisco kailroad Company's track, where said 7th Street crosses said night of Way by paving the same with first class concrete pavement.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, that this Board of Aldermen deems it necessary to improve 7th Street from the brick pavement on the mast line of Pine Street to the West line of the Right of Way of the St. Louis and San Francisco Hailroad Company's track, where said 7th Street crosses the said Right of Way and from curb line to curb line by paving same with first class concrete pavement, as specified by Ordinance Mumber approved April 12, 1923.

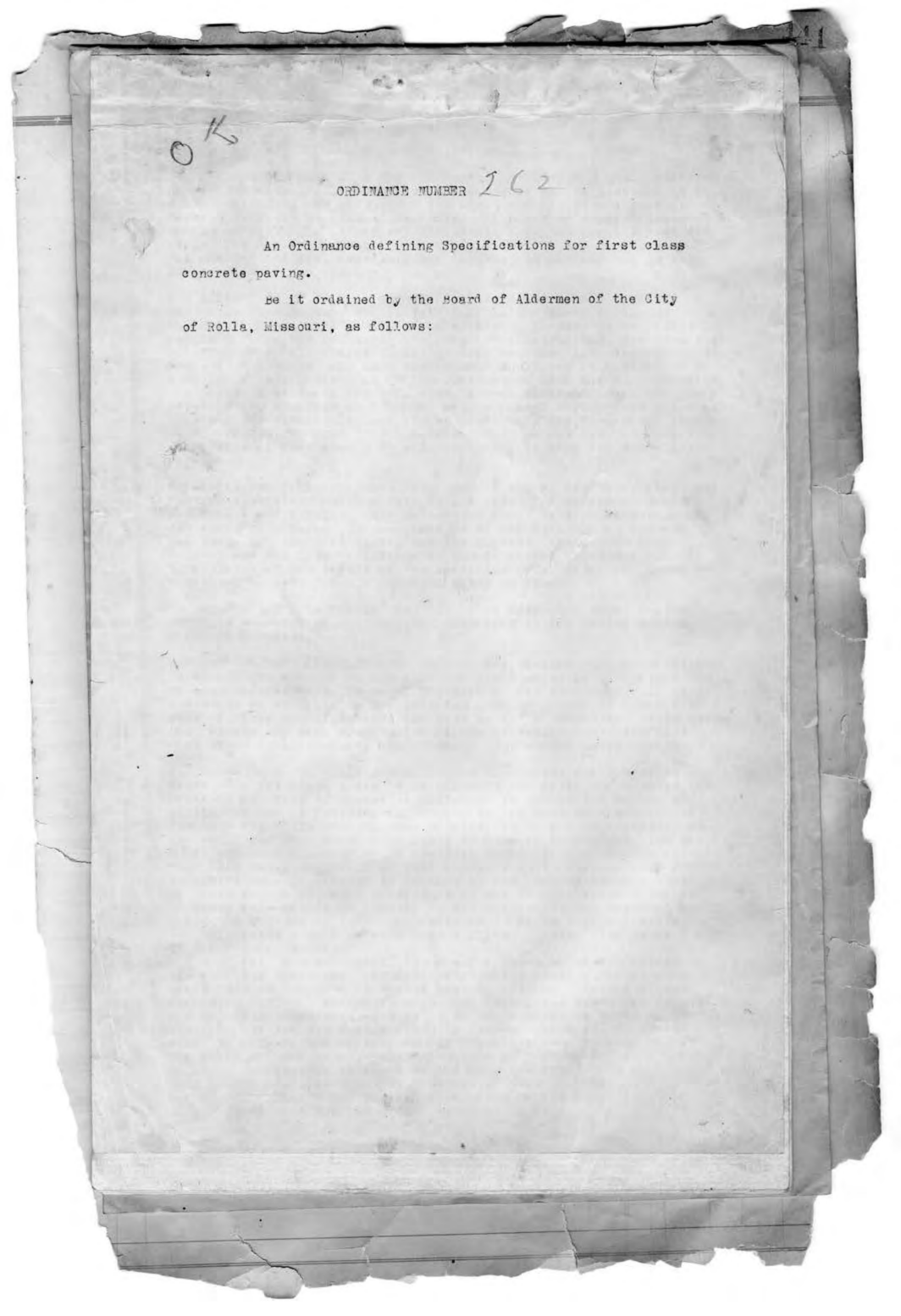
This Board of Aldermen hereby declares said improvement necessary to be made and the same shall be done in accordance with the plans, specifications and estimates of the City Engineer: and a special tax will be levied and special tax bill issued for the payment thereof, according to the front foot thereof.

se it further resolved by the soard of Aldermen that a copy of this resolution be published in the Rolla Times, the Rolla Herald, and Wew Era weekly newspapers printed and published in the City of Holla, Missouri, for two consecutive insertions.

Approved this 12th day of April, 1923.

Attest: E D. Williams

Charles E. Woods



#### GENERAL PHOVISIONS

- 1. LAWS TO BE OBSERVED. The contractor at all times shall observe and comply with all Local-by-laws, ordinances and regulations in any manner affecting the conduct of the work, and all such orders or decreas as exist at present and those which may be enacted later by bodies or tribunals having any jurisdiction or authorities over the work. The contractor shall, procure all permits and licences, pay all charges and fees necessary and incident to the due and lawful prosecution of the work.
- 2. ALTERATION OF PL.NS. The right is reserved by the Engineer to make from time to time such alterations in the plans or in the character of the work as may be considered cessary or desirable to complete fully and perfectly the proposed construction, provided such alterations do not change in the general features the original plans and specifications, and such alterations shall not be considered as a waiver of any conditions of the contract or bond nor to invalidate any of the provisions thereof. Should such alterations in the plans result in an increase or decrease not to exceed twenty-five per cent (25%) of the quantity of work to be performed, the Contractor shall accept payment in full at the contract unit prices for the actual quantities of work done. No allowance will be made for anticipated profits.
- 5. INTERPRETATION OF PLANS, ETC. On all plans, drawings, etc., the figured dimensions shall govern in the case of discrepancy between the scales and figures. The Contractor shall take no advantage of any error or omission in the plans or of any discrepancy between the plans and specifications, and the Engineer shall make such corrections and interpretations as may be deemed necessary for the fulfillment of the intent of the specifications and of the plans as construed by him, and his decision shall be final.
- 4. MEASUREMENTS OF CUANTITIES. All work completed under contract shall be measured by the Engineer according to the United States Standard Measures.
- 5. SPECIAL WORK REQUIREMENTS. Should any construction or conditions which are not covered by the standard specifications be anticipated on any proposed work, "Special Provisions" for such work will be stated on or attached to the proposal form and shall be considered a part of these specifications the same as the gh contained fully herein. Should any such Special Provisions or requirements conflict with these specifications the "Special Provisions" shall govern.
- extra work for which there is no quantity and price included in the contract or where increases or decreases in quantities beyond the limits set out in Estimate of Quantities are made or whenever, to complete fully the work as contemplated, it is deemed necessary or desirable and such extra work shall be done in accordance with the specifications therefor or in the best workmanlike manner as directed. This extra work will be paid for at a unit price or lume sum to be agreed upon previously in writing by the parties to this contract, or where such a price or sum cannot be agreed upon by both parties or where this method of payment is impracticable, the Engineer may order the Contractor to do such work on a "Force account" basis.

All extra work done on a "Force Account" basis will be paid for

in the following manner:

(a) For all labor, teams and foremen in direct charge of the specific operation, the Contractor shall receive the current local rate of wage, to be agreed upon in writing before starting such work for each and every hour that said labor teams and foremen are actually engaged in such work, to which shall be added an amount equal to fifteen per centum (15%) of the sum thereof. No charge shall be made by the Contractor for organization, overhead expense, nor shall any charge for superintendence be made except when there shall be necessarily employed on the proposed extra work at a state and in one place six (6) laborers or more in which cate forement may be employed and his actual expense to the Contractor carged to the contractor carged to the contractor carged.

(b) For all materials used, the Contractor shall receive the actual cost of such materials, including freight charges, as shown by original receipted bills, to which cost shall be added a sum equal to fifteen per centur (15%) thereof.

(c) For any machine power, tools or equipment, including fuel and lubricants, which it may be deemed necessary or desirable to use, the Engineer shall allow the Contractor a reasonable rental price to be agreed upon in writing before such work is bogun, for each and every hour that said tools or equipment are in use on such

work and to which sum no percentage shall be added.

(d) The compensation as herein provided shall be received by the Contractor as payment in full for extra work done on a force account basis, and shall include superintendence, use of tools and ecoipment for which no rental is allowed and profit. The Contractor's representative and the Inspector shall compare records of extra work done on a force account basis at the end of each day. Copies of these records shall be made upon suitable forms provided for this purpose, by the Inspector and signed by both the Inspector and the Contractor's representative, one copy being forwarded. respectively, to the Engineer and one to the Contractor. All claims for extra work done on a force account basis shall be submitted to the Engineer by the Contractor upon certified statements to which shall be attached original receipted bills covering the cost of and the freight charges on all materials used in such work, and said statements shall be filed not later than the tenth (10th) day of the month following that in which the work was actually performed and shall include all labor charges, etc., I material charges in so far as they can be verified.

(e) For all employees' liability insurance, the Contractor shall be allowed full cost, to which sum no percentage will be added.

- 7. UNAUTHORIZED WORK. Work done without lines and grades being given, work done beyond the lines and grades shown on the plans or as given, except as herein provided, or any extra work done vithout written authority will be considered as unauthorized and at the expense of the Contractor and will not be measured or paid for. Work so done may be ordered removed and replaced at the Contractor's expense.
- 8. PROSECUTION OF THE WORK. The contractor shall give his constant personal attention to the work while it is in progress, or shall place it in charge of a competent and reliable superintendent who shall have full authority to act for him, and who shall be acceptable to the Engineer, and shall prosecute the work at such points and in such order as the Engineer may from time to time direct. If at any time during the work, progress satisfactory to the Engineer shall not have been made, the Contractor shall increase the force, tools, equipment as directed by the Engineer, but the failure of the Engineer to give such directions shall not relieve the Contractor of his obligations to complete the work at the time and in the manner specified in this contract. Should the prosecution of tork for any reason be discontinued by the Contractor with the consent of the Engineer, he shall notify the Engineer at least twenty-four (24) hours before again resuming operations.
- 9. CHARACTER OF WORKMEN AND EQUIPMENT. The Contractor shall employ such superintendents, foremen and workmen as are careful and competent, and the Engineer may demand the dismissal of any person or persons employed by the Contractor in, about or upon the tork who shall misconduct himself or be incompetent or negligent in the due and proper performance of his or their duties or any of them, or neglects or refuses to comply with the directions given, and person or persons shall not be employed again thereon withou the written consent of the Engineer. Should the Contractor continue to employ or again employ such person or persons, the Engineer may withold all estimates which are or may become due, or the Engineer may suspend the work until such orders are complied with. The Contractor shall furnish such equipment as is considered necessary for the prosecution of the work in an acceptable manner and at a satisfactory rate of progress. Equipment used on any portion of the work shall be such that no injury to the roadway, adjacent property or other high ays will result from its use.

10. CO-OPERATION OF CONTRACTOR REQUIRED. The Contractor will be supplied by the City with two copies of the plans and of the specifications, and he shall have available on the work at all times during the prosecution of the work, one copy each of said plans and specifications. He shall give the work his constant attention to facilitate the progress thereof and shall cooperate with the Engineer in every way possible. Shall have at all times a competent and reliable English-speaking representative on the work, authorized to receive orders and to act for him.

11. PUBLIC CONVENIENCE AND SAFETY. The Contractor at all times shall conduct the work in such a manner as to ensure the least obstruction to traffic practicable. The convenience of the general public and of the residents along and adjacent to the street shall be provided for in an adequate and satisfactory manner.

#### SPECIFICATIONS

#### ONE-COURSE CONCRETE PAVEMENT

AT

### 1. MATERIALS

- 1. PORTLAND CEMENT: The Portland Cement must meet the requirements of the Standard Specifications and Tests for Portland Cement, adopted by the American Society for Testing Materials, under requirements specified in A.S.T.M. Standards 1918, Serial Designation C 9-17, with all subsequent amendments and additions thereto adopted by said Society and by this Instit to (Standard No. 1).
- 2. AGGREGATES: Before delivery on the job, the contractor shall submit to the engineer a twenty-five (25) pound sample of each of the fine and coarse aggregates proposed for use. These samples shall be tested and if found to pass the requirements of the specifications similar material shall be considered as acceptable for the work. Aggregates containing frost or lumps of frozen material shall not be used. Approval of source of supply of material by the engineer is necessary before delivery of materials shall be started.

FINE AGGREGATE. The fine aggregate shall consist of clean, hard, durable, uncoated particles of sand preferably of a siliceous nature, free from lumps of clay and organic matter. Where approved by the Engineer, a combination of washed or dustless screenings and sand, containing not more than fifty (50) per cent by volume of screenings may be used for the fine aggregate.

(a) Washed or Dustless Screenings. The washed or dustless screenings used as fine aggregate shall consist of material obtained by crushing hard, durable rock or gravel and shall be free from lumps of clay or of crusts of hardened material at the time of use. If the screenings are produced from rock, the rock shall show a French coefficient of wear of not less than 7.

(b) Impurities. Fine aggregate containing a preciable quantities of mica, shale, slate, other or other soft grains shall not be used. It shall not contain over three (3) per cent by weight of organic matter and clay combined, not/exceed one-half of one per cent by weight of organic matter. In no case shall fine aggregate containing lumps of frozen mater: 1 be used.

(c) Grading. Fine aggregate shall be well graded from coarse to fine and when tested by means of laboratory screens and sieves shall meet the following requirements, unless otherwise specified by the engineer.

Passing 1/4 inch screen....., not less than 95%
Passing Standard No. 20 mesh sieve....30% to 60%
Passing " " 50 " " ... not more than
20%
Passing " " 100 " " ... not more than
5%

(d) Mortar Strength Test. When the fine aggregate is mixed with Portland Jement in the proportions of one (1) part of cement to three (3) parts of fine aggregate by weight, according to standard methods of making 1 to 3 mortar briquettes, the resulting mortar at the ages of seven (7) and twenty-eight (28) days shall have a tensile strength of at least 100 per cent of that developed, in the same time, by mortar of the same proportions and consistency, made of the same cement and standard Ottawa sand.

coarse aggregate shall consist of particles of clean, hard, tough, durable rock in the form of either gravel or crushed material. It shall contain no shale, slate, coal, other or other materials which easily disintegrate. It shall be free from vegetable or other deleterious matter, and shall contain no soft, thin or elongated pieces. In no case shall coarse aggregate containing lumps of frozen or partly cemented material be used.

(a) Crushed Stone. When crushed stone is used, it shall be

obtained from rock of fairly uniform quality, having a French

coefficient of wear of not less than 6.

(b) Gravel. Gravel used for coarse aggregate shall show high resistance to abrasion, and no gravel which in the opinion of the Engineer does not show wearing qualities at least equal to crushed stone having a French coefficient of wear of 6 shall be used.

(c) Grading. All stone and gravel used as coarse aggregate shall be well graded, and shall range from 22" down to 4 inch unless

otherwise specified by the Engineer.

- 3. MIXED AGGREGATE: Crusher@run stone, bank-run gravel or artificial prepared mixtures of fine and coarse aggregate shall not be used.
- 4. WATER: The water used for this work shall be subject to the approval of the engineer. It shall be lean, free from oil, acid, alkali, or vegetable matter, and neither brackish nor salty.
- 5. REINFOLCING MATERIALS: The reinforcement shall consist of flat sheets of steel fabric. The materials shall be manufactured from steel which shall develop an ultimate tensile strongth of not less than sixty thousand (60,000) pounds per square inch, and shall bend one hundred and eighty (180) degrees around one (1) diameter and straighten without fracture; all reinforcement shall be free from excess rust, scale, paint or coating of any character, which will tend to prevent its bond with the concrete.

- 6. DOWEL PINS: 5/8 inch round deformed steel tio bars shall be used at transverse and longitudinal joints.
- 8. All materials furnished shall be subject to the approval of the City Engineer, and the contractor shall furnish all facilities for inspecting them then required, which inspection shall take place before said materials, or any part thereof, are in any menner used in the construction of said improvements by the contractor.

The delivery of both fine and coarse aggregat: on the subgrade shall be at the discretion of the City Engineer.

### II. GRADING

9. All grading will be classified and paid for as earth, and no extras will be allowed in case the contractor encounters a rock or other materials, unless rock excavation is specifically included in the proposal and estimates.

10. GhADING: The earth readbed on which the pavement is to rest shall be graded, as directed by the City Engineer, to the recuired depths below the intended surface of the street, in accordance with stakes set by him. The surface of such roadbed shall be parallel to, and conform to the cross-section of the pavement when finished. The rough grading shall first be done by plowing and scraping, or in any manner the contractor may choose, but the earth shall be left sufficiently above the proposed sub-grade to allow for rolling. After this is done the contractor shall construct the curb and gutter and then properly roll the sub-grade with as little delay as practicable, after the curb is set with a roller weighing not less than five (5) tons. The contractor shall then place templates from gutter to gutter as directed by the Engineer, and then proceed to dress down to a true surface, or else fill up, as may be required by the Engineer. Then it shall be rolled again and the contractor shall again place templates, and the surface shall be again dressed down, or filled up, when it shall a jain be rolled. This shall be repeated until the surface of the readbed shall be true to surface and the ground thoroughly compacted to the proper sub-grade. The rolling shall be done under the direction of the City Engineer and to his satisfaction. Such portions of the roadbed as cannot be reached by the roller shall be made solid by ramming, and all soft, spongy places, not affording a firm foundation, shall be dug out by the contractor, and all trenches shall be filled with good rock, as the Engineer may direct. In all places where filling is required to bring the road to the required height, it shall be done in layers not to exceed ;ht (8) inches in depth, and rolled as often as the City Engineer -y require. After final rolling street shall be carefully checked and no material shall be placed upon it until sub-grade is correct. Any material placed upon a sub-grade which the template shows not to be correct shall be removed. No dressing or trimming immediately in front of the mixer will be permitted under any circumstances.

CHARLES CO.

11. CONNECTING APPLOACHES: All approaches connecting streets to be paved with other streets and driveways, or alleys, intersecting, shall be cut or filled as they may be, so that the same shall conform to stakes set by the Engineer.

13. NO PLOWING BELOW SUB-GRADE: in case the contractor plows below said sub-grade, he will be required to fill the same material as has been removed with rock, or with other material approved by the Engineer without extra cost to the city.

DALVEWAYS, ETC.: Grading will be paid for by the cubic yard at the price named in the contract; it will be a imated in excavation only. The price per cubic yard shall include all the grading and trimming of parks and sidewalks, and all intersecting streets and alleys, the trimming, shaping, refilling, picking down, and surfacing to bring the surface of completed roadbed, after it has been rolled or rerolled, to the exact surface required by the City Engineer, and shall include all and every exponse of carefully stretching lines and placing templates as directed by the Engineer, and all other expenses, direct or indirect, connected with the proper performance of one work, and maintrining the same in perfect condition, until the same is received by the Engineer.

15. SOFT MATERIAL: Unen the Engineer shall order an excavation made below sub-grade for the purpose of removing muc, clay or other soft material, work so ordered shall be done by the contractor. and the same filled up with dry earth obt nod where the Engineer may direct, or with rock or concrete, if one Engineer so directs, and all tamped thoroughly and made firm and secure. The excavation and filling shall be paid for at the price per oubic yard stated in the contract for material used.

- 16. CROSSWALKS AND INTERSECTIONS: The contractor shall do all necessary grading, as required by the City Engineer, on the sidewalks, burms, parks, crossings or in the street intersections contiguous to the block under contract, at the price per cubic yard named in the contract for street grading before receiving final estimate.
- 17. MAINTAINING SUBGRADE: It is especially understood that the contractor shall maintain the surface of the readbed in perfect condition until the same is received by the City Engineer.
- 13. EXERCISE CARE IN HAULING MATERIAL: The contractor must exercise care in hauling earth or other material, so that the same shall not be scattered along the street, and where the same is hauled over paved streets the contractor shall be required to remove any earth, or other material, scattered on the pavement; and if he fails to do so within a reasonable time the debris shall be removed by the Street Commissioner and the cost of removing same deducted from the final estimates.
- 19. BOLLING: All rolling shall be done under the supervision of the City Engineer, and in strict conformity with his instructions, and at such times and places as he may direct, and so as to cause as little delay as practicable. The city eserves the right to postpone or omit the rolling at any time or place when in the judgment of the City Engineer, rolling is impracticable or unsafe, on account of wet weather or other cause; or to order a preliminary coating of sand, or a temporary planking of the earth surface during the first rolling.
- 20. CONTRACTOR RESPONSIBLE FOR ANY DAMAGES: The contractor shall be responsible, both personally and on his bond, for any damage done to property or person by reason of the use of the steam roller on the public streets, and he must exercise great care in moving the roller from one location on to another, so as not to freight n horses or damage pavements, sidewalks, crossings, etc.
- 21. ACCEPTANCE: No concrete shall be deposited until the sub-grade is checked and accepted by the engineer.

### III. FORMS

- 22. MATERIALS: Where forms are required, they shall be free from warp and of sufficient strength to resist springing out of shape. Wood-forms shall be of not less than two (2) inch stock.
- 23. SETTING: The forms shall be well staked or otherwise held to the established line and grade.
- 24. TREATMENT: All morter and dirt shall be removed from forms before they are used.

## IV. CURBING

25. The curb shall be made in forms, its dimensions shall be ......inches at the bottom......inches at the top and ......inches in depth, and built in sections......fuet in length. Crushed lime stone shall be used, in which case the stone shall be crushed to uniform size; the greater dimensions of which shall not exceed three-fourths (3/4) of an inch and shall be free from dirt or dust or other foreign material. The stone and coment together with the sand, shall be theroughly mixed in the propertion 1:2:4 by volume afterwards adding water enough to give it proper working consistency. Not more than thirty minutes shall elapse

after mixing before the concrete is placed in the forms. Concrete is to be placed in layers not over five inches in depth and to be thoroughly tamped to secure compactness. Top of curb must not be finished with a neat coment coat; finish shall be accomplished by troveling.

26. All curbs shall be set to lines and grades given by the City Engineer. City Engineer has right to reject and cause to be removed any sections of all curbing now in that are broken or does not come up to grade.

27. Measurements for payment of curb shall be made on outer face after same is set. Corners will be paid for on their actual linear measurement same as straight curb.

28. At the cross streets, alloys and driveways, as may be indicated by the City Engineer, the curb will be returned to the property line according to the plans of the City Engineer, and the spaces between the curbs in said streets and alleys are to be paved under this contract.

29. INTEGRAL CURB: An integral curb may be required at the discretion of the City Engineer.

The concrete for integral curbs shall be of the same materials and proportions as that required for the pavement.

When integral concrete curbs are required the curb shall be built monolithic with the base course or pavement.

The top and inside surface of integral curb shall be given a smooth finish and completed with the pavement to the point of stopping each day's work.

31. CURING. The concrete pretection curb shall be cured by covering completely with approximately three inches of earth or eight inches of straw. The covering shall be applied as soon as the concrete has set sufficiently to prevent marring of the surface. The covering shall remain in place for at least one week.

### V. PAVEMENT SECTION

33. CROWN: The crown shall be uniformly ....... inches

If, at the discretion of the City Ingineer a center longitudinal joint is advisable the same rules as for transverse

joints shall govern.

35. JOINTS: At the close of each day's work unless a regular joint is reached, and also when the process of depositing concrete is stopped for a length of time such that, in the opinion of the Engineer, the concrete has taken its initial set, a butt construction joint shall be made perpendicular to the center line of the pavement. Bection less than ten foot in length between header boards shall not be permitted.

For this joint there shall be used a clean plank having a thickness of not less than two (2) inches, a width not less than the thickness of the pavement and a length not less than the width of the pavement. The plank shall be cut true to the crown of the finished pavement and shall be accurately set and held to place in a plane at right angles to the longitudinal surface of the pavement.

The top surface of the header shall be protected with steel. On the face along the conter of the header there shall be fastened a trapezoidal, rectangular or circular piece of metal or wood the full length of the header two and three-fourths inches wide and at least three-fourths inches in depth, to form a grooved joint.

When the header board is removed care shall be taken so as not to break down the edges of the fini and pavement. When work is resumed the fresh concrete shall be spaced into the groove so as to form an interlocking joint. After the concrete has become partially set the edge of the slab along the construction joint shall be slightly rounded with an edging tool.

Upon the resumption of work any surplus concrete remaining upon the subgrade shall be removed. The plank shall then be carefully removed and the fresh concrete deposited against the old in such a manner as to avoid interference with the edge of the old concrete.

All catch basins, manholo tops, poles or other fixed objects which project through the pavement shall be separated from the concrete by a joint filler, similar in requirements to that used for transverse and longitudinal joints.

36. JOINT FILLER: all transverse joints shall be formed by inserting during construction and leaving in place the recuired thickness of prepared strips of fibre matrix and bitumen or similar material of approved quality which shall extend through the entire thickness.

## VI. MEASURING MATERIALS AND MIXING CONCRETE

37. MEASURING: The materials for each batch of concrete shall be measured in a definite measure, such that a uniform proportion of each ingredient, including water, will be assured. One (1) bag of cement, as packed by the manufacturer and containing ninety-four (94) pounds net shall be considered as one (1) cubic foot. Fine and coarse aggregate shall be measured loose.

38. CONSISTENCY: There shall be used such an amount of water that the consistency of all the batches of concrete will be the same. There will not be permitted a consistency that could tend to separate the fine particles from the coarse.

The consistency of the concrete shall be determined by the following test; A frustum of a cone, four (4) and eight (8) inches in diameter, top and bottom, respectively, and twelve (12) inches in length shall be rilled with concrete which shall be tamped until all voids are filled and slight film of mortar appears on the surface. The cylinder shall then be removed and the vertical settlement or "slump" of the concrete noted. This settlement shall not exceed one (1) inch when the mechanical finishing machine is to be used and shall not exceed two inches when the finishing is to be done by other methods permitted by the Engineer.

39. MIKING CONDITIONS: No concrete shall be mixed while the air temperature is at or lower than thirty-five (35) degrees F., and no materials containing frost shall be used. Bags of cement or fine aggregate containing lumps or crusts of hardened material shall not be used. The concrete shall be mixed only in such quantity as is required for immediate use and any which has developed initial set or has been mixed longer than thirty (30) minutes shall not be used.

action of frost for a period of at least five (5) days after it is deposited in the work. All concrete which has not been properly protected as above specified and concrete which may have become damaged by frost shall be replaced at the Contractor's expense upon written notice from the Engineer.

Concrete shall not be placed upon a frozen subgrade.

40. MIXING CONCRETE: Concrete shall be mixed in a batch mixer of a type approved by the Engineer. No mixer shall be used which re

quires less than one (1) sack of cement per batch.

matically timing each batch of concrete so that all the materials will be mixed together for the minimum time required. The timing device shall consist of an automatic arrangement for locking the discharge chute or it shall consist of a device which will warn the operator then all the materials have been mixed together the recuired period. In case the timing or locking device becomes broken or fails to operator a clock or watch having a second hand. In case the timing or locking device or made effective within three (3) days from the time it ecame unserviceable, the mixer shall be shut down until the proper repairs are made.

mixer shall be shut down until the proper repairs are made.

The type of mixer shall insure uniform distributi

The type of mixer shall insure uniform distribution of the materials throughout the mass until the mixture is uniform in color and smooth in appearance. All of the materials, including the vater for each batch of concrete, shall be mixed at least one (1) minute while the drun revolves at the speed for which it was designed, but between fourteen (14) and twenty (20) revolutions per minute. If a thorough mixing of the concrete, in the opinion of the Engineer, is not affected by this process, a sufficient number of additional revolutions at the same rate shall be given until a thorough mixing of each batch of concrete is secured. Any concrete mixed less than one minute as specified herein shall be dumped outside of the forms and removed from the road at the entire expense of the Contractor. The volume of material mixed per batch shall not exceed the manufacturer's rated capacity of the drum.

No material for a batch of concrete shall be placed in the drum of the mixer until all of the previous batch has been discharged therefrom. Water shall be added at the time the materials

are being run into the mixer.

(a) Central Mixing Plants. The use of central mixing plants and the transportation of mixed concrete to the road will be permitted, provided that there is no segregation of the concrete when it arrives at the point where it is to be deposited in the street, and provided that the period of time elapsing from the time the concrete is mixed until it is deposited in the road does not exceed thirty (30) minutes.

(b) Retempering. Morter or concrete which has partially set shall not be retempered by mixing the mortar or concrete with

additional materials or vater.

41. PROPURTIONS: The concrete shall be mixed in the proportions of one (1) sack of portland cement to not more than two (2) cubic feet of fine aggregate and not more than three (5) cubic feet of coarse aggregate, and in no case shall the volume of the fine aggregate be less than one-half (2) of the volume of the coarse aggregate.

A cubic yard of concrete in place, shall contain not less than one and Biz-tenths (1.6) barrels of coment.

The Engineer shall compare the calculated amount of cement required according to these specifications and plans attached hereto with the amounts actually used in each section of concrete between successive transverse joints, as determined by actual count of the number of sacks of cement used in each section. If the amount of cement used in any three (3) adjacent sections (between transverse joints) is less by more than two (2) per cent, or if the amount of cement used in any one section is less by more than five (5) per cent of the amount hereinbefore required, the contractor shall remove all such sections and replace the sage with new materials, according to these specifications, at his expense.

from two (2) to four (4) ply and shall have width not less than six (6) inches, and a length at least two (2) feet longer than the width of the pavement. Preferably two (2) belts of different weights shall be used, the lighter one being used for the final belting.

The roller shall be of smooth steel approximately twelve (12) inches in diameter, and shall have a total length of six (6) feet. The weight shall not exceed one pound per inch of length of roller. The roller shall be operated by means of ropes.

(c) Surface Finish General. A suitable bridge, no part of which will come in contact with the concrete surface shall be provided on all work.

Wood floats shall be provided and used to correct defective spots that may appear in the finished surface. All foreign or defective materials that may rise to the surface during the finishing process shall be removed.

Long handled wood floats shall be provided and used to remove defective spots and uneven surfaces. The blade of the long handled float shall be at least three feet in length and eight inches wide.

Hand tampers and belts suitable r finishing the concrete shall be provided on all work for emergency use.

At least two ten foot straight edge timbers shall be provided and kept on the work at all times. The straight edge timbers shall be made light and of material that will not readily warp.

As an alternate to the Roller and Belt finish the Longitudinal Surface Float may be used at the discretion of the City Engineer. (This method of surface finish which is of recent adoption has proven extremely effective in obtaining a smooth riding surface.)

After the concrete has been deposited on the subgrade it shall be levelled off from one-half (2) to three quarters (3) of an inch higher than the finished pavement by means of a tamping template to bring the surface to an approximate crown. Immediately after striking off it shall be tamped longitudinally with a vooden longitudinal tamping float, operated by two workmen from two parallel wooden bridges spanning the width of the pavement. This tamping shall be continued until the concrete is thoroughly tamped and the excess of water is brought to the surface. After tamping thorough the two men operating from the bridges shall finish the surface of the pavement, with a wooden longitudinal float. This operation with a wooden longitudinal float, shall consist of an easy motion forward and back in direction parallel to the center line of the street combined with a slight transverse motion and extending from one side of the pavement to the other.

The wooden longitudinal tamper shall be built by securing a two by six piece of lumber on edge to a two by four piece of lumber both the same length and not to exceed twelve feet in length. The four inch side of the two by four shall be used for the tamping edge. Secured to each end of the two by ix shall be a tradle somewhat similar to a plow handle so that the operator on each bridge shall have an efficient means to operate the tool.

The longitudinal float shall be built by securing a two by six piece of lumber on edge to a one by eight piece of lumber both the same length and not to exceed twelve (12) feet. The eight (8) inch side of the one by eight shall be used for the finishing surface. Secured to each end of the two by six shall be a handle somewhat similar to a plow handle in order that the two men operating this tool shall have an efficient means of handling it.

After the surface has been finished with the longitudinal float it may be given a final transverse belting with a light canvas belt at the discretion of the City Engineer.

(d) Uneven Surface to be Remedied. Within the first six hours after the concrete is finished, or before the concrete has taken its final set, the entire surface of the pavement shall be tested for irregularities or waves by means of a ten foot straight edge. Should there appear at a joint or other point on the concrete

....... currece any unevenness amounting to one-quarter (2) of an inch or over, above or below the general contour of the surface of the concrete as determined above, then the Contractor shall at once take means as will be effective to remove such unevenness and produce a true and uniform surface. On steep grades and super-elevated curves there is a strong tendencey for the concrete to flow and the surface to become uneven after the concrete has apparently been finished. Under such conditions the Contractor shall continuously use the straight edge and long handled float to keep the surface smooth until the concrete has hardened sufficiently to become stable.

AN ADDRESS OF THE PARTY AND PROPERTY OF THE PARTY OF THE and the latest to the same a security ATT OF THE REAL PROPERTY OF THE PARTY OF THE

THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, THE PERSON NAMED IN

the real late the state of the state of the state of the state of the

Should any portion of the surface of the concrete pavement when finished have a wavy effect, which produces a disagreeable effect to traffic even though the depressions may not be as much as one-quarter (1) of an inch, such portion of the pavement shall be entirely removed and replaced by a new 'ab of concrete.

46. PROTECTION AND CURING OF CONCRETE PAVEMENT. After the concrete pavement has been finished as above described, it shall be protected from the sun and wind with burlap or canvas. In case the pavement dries too rapidly, resulting in hair cracks or checking, the surface shall be kept wet by means of a fine spray or mist of water. In case there is no checking of the surface it shall be covered with the burlap or canvas after the initial set and then sprinkled several times during the day.

In no case shall canvas be used to protect the surface of concrete that has not set sufficiently to prevent marring of the surface. Burlap, when carefully laid, may be used to protect the fresh concrete surface from rainfall or light frest. The use of canvas or burlap covered frames to protect the freshly finished concrete surface is reconnended.

As soon as practicable after the concrete has taken its final set and not later than ten (10) A.M. of the day following the placing of the concrete, all burlap and canvas shall be removed and the entire povement shall be covered with earth or straw and thoroughly saturated with water, or flooded with water held upon the surface of the pavement by means of earth dikes.

The protection of the surface by means of water held in place by dikes known as the "lake" or "ponding" method is recommended as preferable to earth covering. When the "ponding" method of covering is used, the surface of the pavement shall be kept covered with water for a period of two (2) wooks.

If an earth covering is used, the edges of the pavement shall be banked with earth and the surface of the pavement shall be covered with at least two (2) inches of e ... h, said thickness being determined after the earth has been thoro \_.ly saturated with water. The earth covering shall be thoroughly saturated with water twice each day at intervals of about twelve (12) hours for two weeks, and the covering shall remain upon the road for at least fourteen (14) days from the time of its application and for a longer period of time, if weather conditions, in the opinion of the Engineor make thidesirable.

When straw is used, it shall be at least six (6) inches after having been saturated with water, and shall be kept wet in the same manner as specified for the earth povering.

Before final acceptance of the work and before traffic is permitted on the pavement, the earth covering or strau shall be removed from the pavement by the contractor and disposed of so as to leave the road in a sightly condition.

When the average daily temperature is below 50 degrees F., sprinkling or ponding may be omitted at the discretion of the Engineer, but the edges of the pavement shall be thoroughly banked with earth and the entire surface of the pavement covered with at least two (2) inches of earth for a period of two (2) weeks.

The pavement shall be kept closed to traffic 'er twentyone (21) days, or if, in the opinion of the Engineer, the weather conditions make it advisable, the pavement shall be kept closed to traffic a longer period of time. In no event, however, shall there be any hauling on the concrete surface and metal shoulders until the pavement has been cleaned of all earth and other foreigh material.

della

@las.

# ORDINANCE NO. 2 6 3

A bill for an ordinance fixing the rate to be levied for taxes for the year 1923.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

SECTION 1: That there be and is hereby levied as a tax upon each and every one hundred dollars of the assessed valuation of all property within the corporate limits of the City of Rolla, made taxable by law, the following sums and amounts:

- A. For general municipal purposes the sum of thirty-three and one-third cents. (33 1/3)
- B. To pay interest on water works bonds and to create a sinking fund to pay said bonds, the sum of twenty-five cents (25).
- C. To pay interest on sewer bonds and to create a sinking fund to pay said bonds, the sum of ten cents (10).
- D. To pay interest on water works improvement bonds and to create a sinking fund to pay said bonds, the sum of sixteen and two-thirds cents (16 2/3).
- E. To pay interest on judgment funding bonds and create a sinking fund, the sum of twelve and one half cents (12 1/2).
- F. To pay interest and create a sinking fund on water works improvement bonds series 1921, twelve and one half cents (12 1/2).

  SECTION 2. That there be and there is hereby levied a poll tax for the year 1923, the sum of three dollars (\$3.00), or in lieu thereof three days labor, at the option of the tax payer, upon every able bodied male person between the ages of twenty one and fifty years, residing within the corporate limits of the City of Rolla thirty days preceding this levy.

Ed William

City Clerk.

Mayor.

Ordinance No. 264.

An ordinance leasing to Charles Line certain unoccupied portions of 5th Street, and commons adjacent thereto, for a term of twenty years, said lease being based upon the fact that said commons and a portion of 5th Street are unfit for further public use.

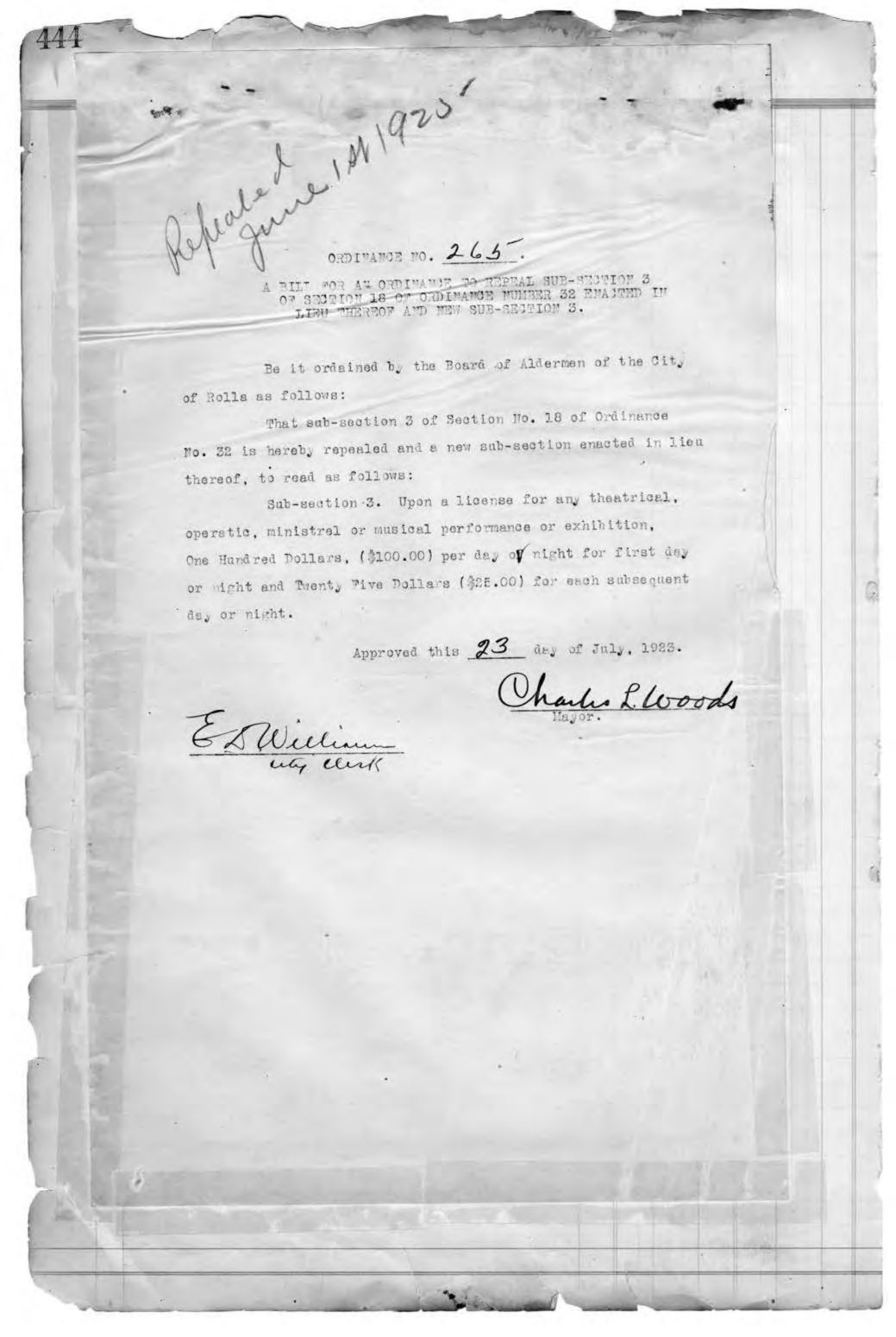
BE IT ORDAINED BY THE CITY OF ROLLA, as follows:

SECTION 1. That the City of Rolla has and by this ordinance does lease to Charles Line, his administrators, executors and assigns, for a term of twenty years, the following described tracts and parcels of land, lying and being situate in Rolla, Phelps County, Missouri, to-wit: All that part of 5th Street lying east of Rolla Street and south of the Rolla Creamery, and west of the right-of-way of the Sta Louis-San Francisco Railway Company. the said portion of said street being inaccessible and not usable for public purposes on account of its topographical condition, and on account of the obstruction of the St. Louis-San Francisco Railway Company. Also the commons adjacent thereto, lying south of said portion of said 5th Street, east of Rolla Street and west and north of the right-of-way of the St. Louis-San Francisco Railway Company; for the price and sum of Five Dollars (\$5.00) per year, payable in advance upon condition that the said Charles Line shall make, execute and deliver to the said City of Rolla his bond in the sum of One Hundred Dollars (\$100.00), conditioned for the payment of the rental price provided herein.

Attest, Exwelliam City Clerk.

Mayor

80gr



ORDINANDE NO. 266.

A BILL FOR AN ORDINANCE FOR THE IMPROVEMENT OF 7th STREET FROM THE BRIDE PAVELENT ON THE MASE LIVE OF PINE STREET TO THE TREE LIVE OF THE SIGHT OF WAY OF THE ST. LOUIS & SIM-FRANCISCO RAILROAD COMPANY'S TRACKS, THERE SAID 7th STREET CROSSES SAID FIGHT OF TAY, BY PAVING THE SAME VIEW FIRST CLASS CONCRETE PAVELENT.

Be it ordained by the Board of Aldermen of the City of Rolla as follows:

SECTION 1. That there is hereby ordered constructed with first class concrete pavement, on 7th Street, from brick pavement on the East line of Pine Street to the West line of the right of way of the St. Louis & San-Francisco Railroad Company, and from curb line to curb line on the said street, as is provided by resolution approved April 12, 1923, and published as required by law.

an estimate of the cost of paving said street with first class concrete pavement, as provided for by said resolution, and the plans and specifications of the lity engineer for doing the said tork; and the City Clerk shall advertise for bids for the construction of said pevement, and a special tax will be levied, and special tax bills will be issued arainst the abutting property in payment for said improvement in proportion to the front foot thereof. And this Board of Aldermen finds and declares that the majority of the owners of the property on said street mentioned to be improved and liable to taxation, who also own a majority of the front feet owned by property owners along said street mentioned, have not filed with the City Clerk of said City a protest against said improvement.

SECTION 3. This ordinance shall be in force from and after its approval by the Mayor. Approved 23 day of July, 1923. Attest: Call For Bill n accord with the terms of the foregoing

H

0 TDI TIANT TO. 267

A BILL FOR A" ORDINATOR PROVIDING FOR LICENSING USE AND SPEED OF THE SAME, PRESCRIPING PRIVATED OF THIS CONTINUES.

Be it ordeined by the Board of Aldermen of the City of Rolle, Missouri, as follows:

dinance shall include all vehicles propelled by any power other than muscular power except traction engines, road rollers, fire warons and engines, notice warons, ambulances and such vehicles as run upon rails or tracks, and shall be deemed to include motor eycles.

Sec. 2. "o person shall operate or drive a motor vehicle on any public street, svenue, alley, parkway, or public place in this City efter the first day of August, 1912, without first having obtained a license therefor. Any person desiring such a license shall apply to the City Clerk, civing the name and number of his machine, which shall be resistered in a book to be kept by him for that purpose, and upon the payment of One Pollar such officer shell issue to him a license for the term ending January 31st, 1913, and thereafter for a term of one wer. The City Clerk shall issue to such person so applying a distinctively numbered license, which shall be carried in, unon or about such motor vehicle while the same is in operation and shall be exhibited to any officer of the city upon demand. There is hereby levied a license tax of Two Pollers per annum uno each and ever, motor vehicle. Provided. this section shall not apply to are person owning or operating a vehicle who may be passing through the City.

Sec. 3. It shall be unlewful for any person to operate or drive a motor vehicle at a speed in excess of 11 miles per hour anon any public street, evenue, alley, parkway or public place in this dity. It shall be the dat, of such person to sound his bell.

horn, or other device for signalling before approaching the crossing of any street, alley or evenue, which is to give notice and warning of his approach.

Sec. 4. It shall be unlawful for any person to operate or drive upon any public streat, evenue, alley, parkway or nublic place in this City any motor vehicle unless the same shall be provided with adequate brakes and in good working order, and sufficient to control such vehicle at all times when same is in use, and a suitable and adequate bell, horn or other device for signalling, and shall during the period for one half hour after sameet to one half hour before survise display at least two lights on the front, and one red light to the rear, or one light which shall display the lighted lamp to the front and a red light visible to the rear.

Sec. E. It is hereby made the duty of the City Clerk to make a monthly report to the Board of Aldermen the number of licenses issued, the person to whom issued, and the emount collected therefor.

Sec. 6. Thenever a person operating a motor vehicle shall meet in any public street, avenue, alley, parkway or public place in this dity any person riding or driving a horse or borses, or other animals, or any other vehicle, the person operating such motor vehicle shall reasonably turn the same to the right of the center of such highway so as to pass without interference. When any such person so operating a motor vehicle shall overtake any such horse, animal, or other vehicle the rider or driver of such horse, animal or other vehicle shall as soon as practicable turn to the right so as to allow free passage on the left hand side. Any such person so operating a motor vehicle shall at the intersection of streets, avenues, alleys, or other public places, keep to the right of the intersection thereof when turning to the right, and pass to the

right of such intersection in turning to the left.

There is here's established at the center of the intersections of 6th, 7th, 8th and 9th Streets with Pine Street markers as now constructed or as may hereafter be constructed; and it shall be the duty of all persons operating motor vehicles to drive at a suitable distance to the right of such marker. No motor vehicle shall be turned around in any block, but turns must be made in a careful and cautious manner at street intersections and to the right of the center of such intersection. Any person so operating a motor vehicle shall use care and caution in meeting and passing horses. Any person violating any of the provisions of this Section shall be subject to the penalties hereinafter prescribed.

Sec. 7. Any person operating or driving a motor vehicle, shall, on signal by raising the hand from a person riding, leading or driving a horse or horses or other animals, bring such motor vehicle immediately to a stop, and if traveling in the opposite direction remain stationary so long as may be reasonable to allow such horse or animal to pass, and if traveling in the same direction use reasonable caution in passing such horse or animal; provided that in case such horse or animal appears badly frightened or the person operating such motor vehicle is so signalled to do, such person shall cause the motor of such vehicle to cease running so long as shall be reasonably necessary to prevent accident, and insure the safty of others. Upon approaching a pedestrain who is upon the traveled part of any highway, and not upon the side walk, and upon approaching an intersecting street, avenue, or alley, or a public place or a corner in or on a public street, avenue, alley, parkway or public place, where the operator's view is obstructed, every person operating a motor vehicle shall alow down, and give a timely signal with his bell, horn or other device for signalling. Any person violating and of the provisions of this Ordinance shall be subject to the penalties hereinafter prescribed.

Sec. 8. SPHEDING. Any person operating any motor vehicle within the corporate limits of the City of Rolla at a greater rate of speed than 15 miles per hour shall be guilty of speeding.

Sec. 9. INTERSECTIONS. When motor vehicles meet at any intersections of streets, the motor vehicle to the right of the driver shall have the right a way across said street intersection.

Sec. 10. PARKING. All motor vehicles shall be parked with the rear to the curb and at an angle of not more than 30 degrees; on same side of street on which car is moving. The street commissioner shall cause to be drawn upon all paved streets, at a convenient distance from the curb line, a suitable parking line, and all motor vehicles shall be parked within the space between said line and the surb. We motor vehicle shall be stopped in any block unless same is immediately parked as provided by this Section.

Sec. 11. MUPPLERS, CUTOUTS, ETC. Muffler cutouts shall not be used, and no motor vehicle shall be driven in such manner or condition that excessive and unnecessary noises shall be made by its ensine, machinery, horn or other part or by any improper loaded cargo. Enrines of all motor vehicles shall be fitted with properly attached mufflers of such capacit, and construction as to quiet the maximum possible exhaust noise as completely as is done in the modern gasoline pleasure automobile. Any cutt off or opening in the exhaust pipe between the engine and muffler on any motor vehicle shall be completely closed and disconnected from its opening lever and must be so arranged that it can not automatically open or be opened or operated while such motor vehicle is in motion.

Sec. 12. Every person to whom any license shall be issued in accordance with the above provisions, must pay the City Clerk a fee of fifty cents for issuing the same.

Sec. 13. Any person violating any of the provisions of this Ordinance shall be fined in the sum of not less than Ten Dollars (\$10.00), nor more than One Hundred Dollars, (\$100.00).

Amenated Sel. 325

Sec. 14. All Ordinances or parts of ordinances in conflict with this Ordinance is hereby repealed.

Sec. 15. This Ordinance shall be in force from and after

its passage and approval. Section - See Ord. #337

Approved: July 23rd, 1923
Charles L Woods

# ORDINANCE NO. 268 .

A BILL FOR AN ORDINANCE ACCEPTING THE BID OF WILLIAM DYKES FOR THE PAVING OF THE ST. FROM THE BRICK PAVEMENT OF THE HAST LIME OF PIRE STETT TO THE WEST LIME OF RIGHT OF WAY OF THE ST. LOUIS & SAM FRANCISCO RAILWAY TOMPANY'S TRACKS, WHERE SAID 7th STREET BROSSES THE SAID RIGHT OF WAY AND PRODUCTION TO CURP LINE,
BY PAVING SAME WITH PIRST DIASS CONTRETE
PAUPLIET AS SPECIFIED BY ORDINATION #262. APPROVED APRIL 12, 1923, AND RESOLUTION # 16 APPROVED APRIL 12, 1923.

Be it ordained by the Board of Aldermon of the City of Rolla, Missouri as follows:

Section 1. That the bid of William D, kes for the construction of first class concrete pavement on 7th Street from the brick pavement on the East line of Pine Street to the West line of the right of way of the St. Jonis & San Francisco Railway Compan,'s tracks, where said ith Street crosses the said right of way and from burb line to earh line as specified by Ordinance #262 and Resolution # 16, approved April 12, 1923, for the price and sum of Two and 50/100 Dollars (\$2.50) per square ,ard, is hereb, accented and the contract is avarded to lim in accordance with the terms of his bid and the lans and specifications of the lit, Engineer, and the Major is hereb, directed to enter into a contract with him in accordance with the terms of his bid and the plans and specifications of the lit, Engineer, for the doing of said work.

Section 2. All of seid improvement to be paid for in special tax bills issued arainst the abotting propert, liable to pa, therefor, necording to the front foot thereof.

Section 3. This ordinance shall be in force from and after its amproval b, the Major.

Approved this 20th da, of August, 1923.

attest Exwellown, Ely Clerk

Charles & Woods

# ORDINANCE NO. 269

A BILL FOR AM ORDINANCE TO APPROVE AM COMPIRE THE CONTRACT OF W. F. DYKES FOR THE PAVING OF 7th STREET, FROM THE BRICK PAVENDED ON THE EAST LINE OF PIPE STREET TO THE WEST LINE OF THE RIGHT OF WAY OF THE ST. LOUIS & SAW FRANCISCO RAILWAY COMPANY'S TRACKS, WHERE SAID 7th STREET CROSSES SAID RIGHT OF WAY, AND FROM OURB LINE TO CURB LINE.

Be it ordained by the Board of Aldermen of the Sit, of Rolls, as follows:

as, of August, 1923, b, and between the Cit, of Rolls, Missouri, and William D, kes, for the paving of 7th Street, from the brick pavement on the Bast line of Pine Street to the West line of the Right of Wa, of the St. Louis & San-Prancisco Railwa, Compan, 's tracks, where said 7th Street crosses said Right of Way and from curb line to curb line, as specified in Resolution Mo. 16 and in Ordinance No. 262, approved April 12th, 1923, be and the same is hereb, approved and in all things confirmed and ratified by the Board of Allermen of the Cit, of Rolls, Missouri.

SMCTIOU 2. This Ordinance shall be in force and effect from and after its approval b, the Major.

Charles I Woods

# ORDINANCE NO. 270

A BILL FOR AT ORDINANCE TO APPROVE AND COMPIRM THE CONTRACT OF WILLIAM ROACH AND LEWIS SALTS, FOR THE CRADING OF 7th STREET FROM THE BRICK PAVEMENT ON THE EAST TIME OF PINE STREET TO THE WEST LINE OF THE RIGHT OF WAY OF THE ST. LOUIS& SAN FRANCISCO RAILWAY COMPANY'S TRACT, THERE SAID 7th STREET CROSSES SAID RIGHT OF WAY, AND FROM CURB LINE TO CURB LINE.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Rosch and Lewis Salts with the Cit, of Rolla, Missouri, dated the 22nd da, of August, 1923, for the grading of 7th Street from the brick pavement on the East line of Pine Street to the West line of the Right of Way of the St. Louis & San-Franscisco Rail-wey Company's track where said 7th Street crosses said Right of Way and from curb line to curb line, with the bond attached thereto, is hereb, approved and in all things confirmed and ratified by the Board of Aldermen of the Cit, of Rolla, Missouri.

SECTION 2. This ordinance shall be in force from and after its approval b, the Major.

Charles R. Woods



ordinance no. 71

A SILI TOR AT ORDITATOR LEVYING A PROFILEY OF

Be it ordained b, the Board of Aldermen of the City of Rolls as follows:

SECTION 1. All Sity taxes shall become delinquent on the let day of January and the penalty of One per centum (1%) per month is hereby levied on said taxes, and the same shall be collected by the Sity Collector. The Sity Collector shall stand charged with the penalty hereby levied on delinquent taxes the same as he is charged with all City taxes.

- Approved this 13 day of Dec. 1923.

Charles L. Woods

Attest:

Git o Clark

Resolution No. 17

Whereas a large number of citizens and tax payers of the City of Rolla, Missouri, have filed with the Mayor and Board of Alderman of the City of Rolla their petition requesting the Mayor and Board of Alderman to construct or caused to be constructed, a via duct or subway under the tracts of the St. Louis and San Francisco Railroad Company at the intersection of said tracts with Pine St. in the City of Rolla, Missouri, and whereas, the construction of said via duct or subway would in the opinion of the Mayor and Board of Alderman practically abolish the grade crossings at the intersection of Sixth Street and Said St. Louis and San Francisco Railroad tracts and at the intersection of Rolla Street and said railroad tracts and would thereby greatly lessen the danger of accidents at said graded crossings and would afford a safe highway between that portion of the City lying North and West of said Railroad tracts, and that patt of said City lying East and South of said Railroad tracts and would be a great convenience to all citizens of Rolla and elsewhere.

Be it resolved by the Board of Alderman of the City of Rolla, Missouri, that we hereby declare it a public necessity that saif via duct or submay be constructed under the tracts of the St. Louis and San Francisco Railroad Co. at the intersection of said tracts with Pine Street in the City of Rolla, Mo.

further

Be it/resolved that the Mayor be and is hereb, empowered and authorized to appoint a suitable committee of three, consting of the beautiful and the said matter with the proper officers and officials of said St. Louis and San Francisco Railroad Company and use all proper and legal means to cause said via duct or subway to be constructed and make all proper and suitable terms with said Railroad Company necessary to be made to cause said via duct or subway to be constructed, and to report same to the Mayor and Board of Alderman for their approval or rejection at the next regular maeting of the Board of Alderman.

# ORDINANCE NO.272

A bill for an ordinance fixing the rate to be levied for taxes for the year 1924.

Be it ordained by the Board of Alderman of the City of Rolla, Missouri, as follows:

SECTION 1: That there be and is hereby levice as a tax upon each and every one hundred dollars of the assessed valuation of all property within the corporate limits of the city of Rolla, made taxable by law, the following sums and amounts:

- A. For general municipal purposes the sum of Thirt, three and one third cents (33 1/3)
- B. To pay interest on water works bonds and to create a sinking fund to pay said bonds, the sum of twenty five cents (25)
- G. To pay interest on sewer bonds and to create a sinking fund to pay said bonds, the sum of ten cents (10)
- D. To pa, interest on water works improvement bonds and to create a sinking fund to pa, said bonds, the sum of Sixteen and two-thirds cents (16 2/3).
- E. To ma, interest on judgment funding bonds and create a sinking fund, the sum of twelve and one half cents (12 1/2 ).
- F. To pay interest and create a sinking fund on water works improvement bonds series 1921, twelve and one half cents ( 12 1/2).

SECTION 2. That there be and there is hereby levied a poll tax for the year 1924, the sum of three dollars (\$400), or in lieu thereof three days labor, at the option of the tax payer, upon every able bodied male person between the ages of twenty one and fifty years, residing within the corporate limits of the city of Rolla thirty days preceding this

Mayor

appeared this 14 day of may 1924

Es William

# ORDINANCE NO. 273

A bill for an ordinance to repeal certain sub-sections of Section 18, of Ordinance No. 32 and enact in lieu thereof the following to be known as Sub-section 18, of Ordinance No. 32.

Be it ordained by the Board of Alderman of the City of Rolla as follows:

Sub-Section 18: Upon a license for any,

\$10.00. Auctioneer 12.00 Auto Agency Auction Stores 40.00 12.00 Bank 12.00 Brokers 12.00 Butchers Billiard & Pool Hall 10.00 per table 12.00 Bowling Alley 12.00 Bill Posters 10.00 Confectioners 25.00 Circuses Clubbing Agents 20.00 12.00 Druggist Dray wagon or truck | 6.00 per vihicle 12.00 Express Co. 5.00 Feed yard 12.00 Grocers 12.00 Garage Gasoline filing station other than those run in connection with garage\$6.00 12.00 Hawkers Hote1 12.00

6.00

12.00

Ice Wagon or truck

or Soda fountain

Ice Cream, Soft drink

\$10.00 REPEALED 10.00 By Ord. No. <u>375</u> Insurance Co. Insurance Agent Loan Agent 10.00 Lumber Yard 12.00 Livery Stables E. CO Merchants 12.00 Mercantile Agents 12.00 Opera House 50.00 Oil Wagon or truck 6.00 per waron 12.00 Peddler Pawn Broker 12.00 Public Boarding House 12.00 Public Scales 5.00 Photograp hers 10.00 Picture Shows 100.00 Patent Right dealers 25.00 15.00 Plumber Restaurant 12.00 12.00 Stricken out by anedwart, See Ord # 29/4 Real Estate 10.00 Telegraph Co. Telephone Co. Undertaker 12.00

The Funds arising from the collection of the license tax as provided in this Sub-Section shall be credited to the street fund. and used to build and improve the streets of the City of Rolls and such funds shall not be used for any other purpose.

approved this 12 to of June a. O. 1924

Charles L Woods

TUN

Attest: Es William

Jorch Pin Boule and

An ordinance to declare that part of Pine Street north of Sixth Street a boulevard, and to prescribe traffic regulations therefor: Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section L. All that part of Pine Street north of the intersection of said Pine Street with Sixth Street, shall hereafter be known and designated as North Pine Boulevard; and all vehicles entering said boulevard at its intersections of the sixth, Seventh, Bighth and Ninth Streets, shall, before entering said boulevard, come to a full stop; and all vehicles traveling on said boulevard shall have the right of way over vehicles entering thereon. No motor vehicle shall be run on said boulevard at a rate of speed exceeding thereof hour.

Any person violating the provision of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction, shall be punished by a fine not exceeding the sum of One Hundred Dollars.

Passed by the Board of Aldermen, and approved by the Mayor, the 13th day of June, 1934.

Charles R. Woods

Attest & Williams

ORDIN NO. 274.

AN OND MANCE TO DECLARE THAT PART OF PIN STREET NORTH OF SEXTH STREET A BOULEVARD, AND TO PRESCRIBE TO AFFIC REGULATIONS THEREFOR.

Be it ordained by the Board of Aldermen of the Cit. of la, as follows;

Section 1. All that part of Pine Street north of the intersection of said Pine Street with Sixth Street shall hereafter be known and designated as North Pine Boulevard; and all vehicles entering said Boulevard at its intersections with Sixth, Seventh, Eighth and Ninth Streets, shall, before entering said boulevard come to a full stop; and all vehicles traveling on said Boulevard shall have the right of way over vehicles entering thereon. No motor vehicle shall be run on said boulevard at a rate of speed exceeding ten miles per hour.

Any person violating the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction, shall be punished by a fine not exceeding the sum of One Hundred Dollars.

Passed by the Board of Alderman, and approved by the Mayor, the 12th day of June, 1924.

		Mayor.
Attest:		
	Clerk.	

### Ordinance No. 274

A Bill for an Ordinance to repeal that part of Sub-Section. Eighteen of Ordinance Number 273. Approved 12th of June 1924. levying a license tax on Insurance Companies. Be It Ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

Section One. That all that provision of Sub-Section Number 18 of Ordinance Number 273.approved the 12th day of June 1924 levying a license tax upon Insurance Companies be and the same is hereby repealed .

Approved this IIth day of September 1924.

Attest Eswilliam Charles & Woods

# ORDINANCE No. 276

A bill for an ordinance ratifying and confirming a certain contract entered into on the 34th day of September, 1924, by and between the CITY OF ROLLA, MISSOURI, and D. ARLINE HOLCOME and GEORGE E. SILVER, providing for the sale of the electric light plant and water system, belonging to said City of Rolla.

BE IT ORDAINED by the CITY OF ROLLA, MISSOURI, as follows:

SECTION1. That the contract entered into by and between the CITY OF ROLLA, and D. ARLINE HOLCOME and GEORGE E. SILVER dated September 24th., 1924, providing for the sale of the electric light plant and water system of the CITY OF ROLLA, by and is hereby confirmed, subject however, to its ratification by the qualified voters of the City of Rolla, as is provided by law.

Approved September 24th., 1924.

Attest: . SWilliams

by Charles & woods

# ORDINANCE NO. 277

special election of the qualified voters of the City of Rolla, A bill for an ordinance providing for the calling of a Rolla, Missourt and D. Arline Holcome and George E. Silver providing for the sale of the Rolla, Missouri, electric Missouri, for the purpose of ratifying and confirming a certain contract entered into byand between the City of light and water plant of the City of Rolla, Missouri,

WHEREAS, the City of Rolla, Missouri, on the 24th day agreement with D. Arline Holcome and George E. Silver, which of September, 1924, entered into a certain contract and said agreement is in words and figures as follows:

### CONTRACT.

THIS ACREEMENT, Made and entered into this 24th day of September, 1924, by and between the CITY OF ROLLA, MISSOURI, a municipal corporation duly organized under the laws of the State of Missouri, and hereinafter designated as party of the first part; and D. ARLINE HOLCOME and GEORGE E. SILVER, hereinafter designated as parties of the second part, WITNESSETH:

FIRST: That the party of the first part hereby sells, conveys, transfers and delivers unto the parties of the second part the electric light plant and water plant now owned by the party of the first part, in its present condition, including all machinery, equipment and appurtenances in anywise thereunto belonging, together with the real estate on which said plant is locate the same being Lot \_\_\_\_ Block\_

Addition to the City of Rolla, Missouri, except fifty feet off of the east end of said lot and block, which is retained by the party of the first part.

SECOND: The party of the first part also grants to the parties of the second part, for a period of twenty years from taking effect of this contract, a franchise, privilence, and right to the use of all the streets, alleys and public places, within the corporate limits of the City of Rolla, Missouri; either above or beneath the surface thereof, for the purpose of erecting poles, wires, or any other equipment necessary for the proper and efficient operation of said electric light and water plant, the second parties obligating themselves to pay any and all damages that may be sustained or accrue to any person or persons by reason

457

of their negligence or otherwise in the use of said streets, alleys or public places and to reimburse the party of the first part for any damage or loss sustained by it on this account.

THIRD: The parts of the second part agree to pay
as a consideration for the property and franchise herein sold and
granted to them the following considerations:

FIRST: The parties of the second part as a consideration for said plant and franchise to pay off the entire bonded indebtedness of the City of Rolla, Missouri, together with all interest thereon, promptly as the same may come due and payable and to pay off and discharge all said bonded indebtedness which is now due at the election of the City of Rolla, together with the interest thereon, or deposit the amount thereof in oash, with the City Treasurer to the oredit of the sinking fund of said city before taking possession of the premises and property herein conveyed and it is further expressly agreed and so understood by the parties hereto that in case the second parties should fail, neglect or refuse to pay off any of said bonded indebtedness, together with the interest thereon according to the true tenor of this contract, then and in that event the property herein conveyed shall revert absolutely to the party of the first part, and the franchise herein granted to the second parties shall be forfeited, and all sums of money or other considerations paid by the parties of the second part to the party of the first part, shall be forfeited to the party of the first part, as liquidated damages for such breach.

SECOND: The parties of the second part agree and obligate themselves to furnish for a period of twenty years from taking effect of this contract to the party of the first part an ample supply of water from the water works plant herein conveyed for its requirements for fire mains, street sprinkling, flushing of sewers, public fountains, and any other purely municipal purposes, without charge, and the parties of the second part agree to furnish to the inhabitants of the party of the first part an adequate supply of water for a period of twenty years from the taking effect of this contract at a rate not to exceed the rate as now provided by the ordinances of the City of Rolla.

obligate themselves to furnish all lights, necessary for the proper and adequate lighting of the streets, and to extend the same when required by the Board of Alderman of the party of the first part, for a period of twenty years from the taking effect of this contract such lights to be furnished as consideration for the franchise herein granted, and to be furnished for said period, without any other or further charge therefor. The parties of the second part also agree to extend and enlarge said plant from time to time during the period of the franchise herein granted as is required for a proper lighting of the business and dwe ling houses of the inhabitants of the party of the first part.

FOURTH: The party of the first part shall have the right to erect ornamental light posts at convenient and necessary places within its corporate limits, same to be purchased by the party of the first part and installed and maintained and lighted by the parties of the second part, without further cost to the party of the first part to the party of the first part to the party of the first part to the party of the second party of the first part to the second parties.

FIFTH: The parties of the second part also agree and bind themselves to install a modern alternating ourrent light and power system in the City of Rolla, Missouri, of sufficient capacity to adequately light the streets of said city as provided for in paragraph three of this contract and to supply the inhabitants of said first party with adequate lights and power sufficient for all necessary purposes, said light and power system to be installed on or before July 1, 1925.

SIXTH: The parties of the second part agree to furnish and install all meters necessary to put in operation said alternating system, without charge to the first party or the inhabitants of said first party, the said second parties to have and own the meters now in use and owned by the first party, when this provision is completely complied with.

SEVENTH: The parties of the second part agree and bind themselves to furnish all equipment and fixtures which may be necessary to put in operation said alternating system at actual cost, and to furnish free of charge the labor necessary for installing same, and to take in exchange therefor all equipment and fixtures, now in use, which cannot be used on said alternating system at a price which can be obtained by them for said equipment and fixtures.

THIS CONTRACT shall go into effect immediately upon its ratification by the qualified voters of the City of Rolla, as is provided by law.

IN WITNESS WHEREOF we have hereunto set our hands, to duplicate copies this 24th day of September, 1924.

Charles P. Woods
Mayor

Attest

Es William

AND WHEREAS, it is provided by Section 10173 of R.S.

1969 that said contract and agreement shall have no legal force or effect until same shall be submitted to a vote of the qualified voters of the city at a general or special election of the city and ratified by a majority of two-thirds of the votes at such election,

THEREFORE, Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

SECTION 1. That said contract be and is hereby submitted to the qualified voters of the City of Rolla, Missouri, for their approval or rejection.

SECTION 2. That there is hereby called a special election for the purpose of testing the sense of the qualified voters on the proposition submitted in section one of this ordinance, said election to be held at the usual voting precincts in the City of Rolla, Missouri, on the Aday of A.

1924.

SECTION 3. The ballots to be voted at said election shall be in the following form:

- l. For the ratification of the contract entered into between the City of Rolla, Missouri, and D. Arline Holcome and George E. Silver for the sale of the electric light plant and water system of the City of Rolla ————Yes
- 2. For the ratification of the contract entered into between the City of Rolla, Missouri, and D. Arline Holcome and George E. Silver for the sale of the electric light plant and water system of Rolla, Missouri -----No.

sound on engage marks must spent be importable in a last of the HE RESERVED AN AN AND PROPERTY OF PROPERTY AND PARKS. SECTION 3. Said election shall be conducted under the provisions of the Ordinances of the City of Rolla, Missouri, pertaining to general elections, and the ballots cast at said election counted and certified as required by said ordinances. Approved this 34th day of September, 1924. CITY OF ROLLA Charles Llboods Edwieum

### OBDINANCE No. 278

A bill for an ordinance to ratify a certain modification of the contract entered into on September 34th., 1934, by and between the City of Rolla, Missouri, and D'Arline Holcomb and George E. Silver.

BE IT ORDAINED, by the Board of Aldermen of the City of Rolla, Missouri, as follows:
SECTION 1. That the contract heretofore entered into by and between the City of Rolla, Missouri and D'Arline Holcomb and George E. Silver on the 24th day of September, 1934, as this day modified by mutual consent of the parties there to be and the same is accepted and confirmed, as so modified.

Charles & Woods

ORDINANCE No. 279 A bill for an ordinance to amend ordinance No. 377 striking out the following words in paragraph one (1) of said ordinance: "Except fifty (50) feet off of the east end of said block which is retained by the party of the first part" and insert in lieu thereof the following: "Except seventy-two (73) feet off of the east side thereof together with the city well located thereon, except also all water mains, the water tower, and all fire plugs which is reserved as the absolute property of the City of Rolla, Missouri, the second parties to have the use of said well, water mains, water tower, and fire plugs for a period of twenty(30) years from the taking effect of this contract for the purpose only of furnishing water to the City of Rolla, Missouri, and the inhabitants thereof in accordance with the terms of this agreement, so that said paragraph as amended shall read as follows: Except seventy-two (72) feet off the the East side thereof together with the City well located thereon, except also all water mains, the water tower, and all fire plugs, which is reserved as the absolute property of the City of Rolla, Missouri, the second parties to have the use of said well, water mains, water tower and fire plugs for a period of twenty years from the taking effect of this contract for the purpose only of furnishing water to the City of Rolla, Missouri, and the inhabitants thereof in accordance with the terms of this agreement. Charles & Woods

Attest:

E D William Clerk

### ORDINANCE NO. 280

A bill for an ordinance declaring the result of the special election held in the City of Rolla, Missouri on Tuesday the Seventh day of October, 1934, for the purposes set forth in Ordinance No. 277, entitled an ordinance providing for the calling of a special election of the qualified voters of the City of Rolla, Missouri, for the purpose of ratifying and confirming a certain contract entered into by and between the City of Rolla, Missouri, and D'Arline Holcomb and George E. Silver, providing for the sale of the Rolla, Missouri, electric light and water plant of the City of Rolla, Missouri:

BE IT ORDAINED, by the Board of Aldermen of the City of Rolla, Missouri, as follows: Section 1. That at the special election held in the City of Rolla, Missouri on Tuesday October 7th., 1924, to test the sense of the qualified voters on the proposition to ratify a certain contract entered into on the 34th day of September, 1924, by and between the City of Rolla, Missouri, as party of the first part, and D'Arline Holcomb and George E. Silver, as parties of the second part, providing for the sale of the Rolla, Missouri, Electric Light and Water plant, we find as duly certified to us by the Judges of said election that there was a total number of Five Hundred Ninety Seren votes cast at said election, and orzestd that there were cast for the retification of said conteact five hundred and eighty and votes, and that there wascast against the ratification of said contract nine votes. And we so further find that the said five hundred and eighty and votes cast for the ratification of said contract were more than two thirds majority of the qualified voters of said City of Rolla, Missouri, voting at said special election held for that purpose; and so finding we declare as a result of said election that the said proposition so submitted by Ordinance No. 277 of the ordinances of the City of Rolla, Missouri, as aforesaid and entitled as above, was duly submitted to the qualified voters of the City of Rolla, Missouri, and due notice thereof given and was duly carried by two-thirds vote of the qualified voters of said City of Rolla, Missouri, voting at said election.

Approved this 9th day of October, 1924.

William

Charles L. Woods

460

(1-6-7-X

Ordinance No. 28/

A Bill for an Ordinance to Repeal a Part of Section One (1) of Ordinance No. 272.

Be it ordained by the Board of Alderman of the City of Rolla, Missouri, as follows:

Section 1. That Sub-Section of Ordinance No. 272. entitled "And Ordinance fixing the rate to be leavied for taxes for the year 1924, and reading as follows: To pay interest on water works bonds and to create a sinking fund to pay said bonds, the sum of twenty five cents; and sub-section "6" of said Ordinance reading as follows: To pay interest on sewer bonds to create a sinking fund to pay said bonds, the sum of ten cents; and Sub-section "D" of said Ordinance reading as follows: "To pay interest on water works improvements bonds and to create a sinking fund to pay said bonds the sum of sixteen and two thirds cents," and sub section "E" of said Ordinance reading as follows: "To pay interest on Judgment finding bonds and to create a sinking fund to pay same, the sum of Twelve and one half cents" and Sub-Section "F" of said Ordinance reading as follows: "To pay interest and create a sinking fund to pay water works improvement bonds series 1921, twelve and one half cents, be and the same are hereby repealed, and the levies and extension of taxes in accordance therewith. Upon the tax Books of the City of Rolla is hereby recinded.

Section 2. The City Collector is hereby given credit for all taxes levied and extended on the City tax books, which have been levied and extended in accordance with the above sub section. And he is authorized and directed to refund any and all taxes collected by him under the provisions of said sub section.

Approved this 16th day of October, 1924.

Clerk

Charles L. Woods

IUI

ORDINANCE NO. 28%

A Bill for an Ordinance regulating lumber yards and defining limits in which said business is prohibited.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Section 1. No person, firm, association or corporation. shall conduct, maintain, or keep any lumber yard, or timber yard, upon any lot, block or other area within the limits bounded by Pine Street on the west, 8th Street on the South, 9th Street on the North and the right-of-way of the St. Louis-San Francisco Railroad on the East, in the City of Rolla, and every such business in said prohibited area is hereby declared to be a nuisance within the meaning of the law.

Section 2. Every person, firm, association or corporation, his, its, or their manager or agent violating the provisions of Section One of this Ordinance shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not exceeding one hundred dollars, and each day such violation is continued shall be deemed a separate offense.

Section 3. This Ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

Approved afril 98h 1925.

Charles L. Woods

Mayor.

City Clerk.

Attest:

### ORDINANCE NO. 283.

A BILL FOR AN ORDINANCE COMBINING THE OFFICES OF CITY CLERK AND CITY TREASURER IN AND FOR THE CITY OF ROLLA, MISSOURI, FIXING COMPENSATION, AND REPEALING ALL CONFLICTING ORDINANCES OR PARTS OF ORDINANCES.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That the offices of City Clerk and City Treasurer of the City of Rolla, Missouri, as authorized and provided for by the Statutes of the State of Missouri, and the Ordinances of the City of Rolla, "issouri, be and the same are hereby combined and the duties of each of said offices shall be performed by the same person.

Section 2. That the person holding said offices and performing the duties thereof shall, as full compensation, receive an annual salary of \$240.50, to be paid monthly.

Section 3. That all Ordinances or parts of Ordinances in conflict with this Ordinances are hereby repealed.

Approved this \_\_\_\_\_ day of May, 1925.

Charles L Woods

Attest:

Oite Clark.

### ORDINANCE NO. 284.

A BILL FOR AN ORDINANCE FIXING THE RATE TO BE LEVIED FOR TAXES FOR THE YEAR 1925, AND FIXING THE AMOUNT TO BE LEVIED AS POIL TAX FOR THE YEAR 1925.

Be it ordained by the Board of Aldermen of the City of Rolla. Missouri, as follows:

Section 1. That there be and is hereby levied as a tax upon each and every One Hundred Dollars of the assessed valuation of all taxable property within the corporate limits of the City of Rolla, made taxable by law, the following sums and amounts:

For general municipal purposes the sum and rate of Fifty cents.

Section 2. That there be and is hereby levied a poll tax for the year 1925, the sum of Hour To Dollars, or in lieu thereof two days labor, at the option of the taxpayer, upon every able bodied male person between the ages of twenty-one and fifty years, residing within the corporate limits of the City of Rolla, thirty days preceding this levy.

Approved this \_ day of May, 1925.

Attest: El William Mayor.

### ORDINANCE NO. 285.

A BILL FOR AN ORDINANCE TO REPEAL SUB-SECTION 3 OF SECTION 18 OF ORDINANCE NUMBER 32 ENACTED IN LIEU THEREOF AND NEW SUB-SECTION 3.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

That sub-section 3 of Section No. 18 of ordinance No. 32 is hereby repealed and a new sub-section enacted in lieu thereof, to read as follows.

Sub-Section 3. Upon a license for any theatrical, operatic, ministrel or musical performance or exhibition, the sum of Fifty-Bollars (\$50.00) per week for each week, such theatrical, operatice, ministrel or musical performance shall give such exhibition.

Section 1. Ordinace No. 265 relating to the same matter is hereby repealed.

Approved this 1st day of June 1925.

Eswilliam

ity Clerk.

# ORDINANCE NO. 286

A Bill for an Ordinance to prevent from running at large geese, ducks, chickens, turkeys and all other domestic fowls, and to cause the same to be impounded and sold and to provide a penalty for a violation of the ordinance.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. No person, persons, firm, association or corporation owning or having the care or control of geese, ducks, chickens, turkeys or other domestice fowls shall permit the same to run at large outside their own enclosure, upon any other premises, street or alleys or other highways within the corporate limits of the City of Holla; and it shall be and is hereby made the cuty of the marshall to take up and impound all such domestic fowls found running at large in violation of this ordinance in the same way and manner as is now provided by ordinance for impounding domestic animals.

section 2. Any person, persons, firm association or corporation who shall violate any of the provisions of section one of this ordinance shall be adjudged guilty of a misdemeanor and puhished by a fine of not less than one, nor more than fifty dollars.

Approved	this	18th	day	of	мау	1920.		
							Mayor.	

Attest:

### RESOLUTION NUMBER 18.

A Resolution declaring it necessary to improve Pine Street from the center of Tenth Street to the North line of Twelfth Street by paving the same with first class concrete pavement.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, that this Board of Aldermen deems it necessary to improve Pine Street from the center of Tenth Street to the North Line of Twelfth Street and from curb line to curb line by paving same with first class concrete pavement, as specified by Ordinance Number 262 approved April 12th 1923.

This Board of Aldermen hereby declares said improvement necessary to be made and the same shall be done in accordance with the plans, specifications and estimates of the City Engineer; and a special tax will be levied and special tax bill issued for the payment thereof, according to the front foot thereof.

The cost of bringing the Street to grade line and the costs of all squares at intersections, shall be paid by the City of Rolla.

Be it further resoled by the Board of Aldermen that a copy of this resolution be published in the Rolla Times, the Rolla Herald and the New Era, weekly newspapers printed and published in the City of Rolla, Missouri, for two consecutive insertions.

Approved this /O day of July 1925.

Attest: & William Charles L Woods

# Ordinance No. 287

A BILL FOR AN ORDINANCE TO AMEND ORDINANCE NO. 32 BY ADDING A NEW SECTION THERETO TO BE KNOWN AS SECTION 31.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows;

Section 3/. Any person, persons, firms or corporations, who shall engage in any business within the corporate limits of the City of Rolla which business requires a city license without first procuring such license, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not mess than one nor more than One Hundred Dollars.

Approved this 3 day of August 1925.

Attest: Eswilliam Charles Woods

Mayor.

# ORDINANCE NO. 288 .

A BILL FOR AN ORDINANCE TO AMEND SECTION 4 OF ORDINANCE NO. 25 ordinances of the City of Rolla, Missouri.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows;

Section 1. That section 4 of Ordinance 25 be amended by striking out the words "fifty Dollars" in the second line thereof, and insserting in lieu thereof the words, "One Hundred and Fifty Dollars" so that said section when so amended shall read as follows:

Section 4. "e shall be allowed as compensation for such services as are required under this ordinance, the sum of One Hundred and Fifty Dollars, to be paid on the acceptance by the Board of Aldermen of his books properly certified, as required by the laws of the State of Missouri.

Approved, August 3rd 1925.

Attest: 6 A William

Charles L Woods

# ORDINANCE NO. 289.

A SILE FOR AN ORDINANCE RELATING TO SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows;

That upon a petition by Tax paying citizens of Rolla, claiming it to be necessary to have sidewalks built along the following lots and blocks of the City of Rolla.

Sidewalsk are hereby ordered to be constructed, must be at least 4 ft. 6 inches wife, the full length of lots described, running on said street, to be of concrete composition, pavement to have 15 inches of gravel or sod on either side. To be well built and secure, and to comply with the ordinance governing the construction of Side Walks. The order is directed to be certified by the City Clerk to the Street Commissioner, for service and publication according to law and the Ordinances of this city upon the following owners, occupiers or agents of said Lots or Blocks.

Along the South side of Lot 1, Ladds Addition to the City of Rolla, property of Prof. E. G. Harris.

Along south side of Lots 12 and 13, Townsend Addition to the City of Rolla, property of Homer Coffman.

Along North side of Lots 1, 2, 3 and 4 in Block 86, Bishop's 2nd Addition to the City of Rolla, Property of Sigma Nu Fra.

Approbed this 3 day of August 1925.

Attest: Exwilliam Mayor.

### 170

# ORDINANCE NO. 290

A BILL FOR AN ORDINANCE FOR SIDEWALKS.

Be it ordained by the Bonzd of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That, upon inspection, sidewalks are found necessary upon and along the following lots and blocks in the City of Rolla, Missouri,. Sidewalks are hereby ordered to be constructed. To be at least four feet six inches wide and the full length of the lots described fronting on said streets. To be of concrete composition pavement, with either fifteen inches of gravel or sod on each side, and to be well built and secure.

This or en is directed to be contified by the fity Clerk to

This or er is directed to be certified by the City Clerk to the Street Commissioner, for service and publication according to law and the ordinances of this City, upon the following owners,

occupiers or agents of said lots or blocks:

Names of Owners.	Description of lots or blocks.
	eet, being along Lot 8 in Block 65.
County Addition to the City	of Rolla, property of Harry Mitchell.
Along North side of Lots 3	and 4 in Block 27, Bishop's Addition,
to the City of Rolla, proper	rty of S. N. Lorts.
Along West and South sides	s of Lots 5, 6 and 7, Block 51, County
Addition to the City of Roll	la, property of W. J. Delano.
Along fractional part of I	E 1/2 of NE 1/4 of SW 1/4 of Section
12, Township 37 Hange 8, on	Salem Avenue, property of E. J.
Ueltzen.	
	and too
Approved this 3 day of Attest: Eswiliam	1925.
Attest: & William	Mayor.
Attest: On William	<del></del>

# ORBINANCE NO. 291

A Bill for an ordinance repealing ordinance number entitled, "A Bill for an Ordinance regulating Lumber Yards and Timber Yards and defining limits in which said business is prohibited", approved April 9, 1925.

Be it ordained by the Board of Alderman of the City of Rolla as follows:

Section 1. Ordinance number <u>282</u> entitled,

"A Bill for an Ordinance regulating Lumber Yards and Timber

Yards and defining limits in which said business is prohibited",

approved April 9, 1925, is hereby repealed.

Approved this  $\frac{\mathcal{J}}{\mathcal{J}}$  day of August 1925.

Attest: Exweliam Charles Woods

City Clerk.

### RESOLUTION NUMBER 19.

A Resolution declaring it necessary to Improve Pine Street from the center of Tenth Street to the North Line of Twelfth Street by paving the same with first class concrete pavement.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, that this Board of Aldermen deems it necessary to improve Pine Street from the center of Tenth Street to the North line of Twelfth Street feet from each side of the center line of Pine Street by paving same with first class concrete pavement, as specified by Ordinance No. 202, approved April 12th 1922.

This Board of Aldermen hereby declares said improvement necessary to be made and the same shall be done in accordance with the plans, specifications and estimates of the City Engineer; now on file with the City Clark, and a special tax will be levied and special tax bill issued for the payment thereof, according to the front foot thereof.

The cost of bringing the street to grade line, shall be paid by the City of Rolla.

Be it further resolved by the Board of Aldermen that a copy of this resolution be published in the Rolla Times, the Rolla Herald and New Era, weekly newspapers printed and published in the City of Rolla, Missouri, for two consecutive insertions.

Approved this 7th day of September A. D. 1925.

Attest: El William

Charles I Woods

ORDINANCE NO. 292.

In Ordinance calling a special election to test the sense of the voters of the City of Rolla, Missouri, up-

on the following proposition:

To increase the indebtedness of said City in the sum of Thirty-two Thousand (\$82,000) Dollars, for the purpose of establishing and constructing a public sewer system.

And designating the time of the same and the same and

Section 1. That a special election be and the same is hereby ordered to be held in the City of Rolla, Mo., for the purpose of testing the sense of the voters of said City upon the following proposition:

To increase the include:

To increase the indebtedness of said City in the sum of Thirty-two Thousand (\$32,000.00 Dollars, for the purpose of establishing and constructing a public sewer system, and to authorize the Board of Aldermen to

borrow the said sum for this purpose and issue bonds therefor.

Seciton 2. That said special election shall be held on Tuesday, the 6th day of October, 1925, in the three different wards of the said City of Rolls. Missouri

special election shall be given each week for four consecutive weeks prior to the day heretofore established for holding such an election, by publication in The Rolla Herald, The Rolla New Era, and The Rolla Times, weekly newspapers published in said City of Rolla, Mo.

Section 4. That the City Clerk be and he is hereby ordered and directed to have published in the said newspapers each week for four consecu-

papers each week for four consecutive weeks prior to said election the

tive weeks prior to said election the following notice:

NOTICE OF SPECIAL ELECTION.

Pursuant to an Ordinance duly passed by the Board of Aldermen of the City of Rolla, Mo., and approved by the Mayor of said City, notice is hereby given that a special election will be held in the three different wards of the said City of Rolla, Mo., on Tuesday, the 6th day of October, 1925; for the purpose of testing the sense of the voters of said City upon the following proposition:

To increase the indebtedness of said City in the sum of Thirty-two Thousand (\$32,000.00) Dollars, for the purpose of establishing and con-

the purpose of establishing and constructing a public sewer system, and to authorize the Board of Aldermen to borrow the said sum for this purpose and issue bonds therefor.

All of the above bonds shall bear

All of the above bonds shall bear interest at a rate not to exceed six per centum (6 per centum) per an-

num.

The voting place in each of the three wards of the said City of Rolla, Mo., on said date will be as follows:
First Ward, at City Hall.
Second Ward, at Southern Hotel
Third Ward, at Court House.
The polls will be opened at said special election on the date mentioned above at all of the voting places prescribed herein from 6:00 o'clock prescribed herein from 6:00 o'clock in the forenoon untl 7:00 o'clock P.

M. of the same day.

Done by order of the Board of Aldermen by an Ordinance duly passed and aproved on the 8th day of September, 1925.

E. D. WILLIAMS,

City Clerk. Section 5. The City Clerk is hereby ordered and directed to provide the necessary poll books and tally sheets, and to prepare and have printed ballots to be useed at the special election herein provided for. Said ballot shall be prepared in the follow-

SPECIAL ELECTION BALLOT. Tuesday, the 6th day of October, 1925

To increase the indebtedness of the City of Rolla, Missouri, in the sum of Thirty-two Thousand (\$32,000. 00) Dollars, for the purpose of establishing and constructing a public sewer system in said City, and to authorze the Board of Aldermen to borrow the said sum and issue

bonds therefor.

FOR INCREASE OF DEBT......YES
FOR INCREASE OF DEBT......NO
Section 6... That the Judges and
Cherks for said special election shall

be as follows:
First Ward: B. H. Ruckeer and
Leo W. Higley, Judges; Mrs. F. E.
Taylor and Nrs. Laura Reinoehl Clerks.

Clerks.

Second Ward: F. A. Cameron and Jno. Barnitz, Judges; Mrs. D. L. Stuart and Mrs. Edith Randolph, Clerks.

Third Ward: Fred Lane and John Hart, Judges; Mrs. Ernest Line and Mrs. J. M. Pirtle, Clerks.

Section 7. All ordinances or parts of ordinances in conflict herewith are

of ordinances in conflict herewith are hereby repealed.

Read first, second and third times, and passed and approved this 8th day of September, 1925.

W. D. JONES,

President of the Board of Aldermen. Approved:

CHARLES L. WOODS,

E. D. WILLIAMS, City Clerk.

**NOTICE OF** 

SPECIAL ELECTION.

Pursuant to an Ordinance duly passed by the Board of Aldermen of on the following proposition:

To increase the indebtedness of said City in the sum of Thirty-two Thousand (\$82,000) Dollars, for the purpose of establishing and constructing a public sewer system.

And designating the time and places at which said special election shall be held; setting out the form of notice of special election and ordering its publication; prescribing the form of ballot to be used at said special election; and appointing the Judges and Clerks of same.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., and designating the time and places and Clerks of same.

Be it ordained by the Board of Aldermen of the City of Rolla, Mo., as follows:

To increase the indebtedness of said City upon the following proposition:

To increase the indebtedness of said City in the sum of Thirty-two Thousand (\$32,000.00) Dollars, for the purpose of establishing and constructing a public sewer system, and to authorize the Board of Aldermen to borrow the said sum for this purpose and issue bonds therefor.

pose and issue bonds therefor.
All of the above bonds shall bear interest at a rate not to exceed six per centum (6 per centum) per an-

num.

The voting place in each of the three wards of the said City of Rolla, Mo., on said date will be as follows: First Ward, at City Hall.

Second Ward, at Southern Hotel. Third Ward, at Court House.

The polls will be opened at said special election on the date mentioned above at all of the voting place prescribed herein from 6:00 o'clock in the forenoon untl 7:00 o'clock P. in the forenoon untl 7:00 o'clock P.

M. of the same day.

Done by order of the Board of Aldermen by an Ordinance duly passed and aproved on the 8th day of Sepof Rolla, Missouri, and the voting places shall be as follows:

First Ward, at City Hall.

Second Ward, at Southern Hotel.

Third Ward, at Court House.

Section 3. That notice of said special election shall be given each week for four consecutive weeks pri-

ORDINANCE NO.

A BILL FOR AN ORDINANCE FOR SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows;

Section 1. That upon inspection a sidewalk is found necessary upon and along the following lots and blocks in the City of Rolla, Missouri. A sidewalk is hereby ordered to be constructed. To be at least four feet six inches wide and the full length of the lots described fronting on said street. To be of concrete composition pavement, with either fifteen inches of gravel or sod on each side, and to be well built and secure.

This order is directed to be certified by the City Clerk to the Street Commissioner, for service and publication according to law and the ordinances of the City, upon the following owners, occupiers or agents of said lots and blocks;

Name of Owner. Description of lots or blocks.

Along the South side of Lots Seven and Eight in Block, 52, County Addition to the City of Rolla, property of Edwin Long.

Approved this 7th day of December A. D. 1925.

Attest: E William Gity Clerk.

Charles & levols

### ORDINANCE NO. 29#4

A BILL FOR AN ORDINANCE TO AMEND SUBSECTION 18 OF OR& DINANCE NO 32.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That sub-section 18 of ordinance 32 be amended by striking out the words, "Telegraph Co. \$12.00" in line 47 of said section, so that said section when so amended shall read as follows;

SUB-Section 18. Upon a license for any,

Auctioneer	\$10.00	-
Auto Agency	12.00	
Auction Stores	40.00	
Bank	12.00	
Brokers	12.00	
Butchers .	12.00	
Billard & Pool Hall	10.00 per	table.
Bowling Alley	12.00	
Bill Posters	12.00	
Confectioners	10.00	
Circuses	25.00	
Clubbing Agents	20.00	
Druggist	12.00	
Dray Wagon or Truck	6.00 per	vehicle.
Express Company	12.00	
Feed Yard	5.00	
Grocers	12.00	*
Garage	12.00	
Gasoline filling station other than those run in		
connection with Garage	6.00	
Hawkers	12.00	
Hotel	12.00	
Ice Wagon or truck	6.00	
Tee Gream, soft drink or Soda Fountain	12.00	
As a second a second second	175 100	

\$10.00
12.00
5.00
12.00
12.00
50,00
6.00 per wagon.
12.00
12.00
5.00
10.00
100.00 - Se ord. 209
25.00
15.00
12.00
10.00
12.00
12.00

The funds arising from the collection on the license tax as provided in this Sub-Section shall be credited to the street fund and used to build and improve the streets of the City of Rolla and such funds shall not be used for any other purpose.

Approved this 7/th day of December 1925.

Charles L. Woods

Mayor.

Attest: EMViceian

City Clerk.

### Resolution No. 20

Whereas James Walker on the 12th day of April, 1908 duly filed in the office of the Recorder of Phelps County , Missouri. a certain plat to certain lands within the corporate limits of the City of Rolla, Mo., and whereas said plat was on the 12 day of April, 1908 submitted to and approved by the Board of Aldermen and the Mayor of the City of Rolls, Missouri. And whereas, by said plat the said James Walker duly dedicated to the city of Rolla and the public, all the streets shown on said plat, to the public to be used as public streets and public highways and whereas by said plat 5th street in the City of Rolla. Mo. was extended from its them Eastern terminus easterly through said lands to the city limits. And Whereas be the necessity and convenience of the inhabitants and the public generally, required that said street as above described be opened and be in condition for public use as a street.

Be it therefore resolved by the Board of Aldermen that the said/Commissioner is hereby directed to open that portion of said Eth street above described and put the same in a reasonable, safe, condition for public travel within ninety days from the passing of this resolution.

approved Feb 14/926. Charles & Woods

Attest: E. William

### RESOLUTION 2/

Whereas, Charles Schuman and R.F.Schuman have this Mebruary 1,1926 dsy/presented to the Mayor and Board of Aldermen of the City of Rolls, Missouri, a plat of certain lands described in said plat and designated as Schuman's Addition to the City of Rolla, Phelps County, Missouri, and

Whereas, the Mayor and Board of Aldermen have examined said plat and find the same to be correct.

It is therefore resolved by the Mayor and Board of Aldermen of the City of Rolla, that said plat of said lands be, and are hereby approved, and that said lands are hereby known and designated as Schuman's Addition to the City of Rolla, Mo. and the Mayor is hereby authorized and directed to sign the approval of said plat.

Attest: Mayor.

Ed Williams

Olerk.

# ORDINANCE NO. 295.

### A BILL FOR AN ORDINANCE FOR SIDEWALKS.

Section 1. That, upon inspection, sidewalks are found necessary upon and along the following lots and blocks in the City of Rolla, Missouri. Sidewalks are hereby ordered to be constructed, to be at least four feet, six inches wide and the full lengths of the lots described, fronting on said streets. To be of consrete composition pavement, with either fifteen inches of gravel or sod on each side, and to be well built and secure.

This order is directed to be certified by the City Clerk to the Street Commissioner, for service and publication according to law and the ordinances of this city, upon the following owners, occupiers or agents of said lots or blocks:

Along the South side of 10th Street from Spring Avenue, east to a point near the SE corner of SE SW of Section 2, Township 37 Range 8, being along the North side of property owned by the State of Missouri and also property owned by E. J. Koch.

Along North side of 10th Street, being along South side of Lots 7 and 8 Block 9, property of Wm. M. and Eva Trenkel; and Lots 9,10, 11 and 12 Block 9, property of I. J. and Arnetta Baumgartner, all in Townsend Addition's to the City of Ralla, Missouri.

Along West side of Bishop Avenue from 10th Street to
14th Street, and being along East side of Lot 12 in Block
9, property of I. J. and Arnetta Bammgartner; Lot 1 in
Block 9, property of Mrs. E. H. Scott; Lots 1 and 12 in Block
6, property of Robert McCaw Estate; Lot 12 in Block 5, property of Bessie Dickerson Alexander; Lot 1 in Block 5, property of
V. L. Austin and wife; Lot 12 in Block 2, property of A. V.
and Margaret Eulich; Lot 1 in Block 2, property of Richard T.
Gale, all in Townsend Addition to the City of Rolla, Missouri.

Along East side of Bishop Avenue, being along the West side of Lots 1, 2, 4, 5 and 6 in Block 1, property of Jennie I. Case; Lot 3 in Block 1, property of Walker E. Case; Lot 7 in Block 1, property of E. W. Walker; Lot 1 in Block 10, property of (Rowe Estate) Mrs. Vital Garesche; Lot 5 in Block 10 property of Eckles Thomas, all in Townsend Addition to the City of Rolla, Missouri.

Along the South side of 14th Street, being along the North side of Lot 1 in Block 1, property of Jennie I. Case, in Townsend addition to the City of Rolla.

Along North side of 14th Street, being along the South side of Fractional Block 38 in the Railroad Addition to the the City of Rolla, Missouri, properties of Mrs. Maude Fort, Mrs. Anna Stimpson and J. H. Davis.

Along the North side of 13th Street, being along the South side of Lots 7, 8, 9 and 10 in Block 2, property of E. W. Walker; Lot 11 in Block 2, property of H. E. Messmore; and lot 12 in

Block 2, property of A. V. and Margaret Eulick, all in the Townsend Addition to the City of Rolla, Missouri.

Along South side of 13th Street, being along the North side of Lots 1 and 2 in Block 5, property of V. L. Austin; Lots 3, 4, 5 and 6 in Block 5, property of Marion Tucker, and all in the Townsend Addition to the City of Rolla, Missouri.

Along the North side of 12th Street, being along the South side of lots 7 and 8 in Block 5, property of Jos. F. Ayers; Lots 9 and 10 in Block 5, property of Frank B. Powell; and Lots 11 and 12 in Block 5, property of Bessie D. Alexander, all in the Townsend Addition to the City of Ralla, Missouri.

Along the South side of 12th Street, being along the North side of Lots 1 and 2 in Block 6, property of the Robert McCaw estate; Lots 3 and 4 in Block 6, property of E. W. Agee; and lots 5 and 6 in Block 6, property of the Evangelical Luthern Immanuel Church Congregation, all in the Townsend Addition to the City of Rolla, Missouri.

Along the North side of 11th street, being along the south side of nots 7 and 8 in Block 6, property of W. W. Sloan; Lots 9 and 10 in Block 6, property of E. W. Agee: and Lots 11 and 12 in Block 6, property of Robert McCaw Estate; All in the Townsend Addition to the City of Rolla, Missouri.

Along the South side of 11th Street, being along the North side of Lot 1 in Block 9, property of Mrs. E. H. Scott; Lots 2 and 3 in Block 9, property of Joseph Lave; Lot 4 in Block 9, property of Mrs. Emily Schrimp and Lots 5 and 6 in Block 9, property of T. L. Chamberlain, all in Townsend Addition to the City of Rolla, Missouri.

Along the South side of 11th Street, being along the North side of Lots 1 and 2 in Block 10, property of Mrs. Vital Garesche; and the fractional block lot in Block 10, known as the P. H. McGregor property, now the Property of Leo Higley, all in Bishep's First Addition to the City of Rolla, Missouri.

Along the East side of Main Street, being along the Est est side of Hots 2 and 3 in Block 45, property of Malcolm Estate, and Lots 6 and 7 in Block 45, property of the J. M. Diehl Estate, all in Bishop's First Addition to the City of Rolls, Missouri.

Along the South side of Seventh Street, being along the North side of Lot 1 in Block 45, property of Charles Lines, in Bishop's First Addition to the City of Rolla, Missouri.

Approved this 5th day of March 1926.

Attest:

City Clerk.

Mayor

# ORDINANCE NO. 296

A BILL FOR AN ORDINANCE FOR SIDEWALKS.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows;

Section 1. That upon inspection, sidewalks are found necessary upon and along the following lots and blocks in the City of Rolla, Missouri. Sidewalks are hereby ordered to be constructed. To be at least four feet, sic inches wife and the full length of the lots described fronting on said streets. To be of concrete composition pavement, with either fifteen inches of gravel or sod on each side, and to be well built and secure.

This order is directed to be certified by the City Clerk to the Street Commissioner, for service and publication according to law and the ordinances of this city, upon the following owners, occupiers or agents of said lots or Blocks:

Along the North side of 10th street, being along the South side of Lot 5 in Block 20, property of P. C. Cambiaire.

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 in Block 19, property of J. H. and Amelia Toben.

Lots 7 and 8 in Block 18, property of Minnie Flett.

Lots 9, 10, 11 and 12, property of Jessie N. Berwick and John D. Berick.

Lots 5 and 6 in Block 17, property of Annie Kennard.

Lot 7 in Block 17, property of Elizabeth Noakes.

Lot 8 in Block 17, property of J. Harvey Flett,

All of above described property being the Holloway Addition to the City of Rolla, Missouri.

Approved this 5th day of March 1926.

Attest: 6 & Williams

Charles Elbooks

# ORDINANCE NO. 297

A BILL FOR AN ORDINANCE VACATING ALL THAT PORTION OF NINTH STREET
FROM THE WEST LINE OF THE RIGHT OF WAY OF THE ST.LOUIS SAN FRANCISCO
RATLWAY COMPANY ( A CORPORATION) TO THE EAST LINE OF THE RIGHT OF
WAY OF THE ST.LOUIS SAN FRANCISCO RAILWAY COMPANY.

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1: That all that portion of Ninth Street in the City of Rolla, Missouri, situated between the West line of the right of way of the St.Louis San Francisco Railway Company, (a corporation) and the East line of the right of way of the St.Louis San Francisco Railway Company (a corporation) be and the same is hereby vacated.

Charles R. Woods

Attest:

Mark

ORDIANCE NO 298.

A BILL FOR AN ORDINANCE FIXING THE RATE TO BE LEVIED FOR TAXES FOR THE YEAR 1926, AND FIXING THE AMOUNT TO BE LEVIED AS POIL TAX FOR THE YEAR 1926.

Be it ordsined by the Board of Aldermen of the City of Rolls, Missouri as follows:

Section 1. That there be and is hereby levied as a tax upon each and every One Hundred Dollars of the assessed valuation of all taxable property within the corporate limits of the City of Rolla, nade taxable by law, the following sums and amounts;

For general municipal purposes the sum and rate of fifty cents.

Section 2; That there be and is hereby levied a poll tax for the year 1926, the sum of Four and CO/100 Dollars, or in lieu thereof Two days labor, at the option of the tax payer, upon every able bodied male person between the ages of Twenty-one and fifty years, residing within the corporate limits of the City of Rolla, Thirty days preceding this levy.

Approved this \_\_\_\_ day of May,1926.

Charles Lwoods

Attest:

Olto Olenk

RESOLUTION NO. 17.

A resolution approving the contract entered into by and between the City of Rolla, Missouri, as party of the First part, and Black & Veatch, Consulting Engineers, as parties of the Second part. Be it resolved, by the Board of Alderman that the contract this day entered into by and between the City of Rolla, Missouri, as party of the first part and Black & Veatch, consulting Engineers as parties of the second part, whereby the party of the first part employs the parties of the second part as engineers to prepare plans and specifications and to direct and supervise the construction of the extension of the sewer system in the City of Rolla, be, and the same is hereby ratified and approved, and the Mayor is hereby authorized, directed and empowered to sign said contract for and on behalf of the City of Rolla, Missouri.

Charles & Woods mayor

ATTEST:

Will

#### ORDINANCE NO. 299

AN ORDINANCE SUBMITTING TO THE QUALIFIED VOTERS OF ROLLA, MISSOURI A PROPOSITION TO INCUM INDEBTEDNESS BY BORROWING MONEY AND ISSUING BONDS IN THE SUM OF FORTY SIX THOUSAND FOUR HUNDRED (\$46,400.00) DOLLARS FOR THE PURPOSE OF CONSTRUCTING PUBLIC SEWERS, A SEWER EJECTOR STATION, AND A SEWAGE DISPOSAL TORKS AND ALL NECESSARY APPURTENANCES THERETO: ALSO FOR ACQUIRING ALL NECESSARY RIGHTS-OF-WAY, LANDS AND EASEMENTS NECESSARY OR PROPER FOR SUCH IMPROVEMENTS.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA, MISSOURI, as follows:

Section 1. That a proposition to incur indebtedness and issue bonds therefor by the City of Rolla, Missouri, to the amount of Forty Six Thousand Four Hundred (\$64.400.00) Dollars for the purpose of constructing public sewers in said City with an outlet thereof outside the City limits; together with a sewage ejector station and a sewage disposal works and all necessary appurtenances thereto; also for acquiring all necessary rights-of-way, lands and easements necessary or proper for such improvement, be submitted to the qualified voters of said City at a special election as hereinafter provided:

The location of public sewers is as follows:

Public Sewer No. 1. An eight-inch sewer, beginning at its upper end of Spring Avenue and Fourteenth Street; thence south along Spring Avenue to Tenth Street, thence east along Tenth Street to Bishop Avenue; thence south along Bishop Avenue to Springfield Road; thence in a southeasterly direction to the intersection of Second Street and Rucker Avenue; thence in a southeasterly direction following approximately the course of natural drainage to Rolla Street; thence in a northeasterly direction to the intersection of Oak Street and Rolla Avenue, there connecting with the existing main sewer.

Public Sewer No. 2. A twelve inch sewer, beginning at the existing sewer outlet at the present sewage disposal works; thence in a southersterly direction approximately 1900 feet to the site of the proposed sewage disposal works.

Public Sewer No. 3. An eight inch sewer, beginning at the intersection of Fourteenth Street with the alley between Bishop Avenue and State Street; thence south along said alley to its intersection with Eleventh Street; thence in a southwesterly direction to the intersection of Tenth Street and Bishop Avenue, there connecting with Public Sewer No. 1.

Public Sewer No. 4. An eight inch sewer, beginning at a point five feet, more or less, north of the south line of the right-of-way of the St. Louis and San Francisco Railroad Company on the center line of Walker Avenue extended; thence in a northeasterly direction to the center line of Second Street extended; thence east along Second Street to Rucker Avenue, there connecting with Public Sewer No. 1.

Public Sewer No. 5. An eight inch sewer, beginning at the north city limits on Pine Street; thence south along Pine Street to Fourteenth Street; thence in a south-easterly direction across Fourteenth Street to the north end of the alley between Pine and Elm Streets; thence

south along said alley to a point approximately midway between Fourteenth and Thirteenth Streets, thence east to Oak street, thence in a southeasterly direction to a point on the East right-of-way line of the St. Louis and San Francisco Railroad Company, and on the center line of Twelfth Street extended; thence east along Twelfth street to Maple Street; thence south along Maple Street to Tenth Street; thence east along Tenth Street to Iowa Street; thence in a southeasterly direction to the intersection of Eighth Street extended and Holloway Street; thence south along Hollaway Street to a sewage ejector station located at Seventh Street; thence south along Holloway Street to Fifth Street, thence west on Fifth Street to Klunder Street; thence south on Klunder Street to Orchard Street; thence in a southwesterly direction along alley to Salem Avenue; thence in a southeasterly direction along Salem Avenue to a point fifty feet more or less west of the eastern City limits; thence in a southwesterly direction to the site of the proposed sewage disposal works, lying south of the south City limits and east of Holloway Street extended, and being approximately 1900 feet in a southeasterly direction from the present sewage disposal works.

Public Sewer No. 6. An eight inch sewer, beginning at a point on Salem Avenue approximately twenty feet southeasterly from the south line of Fifth Street; thence southeasterly on Salem Avenue six hundred feet more or less to a connection with Public Sewer No. 5.

Section 2. That an election be held on the 6th day of July, 1926 at the usual voting places in each ward in said city, to-wit:

First Ward. City Hall Second Ward. Southern Hotel Third Ward. Court House

And in accordance with the laws governing regular municipal elections in this city, for the purpose of voting upon said proposition set out in Section 1 of the Ordinance.

Section 3. The Mayor and City Clerk are hereby directed to give notice of the holding of such election by publication in the Rolla Herald, Rolla Times, and New Era, newspapers published in the City of Rolla, Missouri, weekly, for at least three weeks prior to the date of said election as required by Section 8657 of the Revised Statutes of 1919 of the State of Missouri.

Section 4. The Mayor shall cause to be printed ballots for said election, having printed thereon the following:

"For increase of debt -----Yes"
"For increase of debt -----No"

the former of which shall be taken as a vote assenting to such increase of debt, and the latter dissenting therefrom.

Section 5. Said bonds shall be in denominations of not less than \$100.00 and not more than \$1,000.00 each, payable to bearer, in not less than five and not exceeding twenty years from the date there of, at the option of the City, with interest payable semi-annually, and at a rate not exceeding 6 per cent per annum, in accordance with the provisions, of the statutes. Said bond and coupons shall be in full form and contain such recitals, be made payable at such place, and be issued and sold in such manner as may be provided for by ordinance, all to be in accord with provisions of the laws governing such prodeedings.

Section 6. The City shall before or at the time of issuing said bonds provide for the collection of an annual tax sufficient to pay the interest on the bonds as it falls due, and also to constitute a sinking fund for the payment of the principal at maturity.

Section 7. This ordinance shall take effect and be in force from and after its passage and approval.

PASSED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA, MISSOURI, this 7th day of June, 1926.

W. D. Jones (Signed)
President of Board of Aldermen
Passed June 7, 1926

Approved after passage the 7th day of June, 1926.

Charles L. Woods (Signed)
Mayor

ATTEST:

E. D. Williams (Signed) City Clerk

# ORDINANCE NO. 299

AN ORDINANCE SUBMITTING TO THE QUALIFIED VOTERS OF ROLLA; MISSOURI,
A PROPOSITION TO INCUR INDESTEDNESS BY BORROWING MONEY AND ISSUING
BONDS IN THE SUM OF FORTY SIX THOUSAND FOUR HUNDRED (\$46,400.00)
DOLLARS, FOR THE PURPOSE OF CONSTRUCTING PUBLIC SEWERS, A SEWAGE
EJECTOR STATION, AND A SEWAGE DISPOSAL WORKS AND ALL MECESSARY
APPURTENANCES THERE TO; ALSO FOR ACQUIRING ALL MECESSARY RIGHTS OF-WAY
LANDS AND EASEMENTS MECESSARY OR PROPER FOR SUCH IMPROVEMENTS.

Be it ordained By the Board of Aldermen of the City of Rolls, as follows:

Section 1: That a proposition to incur indebtedness and issue bonds therefor by the City of Rolla, Missouri, to the amount of Forty-six Thousand, Four Hundred (\$46,400.00) dollars for the purpose of constructing public sewers in said City with an outlet thereof outside the City limits; together with a sewage ejector station and a sewage disposal works and all necessary appurtenances thereto; also for acquiring all necessary rights of way-, lands, and easements necessary or proper for such improvement, be submitted to the qualified voters of said City at a special election as hereinafter provided.

The location of Public sewers is as follows:

Public SewerNo. 1. An eight inch sewer, beginning at its upper end at the intersection of Spring Avenue and Fourteenth street; thence south along Spring Avenue to Tenth Street; thence east along Tenth Street to Bishop Avenue; thence South along Bishop Avenue to Springfield Road; thence in a Southeasterly direction to the intersection of Second Street and Rucker Avenue; thence in a Southeasterly direction, following approximately the course of natural drainage to Rolla Street; thence in a Fortheasterly direction to the intersection of Cak Street and Rolla Avenue, there connecting with the existing main sewer.

Public Sewer No. 2. A twelve inch sewer, beginning at the existing sewer out let at the present sewage disposal works; thence in a south-easterly direction approximately 1900 feet to the site of the proposed sewage disposal works.

Public Sewer No. 3. An eight inch sewer beginning at the intersection of fourteenth street with the alley between Bishop Avenue and State Street; thence South along said alley to its intersection with Eleventh Street; thence in a southwesterly direction to the intersection of tenth street and mishop Avenue, there connecting with public sewer No. 1.

Public Sewer No. 4. An eight inch sewer beginning at a point five feet, more or less, north of the South line of the right of way of the St. Louis and Jan Francisco Railroad Company on the center line of Walker Avenue extended; thence in a Northeasterly direction to the center line of Second street extended; thence East along Second street to nucker Avenue, there connecting with Public Sewer No. 1.

Public Sewer Mo. E. An eight inch sewer beginning at the North City limits on Fine Street; thence South along Pine Street to Fourteenth Street: thance in a southeasterly direction across rourteenth Street to the North end of the alley between Pine and Elm Streets; thence South along said alley to a point approximately midway between Fourteenth and Thirteenth streets; thence East to Oak Street; thence in a southeasterly direction to a point on the east right of way line of the St. Louis and San Francisco Railroad Company, and on the centerline of Twelfth Street extended; thence Best slong Twelfth street to Maple street; thence South along Maple street to Tenth Street; thence East along Tenth street to Iowa Street: thence in a southeasterly direction to the intersection of Eighth street extended and Holloway street; thence south along Holloway street to a sewage ejector station located at Seventh street, thence South along Holloway Street to fifth street, thence West on Fifth street to Klunder street; thence South on Klunder street to Orchard Street; thence in a southwesterly direction along alley to Salem Avenue; thence in a southeasterly direction along Salem Avenue to a point Fifty feet more or less west of the eastern City Limits; thence in a southwesterly direction to the site of the proposed sewage disposal works, lying south of the south City limits and East of Holloway Street extended, and being approximately 1900 feet in a southeasterly direction from the present sewage disposal works.

Public Sewer No. 6 An eight inch sewer, beginning at a point on Salem Avenue approximately twenty feet southeasterly from the south line of Fifth Street; thence southeasterly on Salem Avenue six hundred feet more or less to a connection with Public sewer No. E.

Section 2. That an election be held on the 6th day of July, 1926 at the usual voting places in each ward in said City, to-wit:

First Ward

City Hall

Second Ward Southern Hotel

Third Ward

Court House.

and in accordance with the laws governing regular municianl Elections in this City, for the purpose of voting upon said proposition set out in Section 1, of the ordinance.

Section 3. The Mayor and City Clerk are hereby directed to give notice of the holding of such election by Publication in the Rolla Herald. Rolla Times and New Era, Newspapers published in the City of Rolla, Missouri, weekly, or at least three weeks prior to the date of said election, as required by Section 8657 of the Revised Statutes of 1919 of the State of Missouri.

Section 4. The Mayor shall cause to be printed Ballots for said Election, having printed thereon the following:

"For	increase	of	debt	Yes"

"For increase of debt

the former of which shall be taken as a vote assenting to such increase of debt, and the latter dissenting therefrom.

### Resolution No. 23

A Resolution declaring it necessary to improve Pine Street from the center of Tenth Street to the North line of Twelfth street by paving the same with first class asphalt pavement.

Be it resolved by the Board of Alderman of the City of Rolla, Missouri that this Board of Alderman deems it necessary to improve Pine Street from the center of Tenth Street to the North line of Twelfth street, nine feet from each side of the center line of Pine by paving same with asphalt cement materials.

This board of Aldermen hereby declare said improvement necessary to be made and the same shall be done in accordance with the plans, specifications and estimates of the City Engineer, now on file with the City Clerk, and a special tax will be levied, and special tax bills issued for the payment thereof, according to the front foot thereof.

The cost of bringing the street to grade line, and the cost of paving intersections, shall be paid by the City of Rolla.

Be it further resolved by the Board of Aldermen that a copy of this resolution be published in the Rolla Times, The Rolla Herald, and New Era, weekly newspapers printed and published in the City of Rolla, Missouri, for two consecutive insertions.

Approved this 7th day of June, A.D.1926.

Charles Elwoods

Attest:

City Clerk.

Section 5. Said bonds shall be in denomination of not less than \$100.00 and not more than \$1,000.00 each, payable to bearer, in not less than

Section 5. Said bonds shall be in denomination of not less than \$100,000 and not more than \$1,000.00 each, payable to bearer, in not less than five and not exceeding twenty years from the date therefor, at the option of the City, with interest payable semi-annually and at a rate not exceeding 6% per annum in accordance with the provisions of the Statutes. Said bond and coupon shall be in such form, and contain such recitals, be made payable at such place, and be issued and sold in such manner as may be provided for by ordinance, all to be in accord with provisions of the laws governing such proceedings.

Section 6. The City shall before or at the time of issuing said bonds provide for the collection of an annual tax sufficient to pay the interest on the bonds as it falls due, and also to constitute a sinking fund for the payment of the principal at maturity.

Section 7: This ordinance shall take effect and be in force from and after its passage and approval.

Passed by the Board of Aldermen of the City of Rolls, Missouri This 7th day of June, 1926.

President of Board of Alderemen

Passed June 7, 1926.

Approved after passage the 7th day of June, 1926.

Attest: (

of William

Charles Lilboods

Ordinance No.

AN ORDINANCE PROVIDING FOR MOTICE OF SPECIAL ELECTION TO BE HELD UNDER PROVISIONS OF ORDINANCE NO. : PRESCRIBING TORM OF SAID NOTICE AND DESIGNATING TIME AND PLACES OF SAID ELECTION.

Be it ordained by the Board of Aldermen of the City of Rolla, as follows:

Notice of the special City election provided for in Ordinance , which was duly passed by the Board of Aldermen June 7,1926, shall be in the following form:

Pursuant to an ordinance duly passed by the Board of Aldermen of the City of Rolls, Missouri and approved by the Mayor of said City on the 7th day of June, 1926, notice is hereby given that a special held in the three different wards of the City of Rolls, Mo., on sense of the voters of the said City upon the following proposition: To increase the indebedness of said City in the sum of Forty-

Six Thousand Four Hundred (\$46,400.00) Dollars for the purpose of establishing and constructing a public sewer system, and to authorize the Board of Aldermen to borrow said sum for this purpose and issue bonds therefor. All of the above tonds shall bear interest at a rate not to exceed six per centum (6 per centum) per annum.

The voting clace in each of the three wards of the said City

of Rolls, Mo., on the said date will be as follows: First Ward

City Hall Second Ward Southern Hotel Third Ward Court House.

The polls will be opened at said special election on the date mentioned above at all of the voting places prescribed herein from 6:00 o'clock in the forenoon until 7:00 o'clock P.M. of the same day.

Done by order of the Board of Aldermen by an ordinance duly passed and approved on the 7th day of June ,1926.

Section 2. The City Clerk is hereby ordered and directed to provide the necessary poll books and tally sheets, and to prepare and have printed ballats to be used at the special election herein provided for. Said ballots shall be prepared in the following form.

#### SPECIAL CLECTI " PALLOT

Wednesday, the 6th day of Auly, 1926.

To increase the indebtedness of the City of Rolla, Missouri, in the sum of Forty Six Thousand, Four Hundred Dollars, for the purpose of establishing and constructing a public sewer system in said City. and to suthorize the Board of Aldermen to borrow said sum and issue honds therefor.

FOR INCREASE OF DEBT FOR LUCREASE OF DEED

Section 3. That the Judges and Clerks for said special election

First Word: Leo. Higley, Ed Koch, Judge Min have Remarkedents
Second Word: J. N. Welch, B.W. Humphry, " & Stepfand ( Clerke
Third ord: Fret Lane, John Hart, Judge & Mis Ed Solls ( Clerke)

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Charles L. Woods

Ettest: E & William Olty Olerk.

# ORDINANCE NO.301.

A BILL FOR AN ORDINARCE FOR THE I PROVEMENT OF PINE STREET FROM THE CENTER OF TENTH STREET TO THE NORTH LINE OF TWELFTH STREET BY PAVING SALE WITH FIRST CLASS ASPHALT PAVEMENT.

Be it Ordained by the Board of Aldermen of the City of Rolla as follows:

Section 1. That there is hereby ordered constructed with first class asphalt cement material from the center of Tenth street to the North line of Twelfth street, from the gutter line to the gutter line on said street as is provided by resolution approved the Oth day of June, 1926.

Section 2. The City Engineer is hereby directed to make an estimate of the cost of paving said street with first class Asphalt concrete material as is provided by said resolution approved the 7th day of June, 1926 and known as Resolution No.23, and the plans and specifications of the City Engineer for so doing said work shall be filed by the City clerk; and the City Clerk shall advertise for bids for the construction of said pavement and a special tax will be levied and special tax bills will be issued against the abutting property in payment of said said improvement in proportion to the front foot thereof. And this Board of Aldermen finds and declares that the majority of the owners of the property on said street mentioned to be improved and liable to taxation, and also owners of the majority of the front feet owned by property owners along said street mentioned have not filed with the City Clerk a protest against said improvement.

Section 3. This Ordinance shall be enforced from and after its approval by the Mayor.

Approved this 8 day of July, 1926.

Attest:

Mayor

dita diam'r

## Ordinance No.302.

AN ORDINANCE FIXING THE SALARY OF THE STREET COMMISSIONER OF THE CITY OF ROLLA? MISSOURI.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

Section 1; That the salary of the street commissioner of the City of Rolla, Missouri, beginning the first day of July, 1926, is hereby fixed at the sum of Eighty (\$80.00) Dollars per month, and in addition thereto he shall be allowed ten per cent of all sums collected by him as poll tax.

Approved this 8 July, 1926.

Mayor

Attest:

E DWilliam

#### ORDINANCE NO. 303

A BILL FOR AN ORDINANCE GRANTING A FRANCHISE TO THE ROLLA TELEPHONE COMPANY, A CORPORATION, and PROVIDING THE CONDITIONS UNDER WHICH SAID FRANCHISE IS GRANTED AND PROVIDING FOR THE AMENDING AND MODIFYING OF SAID FRANCHISE.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows:

Section 1. That the Rolla Telpehone Company, a corporation, duly organized and existing under the laws of the State of Missuuri is hereby granted for a period of twenty years, from the taking effect of this ordinance, a franchise, privilege and right to the use of the streets, alleys, and public places within the corporate limits of the City of Rolla, Missouri, either above or beneath the surface thereof, for the purpose of erecting poles, wires and any other equipment necessary for the proper and efficient operation of a public telephone system.

Section 2. The poles, wires and equipment, placed upon or along the public streets of the City of "olla, Missouri, by the Rolla Telephone Company, shall be placed in such a way and in such a manner, as not to materially impede or interfere with the public use of the street; and such posts, wires and equipment may be located, and the kind of posts that may be used, and the height at which said wires may be run, may be prescribed by ordinance; and after the erection of said telephone poles, wires, piers and abuttments or other equipment, the Mayor and Board of Aldermen shall by ordinance have power to direct any alteration in the location or erection of such wires, posts piers and abuttments and also the height at which said wires may be run, having first given the Company or its agents an opportunity to be heard in regard to such alterations, so many by said ordinance or ordinances.

Section 3. The Rolla Telephone Company, shall at all times during the life of this franchise faithfully obey all the provisions of the Constitution of the State of Missouri, and all the laws of the State of Missouri, and all the orders of the Public Service Commission of the State of Missouri, made with reference to the duties of the said Rolla Telephone Company, and also all ordinances of the City of Rolla, Missouri pertaining to said telephone Company, and for any failure so to do, the said Rolla Telephone Company shall forfeit and pay to the City of Rolla a penalty of \$100.00 for each and every day such Company shall fail neglect and refuse to comply with the provision of this section.

Section 4. As a part of the consideration for the granting of this franchise, the said Rolla Telephone Company, a corporation, hereby obligates itself to install within the corporate limits of the City of Rolla, Missouri, on or before January 1,1927, a complete modern telephone system to be composed of the latest and most approved equipment, and at all times during the life of this franchise to give adequate service to the public.

und ment

Section 5. The City of Rolla, Missouri hereby reserves the right, power and privilege to amend or modify the provisions of this ordinance at any time when in the judgment of its Board of Aldermen it shall deem it necessary so to do, in the interest of the public good and convenience of the citizens and inhabitants of the City of Rolla, Missouri.

Section 6. As a further consideration for the granting of the privileges herein specified to the Rolla Telephone Company a corporation the said Rolla Telephone Company agrees and obligates itself to pay to the City of Rolla, Missunri, annually on the first day of January of each and every year during the life of this franchise, the sum of \$100.00; and also, to furnish to the City of Rolla, a sufficient number of telephones for the transaction of all its official business; and to sound the fire alarm, to give warning of the fires, and to sound said alarm once each day at the hour directed by ordinance, without charge for said telephones or said service.

Section 7. The Rolla Telephone Company, a corporation, hereby surrenders to the City of Rolla, Missouri, any and all franchises, hereinbefore granted to it by the City of Rolla, and accepts this Ordinance and agrees to comply faithfully with all the provisions thereof, during the life of this ordinance, and any and all amendments and modifications thereof.

Passed and approved this 3 day of August, 1926.

Charles & Woods

Attest:

City Clerk.

The med week

THE PERSON OF STREET STREET, STREET STREET, SALE BY SALE BY STREET, SALE STREET, SA Souther has no a figure of the state of the time to be a subject to the 1 'SH 1 1211' L 27 CALL THE STATE OF THE PARTY OF December 15 would come it measures to be 10, the the decidant in but out access of the state of the same of the same of the same of the HOLY AND REAL PROPERTY OF THE PERSON OF THE source of the Wall State of the Late of the State of the ORDINANCE NO. 376. amendment A BILL FOR AN ORDINANCE TO AMEND ORDINANCE NUMBER 303 BY REPEALING ALL OF SECTION SIX (6) THEREOF AND BY ENACTING IN LIEU THEREOF A NEW SECTION PERTAINING TO THE SAME SUBJECT-MATTER AND TO BE KNOWN AND NUMBERED SECTION SIX (6) OF ORDINANCE NUMBER 303. BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF ROLLA, MISS-OURI, AS FOLLOWS: SECTION 1 .- That section six (6) of Ordinance Number 303 of the ordinance of the City of Rolla, Missouri, pertaining to the granting a franchise to the Rolla Telephone Company, a corporation, be and the same is hereby repealed and a new section enacted in lieu thereof pertaining to the same subject-matter to be known and numbered SECTION SIX (6), which said new section six so adopted and enacted shall read as follows: SECTION SIX (6) .-As a further consideration for the granting of the privileges herein specified to the Rolla Telephone Company, a corporation, the said Rolla Telephone Company agrees and obligates itself to pay to the City of Rolla, Missouri, annually on the first day of January of each and every year during the life of this franchise, the sum of \$250.00; AND also, to furnish to the City of Rolla three telephones for the transaction of its official business, which said three telephones shall be installed and furnished to any elective or appointive officer of the City of Rolla as may be designated by the Mayor and Board of Aldermen, not to exceed three in number; said telephones to be furnished and installed without charge for said telephones of service; and the Rolla Telephone Company agrees to sound the fire alarm to give warning of any fire or fires and to sound said alarm once each day at the hour directed by ordinance without charge. Passed and approved the 23rd day of September, 1929. C. M. Murray ATTEST: E. D. Williams andrewen

#### ORDINANCE NO. 304

A BILL FOR AN ORDINANCE ACCEPTING THE BID OF V.E.KOCH FOR PAVING PINE STREET FROM THE CENTER LINE OF TENTH STREET TO THE NORTH LINE OF TWELFTH STREET AND AWARDING HIM THE CONTRACT THEREFOR.

Be it Ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

Section 1. That the bid of V.E.Koch for the paving of Pine Street from the center line of Tenth Street to the North line of Twelfth street as provided for by Resolution No. 23, for the price and sum of \$1.68 per square yard. It is hereby accepted and the contract is awarded to him in accordance with his bid and the plans and specifications of the City Engineer; and the Mayor is hereby directed to enter into a contract with him in accordance with the terms and conditions of his bid, and the plans and specifications of the City Engineer now on file with the City Clerk for the doing of said work.

Section 2; All of said improvements to be paid for in special tax bills issued against the abutting property liable to pay therefor according to the front foot thereof.

Section 3; This ordinance shall be in force from and after its approval by the Mayor. This ordinance was passed by the Counsel at the meeting held on the 2nd day of August, 1926.

Approved, August 2,1926.

Charles L. Woods

Attest:

City Clerk.

#### ORDINANCE NO.307.

An Ordinance wasating a certain alley between 9th.and 10th.Streets, in Block 28 in Bishop's Addition to the City of Rolla, Missouri.

BE IT ORDAINED by the Board of Aldermen of the City of Rolla, Missouri, as follows:-

Section 1. That inasmuch as they alley lying between 9th.and 10th.Street, in Block Twenty-eight (28) in Bishop's Addition to the City of Rolla, Missouri, has been used and occupied by adjoining property owners for more than forty years, and that the title to said alley has long since vested in the adjoining property owners by limitation, and that same now only appears on the paper plats, writings and drawings of the City of Rolla, Missouri, this Board of Aldermen deem it expedient to vacate the same, and said alley lying between 9th.and 10th.Streets in Block Twenty-eight (28) in Bishop's Addition to the City of Rolla, Missouri, is hereby vacated.

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

Passed by the Board of Aldermen of the City of Rolla, Missouri, this 6th.day of September, A.D. 1926.

Approved by the Acting Mayor of the City of Rolla, Missouri, this 7th. day of September, A.D. 1926.

Jours

Attest:

City Clerk.

#### RESOLUTION NO. 24.

A RESOLUTION DECLARING IT NECESSARY TO IMPROVE ELEVENTH STREET ON BOTH SIDES BY CURBING AND GUTTERING SAME FROM STATE STREET INTERSECTION TO BISHOP AVENUE.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, that said Board of Aldermen deem it necessary to improve 11th street from its intersection with State Street to its intersection with Bishop Avenue by curbing and guttering same on both sides thereof with first class concrete material.

This Board of Aldermen hereby declares said improvement necessary to be made, and the same shall be done in accordance with the plans and specifications and estimates of the City Engineer; and a special tax will be levied, and special tax bills issued for the payment thereof, according to the front foot thereof.

The cost of bringing the street to grade line shall be paid by the City of Rolla, Missouri.

Be it further resolved by the Board of Aldermen that a copy of this resolution be published in the Rolla Herald, a weekly newspaper printed and published in the City of Rolla, Missouri, for two consecutive weeks.

Approved this 14th day of September, 1926.

		Acting Mayor	
ttest:			
		*	
	7:		

ORDINANCE NO 308.

A BILL FOR AN ONDINANCE TO VACATE ORCHARD STREET AND ALL ADJETS IN MALKER'S ADDITION TO THE CITY OF ROLLAY MISSOURI.

Be it ordained by the Board of Aldermen of the City, of Rolla, Missouri as follows:

Section 1: Whereas all persons owning property adjacent to Oreahrd Street and adjacent to all the alleys in Walkers' Addition to the City of Rolla, Missouri, have filed their pwtit on with the Mayor and Board of Aldermen of the City of Rolla, Missouri requesting said Board of Alderment to vacate said Orchard Street and all the alleys in Walker's Addition to the City of Rolla, Missouri.

Therefore, be it ordained by the Board of Alderson that said Orchard Street and all the alleys in said Walker's Addition to the City of Rolla, Missouri be and the same are hereby vacated, and the City of Rolla, Missouri, hereby releases and surrenders all jurisdiction and control over said street and alleys to the end that said land composing said Orchard Street and alleys may revert to the proper owners as is provided by the Constitution of the State of Missouri.

Bection 2: And it appearing to the Board of Aldermen by said petition of said property owners, and from their independent investigation that no one is claiming, any damages by reasons of the passage of this ordinance, the Board of Aldermen deem it unnecessary to appoint or provided for the appointment of any commissioners to ascertain and assess any damages occassioned by the passage of this ordinance.

Approved this 6th day of November, 1926.

Villiam

Charles C. Woods

Attest:

Clark.

### ORDINANCE NO.310 .

A BILL FOR AN ORDINANCE FOR THE IMPROVEMENT OF ELEVETH STREET ON BOTH SIDES BY CURBING AND GUTTERING SAME FROM STATE STREET INTERSECTION TO BISHOP AVENUE.

Be it ordained by the Board of Aldermen of the City of Rolla, Missouri as follows:

Section 1: That there is hereby ordered constructed ith first class concrete material, curbing and guttering on both sides of Eleveth Street from State Street intersection to Bishop Avenue, as is provided by resolution No. 24, approved by the Mayor and Board of Aldermen on the 14th day of September, 1926.

Section 2: The City Engineer is hereby directed to make an estimate of the cost of said curbing and paving with first class concrete material as is provided by said resolution approved the 14th day of September, 1926, and known as Resolution No. 24; and to presere and file with the City Clerk the necessary plans and specifications for the doing of said work. The City Clerk shall advertise for bids for the construction of said curbing and guttering, and a special tax will be levied and special tax bills will be issued against the abutting property in pagment of said improvement in proportion to the front foot thereof. And this Board of Aldermen finds and declares that the majority of the owners of the property on said street mentioned to be improved and liable to taxation, and also owners of the majority of the front feet owned by property owners along said street mentioned have not filed with the City Clerk a protest against said improvement.

Section 3: This ordinance shall be in force from and after its approval by the Mayor.

Approved this 6th day of November . 1926.

Attest:	Mayor
Clerk.	

# RESOLUTION NO.

A RESOLUTION DECLARING IT NECESSARY TO IMPROVE EIGHTH STREET ON BOTH SIDES BY CURBING AND GUTTERING SAME FROM PINE STREET TO STATE HIGHWAY NO.14, KNOWN AS FDERAL HIGHWAY NO. 66.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, that said Board of Aldermen deem it necessary to improve 8th street from its intersection with Pine Street to its intersection with State Higway No. 14, known as Federal Highway No. 66, by curbing and guttering same on both sides thereof with first class concrete material.

This board of Aldermen hereby declares said improvement necessary to be made, and the same shall be done in accordance with the plans and specifications of the City Engineer; and a special tax will be levied, and special tax bills issued for the payment thereof, according to the front foot thereof.

The cost of bringing the street to grade line shall be paid by the City of Rolla, Missouri

Be it further resolved by the Board of Aldermen that a copy of this Resolution by published in the Rolla Herald, a weekly newspaper printed and published in the City of Rolla, Missouri for Two consecutive weeks.

Approved this 7th day of February, 1927

..

Clerk

RESOLUTION NO. 21.

A RESOLUTION DECLARING IT NECESSARY TO IMPROVE NINTH STREET ON BOTH SIDES BY CURBING AND GUTTERING SAME FROM PINE STREET TO STATE HIGHWAY NO. 14, KNOWN AS FEDERAL HIGHWAY NO. 66.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, that said Board of Aldermen deem it necessary to improve Ninth street from its intersection with Pine Street to its intersection with State Highway No. 14, known as Federal Highway No. 66, by curbing and guttering same on both sides thereof with first class concrete material.

The Board of Aldermen hereby declares said improvement necessary to be made, and the same shall be done in accordance with the pans and specifications of the City Engineer; and a special tax will be levied, and special tax bills issued for the payment thereof, according to the front foot thereof.

The cost of bringing the street to grade line shall be paid by the City of Rolla, Missouri.

Be it further resolved by the Board of Aldermen that a copy of this Resolution be published in the New Era, a weekly newspaper printed and published in the City of Rolla, Missouri for Two Consecutive weeks.

Approved this Z day of February, 1927.

Mayor

Clark

100

RESOLUTION NO. 2

A RESOLUTION DECLARING IT NECESSARY TO IMPROVE TENTH STREET ON BOTH SIDES BY CURBING AND GUTTERING SAME FROM PINE STREET TO STATE HIGHWAY NO. 14, KNOWN AS FEDERAL HIGHWAY NO. 66.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri that said Board of Aldermen deem it necessary to improve Tenth Street from its intersection with Pine Street to its intersection with State Highway No. 14, known as Federal Highway No. 66, by curbing and guttering same on both sides thereof with first class concrete material.

This Board of Aldermen hereby declares said improvement necessary to be made, and the same shall be done in accordance to the plans and specifications of the City Engineer; and special tax will be levied, and special tax bills issued for the payment thereof, according to the front foot thereof.

The cost of bringing the street to grade line shall be paid by the City of Rolla, Missouri.

Be it further resolved by the Board of Aldermen that a copy of this Resolution be published in the Rolla Times, a weekly newspaper printed and published in the City of Rolla, Missouri, for two consecutive weeks.

Approved this Z day of February, 1927.

Mayor

Clerk.

resolution no. 29

A RESOLUTION DECLARING IT NECESSARY TO IMPROVE ELEVENTH STREET ON BOTH SIDES BY CURBING AND GUTTERING SAME FROM PINE STREET TO STATE STREET.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri that said Board of Aldermen deem it necessary to improve Eleventh Street from its intersection with Pine Street to its intersection with State Street, by curb ng and guttering same on both sides thereof with first class concrete material.

This Board of Aldermen hereby declares said improvement necessary to be made, and the same shall be done in accordance with the plans and specifications of the City Engineer; and a special tax will be levied, and special tax bills issued for the payment thereof, according to the front foot thereof.

The cost of bringing the Street to grade line shall be paid by the City of Rolla, Missouri.

Be it further resolved by the Board of Aldermen that a copy of this resolution be published in the Rolla Herald a weekly newspaper printed and published in the City of Rolla, Missouri, for two consecutive weeks.

Approved this 8th day of February, 1927.

Attest:

Tark

# RESOLUTION NO. 30

A RESOLUTION DECLARING IT NECESSARY TO IMPROVE TWELFTH STREET ON BOTH SIDES BY CURBING AND GUTTERING SAME FROM PINE STREET WEST TO MAIN STREET.

Be it resolved, by the Board of Aldermen of the City of Rolla, Missouri that said Board of Aldermen deem it necessary to improve Twelfth street from its intersection with Pine Street to its intersection with Main Street, by curbing and guttering same on both sides thereof with first class concrete material.

This Board of Aldermen hereby declares said improvement necessary to be made, and the same shall be done in accordance with the plans and specifications of the City Engineer; and a special tax will be levied, and special tax bills issued for the payment thereof, according to the front foot thereof.

The cost of bringing street to grade line shall be paid by the City of Rolla, Missouri.

Be it further resolved by the Board of Aldermen that a copy of this resolution be published in the New Era a weekly newspaper printed and published in the City of Rolla, Missouri for two consecutive weeks.

Approved this 7th day of February, 1927.

Attest:

Clerk

ORDINANCE NO. 31/ . AN ORDINANCE PROVIDING A SIDEWALK AND TREE ZONE Be it ordained by the Board of Aldermen of the City of Rolla, Missouri, as follows: v Section 1: That there is hereby established and set apart, a strip of land twelve feet wide on either and set apart, a strip of land twelve feet wide on either side of all the streets in the residence portion within the corporate limits of the City of Rolla, to be known as the sidewalk and tree zone; and that that hereafter in the construction of sidewalks, such sidewalks shall be set adjacent to the property line, and shall be four feet six inches wide, unless otherwise provided by ordinance, and the remainder of said strip of land shall be used only for the purpose of planting therein shade trees and ornamental the purpose of planting therein shade trees and ornamental trees by the adjacent property owners; and in the working or repairing of any such streets due regard shall be had for the purposes for which this strip of land or zone is dedicated. ORDINANCE NO. 312.

A BILL FOR AN ORDINANCE PROVIDING FOR THE CONSTRUCTION OF A SIDEWALK.

Be it Ordained by he Board of Aldermen of the City of Rolla, Missouri, as follows:

Section One: That it is hereby ordered that a sidewalk of the standard width and of standard material, as is provided by the general ordinances of the City of Rolla, be constructed along the South line of the following property on Seventh Street:

All of a fractional part of the NE of NW and of the NW of NE of Section 11, Township 27, Range 8 West, described as follows: Beginning at a point Sixty ft. West of the southwest corner of Block 28, in Bishop's Addition to the City of Rolla, Mo., at the intersection of the West line of State Street to the North line of 7th st., in the City of Rolla, Mo., thence West on the north line of 7th st., a distance of 200 feet, thence North parallel to State Street a distance of 75 ft. thence E. parallel with 7th st. a distance of 200 ft to the West line of State Street, thence South along the West line of State street a distance of 75 ft to the place of beginning. Being a tract of land 200 ft West and 75 ft North and South.

Section Two: Be it further ordained that due notice of this ordinance be given to the owner or owners of the property described in Section one of this Ordinance; and be it further provided that said sidewalk be construct within thirty days from the time of said notice.

Mayor

Attest:

Clerk

#### RESOLUTION NUMBER

A Resolution declaring it necessary to improve 8th Street from the West line of Pine Street to the West line of Main Street by paving same from curb line to curb line with first class concrete pavement as specified in Ordinance Number 262 approved April 12th, 1923; and from the West line of Main Street to its (8th Street) intersection with Highway Number 66 by paving same NINE feet on either side of the center line thereof with first class concrete pavement: the city of Rolla to pay for the paving with like material of all street intersections.

Be it resolved by the Board of Aldermen of the City of Rolla, Missouri, that this Board of Aldermen deems if necessary to improve EIGHTH STREET from the West line of Pine Street to the West line of Main Street by paving same from curb line to curb line with first class concrete pavement; and from the West line of Main Street to its intersection with Highway Number 66 by paving same NINE feet on either side of the center line thereof with first class concrete pavement, the City of Rolla to pay for the paving with like material of all street intersections. All paving to be of first class concrete pavement as specified by Ordinance Number 262, approved April 12th, 1923.

This Board of Aldermen hereby declares said improvement necessary to be made and the same shall be done in accordance with the plans, specifications and estimates of the City Engineer; and a special tax will be levied and special tax bills issued for the payment thereof, according to the front foot thereof.

The cost of bringing the street to grade line and the costs of all squares at intersections shall be paid by the City of Rolla.

Be it further resolved by the Board of Aldermen that a copy

weekly newspaper published in the City of Rolla, Mo. for two consecutive insertions. Approved, etc.



COPY OF AN ORDER MADE BY THE CITY COUNCIL AT MEETING OF THE CDTY COUNCIL HELD MARCH 28,1027.

"Upon motion by C.B.Smith, seconded by George Myers, the Ozark Public Service Company was ordered to lay a four inch water main on Fourth Street, beginning at College Street, thence West to Highway No.66, sometimes called Fair Grounds Road, thence out said road for a distance of 1404 feet, placing three fire plugs along said water line, and also to lay a four inch water main on Eleventh Street one block West to Spring Aveenue, thence North two Blocks on Spring Ave., to Thirteenth Street, placing a fire plug in each block".

6 SWilliam.