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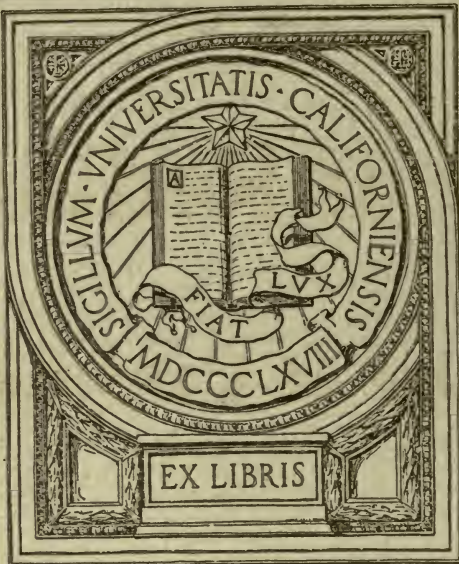
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State of California

Published by Order of the Board of Trustees

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ALBANY

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ORDINANCE NO. 580

—OF THE—

City of Redlands

State of California.

AN ORDINANCE REVISING AND CODIFYING THE ORDINANCES
OF THE CITY OF REDLANDS.

The Board of Trustees of the City of Redlands do ordain as follows:

CHAPTER I.—CITY OFFICIALS.

- Sec. 1. Official Seal.
2. Official Bond.
3. Salary of Officials.
4. Meetings of Trustees.
5. Time of Meeting.

Sec. 1. **Official Seal.**—The seal heretofore used by and for the City of Redlands (the inscription on which, in the center thereof, is "Incorporated 1888", and around the outer edge of said seal "City of Redlands, California,") shall be and is hereby declared to have been and now to be the seal of the said City of Redlands.

Sec. 2. **Official Bond.**—The Clerk, Treasurer and Marshal of the City of Redlands, shall, each, before entering upon the duties of their respective offices, execute to said City a bond, conditioned for the faithful performance of his duties, in the following penal sums, respectively, to wit:—

The Clerk, in the penal sum of one thousand dollars.

The Treasurer, in the penal sum of fifty thousand dollars, provided such sum may, by resolution of said board, be reduced to an amount not less than ten thousand dollars.

The Marshal, in the penal sum of ten thousand dollars until otherwise fixed by resolution of the Board of Trustees.

Sec. 3. **Salary of Officials.**—The compensation of said Clerk shall be one hundred and fifty dollars per month; of said Marshal one hundred twenty-five dollars per month; of said Treasurer one hundred dollars per month; of City Recorder, twenty-five dollars per month, each payable monthly, and all other officers of said city such sums as have heretofore or as may hereafter be fixed, from time to time, by resolution of said board.

Sec. 4. **Meetings of Trustees.**—The place for holding the meetings of the Board of Trustees shall be at such place as may be fixed therefor by said Board by resolution.

Sec. 5. **Time of Meeting.**—The times for holding the regular meetings of said Board shall be the first and third Wednesday in each month, at the hour of two o'clock p. m. on said days.

CHAPTER II.—ELECTIONS

- Sec. 6. Precincts.
 7. Notice of Elections.
 8. Election Board.
 9. Canvass of Returns.
 10. Record of Result.

Sec. 6. **Precincts.**—The City of Redlands, for the purpose of the election of officers thereof and for any purpose for which an election may lawfully be held by said city, is hereby divided into twenty municipal election precincts, as defined and described in Ordinance No.577 of said city.

Sec. 7. **Notice of Election.**—Prior to any municipal election held in said city, the Board of Trustees shall give or cause to be given notice thereof by publication specifying the day of election, the offices to be filled, any proposition to be voted upon, and the polling places for each election precinct.

Sec. 8. **Election Board.**—Any person failing or refusing to serve upon a Board of Election after reasonable notification of appointment shall be deemed guilty of a misdemeanor unless the person so appointed shall furnish a substitute, and notify the City Clerk thereof at least twenty-four hours before the day of election, or shall be prevented from serving on account of sickness or absence from the city.

Sec. 9. **Canvass of Returns.**—The Board of Trustees of the City shall proceed, at the time of the next regular meeting of the Board after such election, to canvass the returns thereof, and shall declare the result; but if all the returns have not been received, the canvass shall be postponed until the time of the next session of the Board.

Sec. 10. **Record of Result.**—The Clerk of the City, when the result of the election is declared, shall enter, in the record of the Board of Trustees, a statement of such result. This statement shall show the whole number of votes cast; the names of the persons voted for; the issues voted upon; the office to fill which each candidate was voted for; the number of votes given at each precinct to each one of such persons, the number of votes for and against each one of such propositions; the number of votes given in the City to each one of such persons and the number of votes for and against each one of such propositions. Said Clerk shall make and deliver to each person, so elected, a certificate of election, signed by him and authenticated by the seal of the City.

CHAPTER III

STREETS AND PROVISIONS RELATING TO SAME

- Sec. 11. Datum Plane.
 12. Grade of Curbs.
 13. Grade of Sidewalks.
 14. Grade Fixed by Resolution.
 15. Width of Sidewalks.
 16. Numbering Buildings.
 17. Notice of Street Work and Deposit.
 18. Repair of Street.

19. Refunding Deposit.
20. Railroad Tracks.
21. Penalty.
22. Temporary Closing of Streets.
23. Using Closed Street.
24. Removal of Weeds.
25. Failure to Remove Weeds.
26. Penal Provision Relating to Streets.

Sec. 11. **Datum Plane.**—That for the purpose of establishing and designating the official grades of the streets, alleys, avenues, public places, sewers, and other grades in the City of Redlands, sea level is hereby declared to be the datum plane of said City, and as a permanent bench mark within said City, whose altitude above sea level has been ascertained, the east end of the top of the iron sill in the door way of the Redlands National Bank Building, located on the northeast corner of Orange and State Streets, in said City, is hereby adopted and designated as a permanent bench mark within said City of Redlands, and the elevation of said sill and bench mark is 1,356,175 feet above said datum plane.

Sec. 12. **Grade of Curbs.**—The grade of all curbs, unless otherwise fixed is hereby established so that the top of such curb shall be ten inches above the official grade of the gutter line next adjoining the curb.

Sec. 13. **Grade of Sidewalks.**—The grade of all sidewalks in said City unless otherwise fixed, is hereby established so that if continued to the curb line on the same slope it will be even with the top of the curb. The slope shall be towards the curb at the rate of one-quarter of an inch to a foot.

Sec. 14. **Grade Fixed by Resolution.**—The official grade of all streets, avenues, alleys, sidewalks, curbs and gutters may be established by resolution of the Board of Trustees or by ordinance at the option of such Board.

Sec. 15. **Width of Sidewalks.**—There is hereby set apart, upon each side of all streets and avenues in the City of Redlands for sidewalk and parking purposes the portions thereof already or hereafter designated or set apart therefor by resolution of the Board of Trustees.

Sec. 16. **Numbering Buildings.**—All buildings, fronting upon any street or avenue in the City, shall be numbered in accordance with the system for numbering buildings heretofore adopted by said Board by resolution, or in such manner as it may hereafter adopt therefor.

Sec. 17. **Notice of Street Work and Indemnity Deposit.**—Any person making any excavation in any street, whether under permit or otherwise, shall, before beginning such excavation, notify the Street Superintendent of the place where and the time when such excavation is to be made, and such excavation and the refilling thereof shall be made under his direction; and as a regulation for damages and indemnity for damages, such person, before making such excavation, shall deposit with said Street Superintendent, a sum of money equal to seventy-five cents for each square foot of surface to be excavated on paved streets; twenty-five cents on macadamized or petrolithic streets; and fifteen cents on all other streets.

Sec. 18. **Repair of Street.**—It shall be the duty of any person making any excavation to promptly restore the portion of such street where such excavation has been made to as good condition as it existed before the same was made, as far as practicable, and to keep the same in such condition for at least six months thereafter, reasonable wear thereof excepted, refilling such excavation during such time, whenever and wherever it may sink or settle below the surface of the street adjoining such excavation and without notice so to do from said street superintendent.

Sec. 19.—**Refunding Deposit** The money so deposited with said street superintendent shall be retained by him until such excavation shall be refilled, and the street surface restored as provided in the foregoing section; and when so restored one-half of such deposit shall be returned and the other half shall be retained for a period of six months after the completion of said excavation and at the expiration of such time shall be returned to the person so depositing the same; provided, that said street Superintendent may use any part or all of such deposit in restoring and in maintaining, at reasonable cost, the excavated portion of such street, as required by the foregoing section, whenever the person making such excavation fails or neglects to comply with the requirements of said section.

Sec. 20. **Railroad Tracks.**—Any person or corporation having railroad tracks on any street or avenue in said city shall keep and maintain its roadbed at or upon the official grade of such street or avenue, and keep and maintain such roadbed in good order and condition and in good repair, and the surface thereof free from any accumulation of loose rocks thereon, from the roadbed thereof, and such roadbed shall be kept and maintained level with the top of the rails of such track and flush with the sides of the rails as nearly as practicable, and free from small hummocks or ridges projecting either above or below the top of such rails.

Sec. 21. **Penalty.**—Any person or corporation mentioned in the foregoing section, or any person having the management or control of such company or corporation, or of such tracks, or having the charge, care, maintenance or supervision thereof, who shall fail, neglect or refuse to comply with the provisions or requirements of the foregoing section shall be deemed guilty of a misdemeanor.

Sec. 22. **Temporary Closing of Street.**—Whenever any public work is being done upon any street in the City of Redlands, the Street Superintendent of said city may order the temporary closing of such street or any part thereof to public travel, including any street intersections upon the street where said work is being done.

Sec. 23. **Using Closed Street.**—Whenever any street or street intersection shall be temporarily closed, by order of the Street Superintendent or Board of Trustees, there shall be placed at both ends of such street, and street intersections, a rope or barrier together with a notice that such street is closed, and thereafter any person who shall drive any horse or vehicle upon any portion of said street so closed until the same shall be opened again to public travel, or who shall remove or take down such rope or barrier without the consent of the Street Superintendent or the contractor performing work thereupon, shall be deemed guilty of a misdemeanor.

Sec. 24. Removal of Weeds.—The Board of Trustees may, by resolution, require all persons owning property in said city, or in any portion thereof, to remove all weeds and vegetation, other than ornamental growth, being or growing upon that portion of the street lying between the curb line and the property line of such owner, or growing in the gutter-way in front of such property, or upon such property, and to trim the branches and foliage of any tree, plant, hedge or bush so as to prevent a violation of the provisions of Subdivision 5 of Section 28 of this Ordinance; and notice so to do shall be given by the Street Superintendent to such property owners whenever directed by said Board, and such notice shall be given by publication in a newspaper of general circulation in said city by at least five days' publication thereof; and shall state the time within which the same shall be done.

Sec. 25. Failure to Remove Weeds.—If any such property owner shall fail or neglect to remove such weeds or vegetation, or cause such trimming to be done, for a period of five days after the time specified in such notice, then it shall become the duty of the Street Superintendent to do such work, and the cost and expense thereof, shall be a charge against such owner, and a lien upon such property, and the amount thereof shall be reported to the assessor who shall add the same to the amount of the city taxes against said property.

Sec. 26. Penal Provisions Relating to Streets and Sidewalks.—
Subdivision:

1. Excavation in, work or building fires upon Streets
2. Obstructing Streets and Sidewalks.
3. Obstructions Across Ditches and Gutters.
4. Placing Lights upon Street Obstructions.
5. Vehicles upon Streets to be Lighted.
6. Vehicles not to be left near Hydrants.
7. Irrigating and Storm Water on Sidewalks.
8. Coasting and Riding Bicycles upon Streets.
9. Sidewalks, Riding or Driving upon.
10. Playing Music upon Streets.
11. Public Meetings upon Streets.
12. Sale of Lunches and Merchandise on Streets.
13. Oil on Streets.
14. Stands for Wagons.
15. Signs.
16. Awnings.
17. Removal of Buildings.
18. Speed of Street Cars.
19. Speed of Motor and other Vehicles.
20. Freightling on Terrace Ave., Smiley Park.
21. Construction of Gutters, Curbs, Sidewalks.
22. Barbed Wire Fences.
23. Removal of Weeds.
24. Trimming of Trees.
25. Cutting Trees.

IT SHALL BE UNLAWFUL FOR ANY PERSON WITHIN SAID CITY:

1. Excavation in, work or building fires upon Streets. — To make

any excavation in, or do any work upon, or remove or carry away any dirt from, or burn anything upon any street in said City, without first obtaining a permit so to do from the Street Superintendent.

2. **Obstructing Streets and Sidewalks.**—To obstruct the free passage or use of any portion of the roadway of any street or of any sidewalk, without first obtaining a permit so to do from the Street Superintendent; provided that nothing herein contained shall be deemed to prevent the obstruction of one-half of the width of any sidewalk, not exceeding two hours in any one day for the receipt and delivery of merchandise, nor to prevent any steam engine or cars from stopping or remaining upon any street for a period not exceeding three consecutive minutes.

3. **Obstructions Across Ditches and Gutters.**—To construct or maintain any dam or obstruction in or across any public waste water or storm water ditch or gutter in said City, or to construct or maintain over or across any such ditch or gutter any bridge, crossing or covering without permission first obtained from the Board of Trustees.

4. **Placing Lights upon Street Obstructions.**—To permit any excavation or obstruction to exist in or upon any street or sidewalk, during the night time, without providing or maintaining thereon a sufficient number of lights to afford adequate protection to the public against injury by reason of such excavation or obstruction.

5. **Vehicles on Streets to be Lighted.**—To drive or propel any vehicle in the night time upon any street within said City without having a lighted lamp thereon, and so affixed thereto or exposed that such light may be readily seen for a reasonable distance by one approaching such vehicle in either direction.

6. **Vehicles not to be left near Hydrants.**—To permit any vehicle under his charge or control to stand or remain upon any public street in said City within five feet of any public hydrant.

7. **Irrigating and Storm Water on Sidewalks.**—To allow or permit any irrigating water (except from lawns) or storm water drained from buildings to run upon or over the surface of any sidewalk in said City, or upon or into the road-way of any street therein, except the gutters thereof.

8. **Coasting and Riding Bicycles upon Streets.**—To coast upon any street with a bicycle or motorcycle without having, at all times, both feet upon the pedals of such bicycle or motorcycle, and at least one hand of the rider upon the handle bars thereof, or to ride such bicycle upon any street at a reckless or careless rate of speed, or in the night time without a light so that such bicycle or the light thereon or the reflection thereof may be readily seen by one approaching such bicycle in either direction.

9. **Sidewalks, Riding or Driving upon.**—To propel a bicycle, motorcycle, automobile, or any vehicle other than invalid chairs, baby carriages, and small vehicles under four feet in length, commonly used by children in their sports; or to ride, drive or lead any horse, cow or animal of burden upon any sidewalk, or permit such animal to stand thereon, except when necessary to cross such sidewalk; or to permit any minor child under his or her custody or control to ride any coaster or pushmobile exceeding four feet in length upon any sidewalk, or to coast past any pedestrian thereon.

10. **Playing Music on Streets.**—To beat any drum or any sounding instrument or blow any horn, bugle or play any musical instrument or ring any bell in or upon any travelled street without a permit so to do, first had and obtained from the Marshal.

11. **Public Meetings upon Streets.**—To engage in, hold or conduct any public meeting for the purpose of lecturing, preaching, praying, exhorting or singing upon any street, or for any other purpose, without a permit so to do first had and obtained from the Marshal.

12. **Sale of Lunches and Merchandise on Streets.**—To sell or keep for sale on the streets of said city any tomares, lunches, meals, drinks, pop-corn, peanuts or any food, medicines, herbs, wares or merchandise, except vegetables, fruits and nuts, or to extract or fill teeth upon any street, or by public statement or declaration to advertise any business or profession upon any street, without a permit so to do first obtained from the Trustees.

13. **Oil on Streets.**—To place, or cause or permit to be placed or discharged, any oil, petroleum, naphtha, liquid asphaltum or other kindred substances, or water mixed with any such substances into any public sewer of the city, or in or upon any paved street or cement sidewalk in said city, or upon any private property, so that the same will run into or upon any such street or sidewalk, or to drive or permit or allow to be driven, run or propelled any wagon, automobile, or other vehicle or machine containing or carrying, in bulk or otherwise, any such substance, upon any of the paved streets of said city, unless the same shall be placed in some receptacle which shall prevent the same from leaking or dripping upon said street; or the wagon, automobile, or other vehicle or machine containing or carrying any such substance shall have a drip pan or other receptacle so constructed and used as to prevent such substance, or the drippings thereof, from falling upon said paved streets.

14. **Stands for Wagons.**—To allow any wagon or vehicle for hire to stand upon any street for any consecutive period exceeding five minutes, except when actually engaged in loading or unloading or actually waiting for a load for immediate transportation; provided such wagon or vehicle may stand upon any street when the front and back wheel nearest the curb line shall be not more than two feet therefrom, and shall stand within not less than fifty feet of any other such wagon or vehicle; and provided that the same shall not stand in front of the place of business of any person doing business in said city after notice by such person to discontinue such stand.

Fifteen minutes before the arrival or departure of any passenger train, such wagon or vehicle may stand on the west side of Orange Street within one hundred feet on either side of the Santa Fe or Southern Pacific railroad tracks.

15. **Signs.**—To erect or maintain any sign or sign device over or upon any street or sidewalk, or to paint, paste or in any way affix any sign poster or notice of advertisement upon any street, sidewalk, public property or private property, without the consent of the owner thereof, or upon any poles or wires of any public utility corporation or to throw or place the same upon any street, provided that signs may be attached to

buildings when placed at a height of not less than twelve feet above the sidewalk and extending less than twenty inches beyond the surface of such building, and provided that electric signs may be maintained at such height over any sidewalk, and banner signs temporarily stretched across streets upon first obtaining a permit so to do from and conforming to the requirements of the Trustees.

16. **Awnings.**—To erect or maintain over any sidewalk any awning, any part of which is less than six and one-half feet above the sidewalk.

17. **Removal of Buildings.**—To move any building or structure upon any street without a permit first obtained therefor from the Trustees, and then only in accordance with the terms of such permit.

18. **Speed of Street Cars.**—To propel or permit to be propelled any street car at a greater rate of speed than is reasonable, having regard to the traffic upon the street, and in no event greater than twenty miles per hour upon Orange or Cajon Streets from the railroad track of the Southern Pacific Railroad Company to Olive Avenue, or upon East or West Citrus Avenue from Grant Street to Sixth Street, or in any other part of the city at a rate exceeding thirty miles an hour; or at all unless such car be equipped, at both ends thereof, with a good and substantial fender in such a manner as to protect persons, falling in front of such car, from coming in contact with the wheels thereof.

19. **Speed of Motor and other Vehicles.**—To operate any motor vehicle or any other kind of vehicle upon any street or avenue in said city at a greater rate of speed than twelve miles per hour at any place between any section of any such street or avenue now or hereafter marked at both ends of such section by a sign placed conspicuously on such street or avenue near the curb line thereof, having thereon the words "Slow down to 12 miles per hour" or words of similar import, or to operate any such vehicle within said city outside of such section at a greater rate of speed than twenty miles per hour.

20. **Freighting on Terrace Ave., Smiley Park.**—To use the roadway of Terrace Avenue for freighting purposes or hauling of heavily loaded wagons thereon; or to use the roadway of Smiley Park for driving vehicles thereon containing articles of commerce, or to ride or propel any motorcycle in said Park, without a permit so to do, first obtained from the Trustees; provided that the roadway of Smiley Park entering upon Olive Avenue may be so used to connect with Parkwood Drive.

21. **Construction of Gutters, Curbs, Sidewalks.**—To construct any gutter, curb or sidewalk upon any street, except upon the lines and grades furnished by the City Engineer and according to specifications for such work on file in his office, or to begin any work thereon without first notifying the Street Superintendent of the time when, and the place where, such work will be begun.

22. **Barbed Wire Fences.**—To construct or maintain any barbed wire fences or thorn bearing hedge along the line of any street in said city, without first obtaining a permit so to do from the Trustees.

23. —**Removal of weeds.** To permit weeds or vegetation to accumulate or remain upon that portion of any paved, macadamized, petro-lithic or oiled street between the curb line and the property line of prop-

erty owned or controlled by such person, or in the gutter way thereof after notice is given to remove the same, as provided in Section 24 hereof.

24. **Trimming Trees.**—To permit the branches or foliage of any tree, plant, hedge or brush to obstruct the free passage of vehicles in the roadway of any street, or of pedestrians upon the sidewalk portion thereof, or to hang over such portion of sidewalk within seven feet of the surface thereof.

25. **Cutting Trees.**—To cut or permit the cutting of any tree or the roots or branches thereof being or growing upon any street in said city, or to in any manner injure or impair the growth or life thereof, without first obtaining a permit so to do from the Board of Trustees or the Tree Warden, or Tree Commissioner; provided that nothing herein shall prevent the proper trimming of trees as provided in Subdivision 24 hereof.

CHAPTER IV—ANIMALS

Sec. 27.—Penal Provisions Relating to Animals.

SUBDIVISION:

1. Cattle Running at Large.
2. Leaving Untied.
3. Fast Driving.
4. Keeping Cows and Pigs.
5. Fowls or Dogs at Large.
6. Service of Mares or Cows.
7. Animals Standing Near Car Tracks.

IT SHALL BE UNLAWFUL FOR ANY PERSON WITHIN SAID CITY:

1. **Cattle Running at Large.**—To permit any Cattle to run at large in said city.

2. **Leaving Unfastened or Tying to Hydrants or Trees.**—To leave any horse or other riding or driving animal unattended upon any street without securely fastening the same, or to tie or fasten any such animal or any live stock to any public hydrant in said city, or within five feet thereof, or to any tree, bush or shrub growing upon any street, or to be so tied, or to stand upon any street so that any such animal can injure any such tree, bush or shrub, or graze upon such street.

3. **Fast Driving.**—To ride or drive any horse upon any street at a furious, immoderate or reckless speed, or in a careless or reckless manner.

4. **Keeping of Cows, Horses and other Animals.**—To keep or permit to be kept within said city any cows or pigs, or more than two (2) horses, or more than twelve (12) rabbits or Belgian Hares, without first obtaining a permit so to do from the Board of Trustees of said city; or to keep or permit to be kept any horses, mules, donkeys, sheep or goats within fifty (50) feet, or more than two (2) such animals within one hundred (100) feet of any occupied dwelling house within said city other than that occupied by the owner of such animals, without first obtaining such permit; or to keep, or permit to be kept, any fowls, pig-

eons, doves, squabs, rabbits or Belgian Hares within twenty-five (25) feet of any such dwelling house, other than that occupied by the owner of such fowls, birds or animals, without first obtaining such permit.

5. **Fowls or Dogs at Large.**—To permit any fowls or dogs of which he is the owner, or over which he has control, to run or go upon the premises of any other person, after notice from the owner or occupant of said premises to keep the same off of such property, or to allow any fierce dog to run at large.

6. **Service of Mares or Cows.**—To permit service to any mare or cow without providing an inclosure so arranged as to entirely obstruct the view thereof from all persons outside of such inclosure, or to permit such service within two hundred (200) feet of the private residence of any person, provided that such service may be made upon private premises without such inclosure when not exposed to public view or to the view of others residing upon the property in the neighborhood of the place where such service is permitted.

7. **Animals Near Car Tracks.**—To permit or allow any animal, or any part thereof to stand for a period of more than five consecutive minutes within ten feet of either rail of any street railway track.

Sec. 28. **Dog License.**—An annual license tax of \$2.00 is hereby imposed upon every male dog and \$4.00 upon every female dog now in, or that may hereafter be brought into or raised in the city of Redlands, and such tax shall become due and payable at the respective times now or hereafter fixed for the payment and delinquency of City taxes. And such tax paid after delinquency shall include one dollar delinquent fees.

Sec. 29. **Keeping Dogs Without License Tag**—It is hereby declared unlawful for any person keeping, owning, having charge, care or control of any dog, to have or keep the same within said city unless there shall be attached to such dog a collar on which there shall be a metal tag obtained from the Marshal of said city as hereinafter provided.

Sec. 30. **City Clerk to Provide Receipts and Tags.**—On or before the first day in September of each year the City Clerk shall procure a sufficient number of blank license receipts for that year and shall number, sign and deliver the same to the Marshal, including a sufficient number of metallic tags for use in such year, of convenient size, and having stamped thereon the year of their issuance, and so made as to be attachable to the collar of a dog; and the shape and size of such tag shall be different each year, and the City Clerk shall take the receipt of the Marshal for such license receipts and tags so delivered to him and charge him therewith.

Sec. 31. **Collecting Dog License.**—It shall be the duty of the Marshal to collect said tax each year prior to its delinquency from the person owning or having charge of such dog, and upon payment thereof he shall issue to the person paying such tax one of the receipts and one of the tags provided for in Section 30 hereof, keeping a record of the number of the tag, name of the person to whom issued, and the date of issuance. Such tax shall be payable and delinquent at the time now or hereafter provided for the payment and delinquencies of City Taxes.

Sec. 32. **Counterfeiting Tags.**— It is hereby declared unlawful for

any person to imitate or counterfeit said tag or use an imitation or counterfeit of said tag upon any dog in said city, or to remove or take off any tag upon any dog kept or owned by, or in the charge, care or control of another person without the consent of such person, or having obtained a tag for one dog, to place, permit or allow such tag to be put upon another dog.

Sec. 33. Appointment of Dog Catcher.—The Marshal is hereby given the right, from time to time as occasion may require, to appoint a Dog Catcher to aid him in carrying out the provisions of this ordinance, whose compensation shall be the fees hereinafter provided for unless otherwise provided by resolution of the Board of Trustees of said city.

Sec. 34. Muzzling Dogs.—Whenever the Board of Trustees of the City of Redlands shall deem it necessary, on account of the prevalence of rabies, or for other sanitary purposes, it may make an order, by resolution, prohibiting for a time to be fixed therein, all dogs from running at large upon any street in said city, unless such dogs be securely muzzled by a wire muzzle, or led by a chain or line so as to effectually prevent them from biting any person or animal. Such regulations shall be published in at least two successive issues of a newspaper published in said city. All dogs found running at large unmuzzled, contrary to the provisions of such order shall be immediately taken up by the marshal and impounded in the public pound of said city.

Sec. 35. Impounding Dogs and Redemption of Same.—Said Marshal and said Dog Catcher are hereby given the right to take up and impound all dogs running at large in said city, including all dogs kept, owned, cared for, or under the control of any person living or residing in said city, unless such license tax has been paid and a tag attached to such dog; and unless such dog is securely muzzled when required under the provisions of Section 34 hereof and unless such dog so taken up is redeemed within two days thereafter by paying to said Marshal or said Dog Catcher the sum of \$1.00 impounding fee and to said Marshal the said license tax, if not already paid. Said Marshal shall post for two days in a conspicuous place, a notice describing all dogs impounded, and if such dogs are not redeemed within two days after the posting of such notice, the same shall thereafter be killed in such manner as may be designated by said Marshal; provided, however, that the Marshal may dispose of any unredeemed dog after the expiration of said two days notice by gift or sale.

The Marshal and police officers of said city are hereby authorized and empowered to summarily kill any dog running or being upon any such street, or public place in said city, if they, or any of them, have reasonable cause to believe that such dog is afflicted with rabies, or other disease or is a fierce or quarrelsome dog, making such dog dangerous to be at large.

Sec. 36. Fees of Dog Catcher.—The Dog Catcher shall be entitled to receive the following fees: For each dog taken up and redeemed a pound fee of \$1.00, and for each dog killed and properly buried the sum of \$1.00, to be paid out of the fund collected from such dog tax.

Sec. 37. "Dogs" Defined.—The word "dog" used in this ordinance shall be deemed to include both male and female dogs over the age of six months.

Sec. 38. **Duplicate Tags.**—Any person, having secured a tag as herein provided, may obtain a duplicate thereof from the Marshal upon the payment of twenty-five cents, whenever such tag has been lost, stolen or destroyed.

Sec. 39. **Penalty.**—Any person keeping, owning, having charge, care or control of any unlicensed dog or any fierce, quarrelsome, dangerous dog, or unmuzzled dog when required to be muzzled as provided by Section 34 hereof, or any female dog while in heat, who shall permit or allow the same to run at large in said city, or neglect or refuse to pay such annual license tax, or who shall permit or allow any dog to be kept or to remain upon any premises under his control, unless such license shall have been paid upon such dog, or shall interfere with, oppose or resist any officer of the city or the Dog Catcher in enforcing the provisions of this chapter relating to dogs shall be deemed guilty of a misdemeanor.

POUNDMASTER AND HIS DUTIES.

Sec. 40. **Poundmaster.**—The office of Poundmaster is hereby established and the Marshal shall be ex-officio Poundmaster.

Sec. 41. **Duties.**—It shall be the duty of the Poundmaster to take up, impound and safely keep any cattle found running at large in said City, and to receive and impound any such cattle taken up and delivered to him by any person.

Sec. 42. **Notice of Impounding.**—When any such animal is so impounded, the poundmaster shall notify the owner thereof, if known to him, of such impounding, and shall post three notices, one in front of the City Hall of said city and two other notices in other public places in said city. Said notices shall contain a description of said animal, and shall set forth that, unless reclaimed said animal will be sold at public auction to the highest bidder, at a time and place to be specified in said notices, which time shall not be less than five days nor more than ten days from the posting of said notices, and if said animal is not reclaimed before the expiration of the time specified in said notices, the poundmaster shall proceed to sell the same at the time and place and in the manner specified in said notices, or at such time he may postpone the sale to some other time or date, in which case no new notice of sale need be given, except by oral announcement at the time of postponment.

Sec. 43. **Fees for Impounding.**—The poundmaster, before delivering possession of any such animal or cattle, shall collect from the owner or claimant thereof, or from the proceeds of the sale thereof, an impounding fee of two dollars; and also seventy five cents for each day or part of a day the same may be impounded and fifty cents for each notice of sale so posted; which sums when collected, less the costs of care thereof, shall be paid into the general fund.

CHAPTER V.—PENAL OFFENSES RELATING TO PRIVATE PROPERTY.

Sec. 44. **Provisions Relating to Private Property.**—
SUBDIVISION:

1. Keeping Petroleum within Fire Limits.
2. Keeping Powder within Fire Limits.
3. Keeping Hay within Fire Limits.
4. Keeping Lumber Yard within Fire Limits.

5. Building Fires within Fire Limits.
6. Brush Fires.
7. Shooting Fire Arms.
8. Shooting Airguns.
9. Concealed Weapons.
10. Limiting Laundry Districts.
11. Limiting Districts for Blacksmith Shops.
12. Prohibiting Dense Smoke and Soot.
13. Restricting Use of Gasoline Engine.
14. Exits for Public Buildings.
15. Obstructing Aisles in Public Buildings.
16. Selling and use of Fireworks.
17. Selling Tobacco to and use by Minors.
18. Bill Posting.
19. Cutting Flowers and Plants on Private Property.
20. Keeping Bees.
21. Keeping Record of Secondhand Goods.
22. Keeping Billiard Halls and Pool Rooms.
23. Provision Relating to Cigar Stores etc.
24. Filing Maps of Subdivisions.
25. Removing Electric Wires on Streets.
26. Freight and Express on Street Cars.
27. Permit to Maintain Hospitals.

IT SHALL BE UNLAWFUL FOR ANY PERSON WITHIN SAID CITY:

1. **Petroleum within Fire Limits.**—To keep any petroleum, gasoline or any product of petroleum of hydro-carbon liquid within the fire limits of said city in quantities in excess of five gallons or in other parts of said city in excess of one hundred and twentyfive gallons without first obtaining the approval of the Building Inspector of said city of the place where the same is to be kept, and the manner and method of keeping the same.

2. **Keeping Powder within Fire Limits.**—To keep within the fire limits any dynamite, giant powder or similar explosive, except gunpowder in quantities not exceeding 25 pounds.

3. **Keeping Hay within Fire Limits.**—To keep or store within said fire limits over two tons of loose, or fifty tons of baled hay, without first obtaining permission so to do from the Board of Trustees.

4. **Keeping Lumber Yard within Fire Limits.**—To keep or have charge of any lumber yard within said fire limits.

5. **Building Fires within Fire Limits.**—To start any fire in the open air upon any lot or yard within said fire limits, without first obtaining permission so to do from the Street Superintendent.

6. **Brush Fires.**—To start any fire in the open air outside of the fire limits of said city unless there shall be someone in constant attendance during such fire and until the same is fully extinguished.

7. **Shooting Firearms.**—To shoot or fire off any firearm within a radius of one half of a mile from the northwest corner of State and Orange street; or any other firearm than a shotgun outside of said territory (except an officer of the law in the discharge of his duty) without a permit so to do first obtained from the marshal.

8. **Shooting Airguns.**—To shoot or discharge within said city any airgun or springgun shooting anything other than cork or other soft substances.

9. **Concealed Weapons.**—To wear or carry concealed, upon any street, any pistol, revolver, dirk, dagger, bowieknife, brass knuckles, slung-shot, sand-bag or any dangerous or deadly weapon, without first obtaining a permit from the City Marshal so to do.

10. **Limiting Laundry Districts.**—To keep, conduct or have charge of any laundry, except upon the permission of the Board of Trustees first had and obtained, outside of the following limits, to-wit: Bounded on the north by the right of way of the A. T. & S. F. Railway Company, from the west line of the City of Redlands to Fifth Street, thence south along said Fifth street to East Central avenue, thence east on East Central avenue to Seventh street, thence south on Seventh street to East State street; thence west on East State street to Sixth street; thence north on Sixth street to the center of the alley between East State street and East Central avenue; thence west to a point distant one hundred and twenty feet east of Orange road; thence north to the center of East Central avenue; thence west along said East Central avenue and along West Central avenue to the west line of the city.

11. **Limiting Districts for Blacksmith Shops, etc.**—To hereafter establish any blacksmith shop, machine shop, automobile repair shop, tin shop, livery or feed stable, or any other shop or place of similar character south of the following described limit in the City of Redlands, to-wit: Commencing at the intersection of the east line of Eureka street and the alley in Block "B" of Orange Grove Addition; thence easterly in a straight line through Park Addition and Subdivision of Block XXVIII to Olive avenue.

12. **Prohibiting Dense Smoke and Soot.**—To permit or allow smoke, soot, or cinders to be emitted from any engine, fire box, stove, furnace, chimney or smoke stack in dense form or so as to annoy any resident of the neighborhood with smoke, soot or cinders or to operate any engine or machinery using fuel oil, emitting offensive odors, or smoke or soot which extends to the dwelling houses in the neighborhood to such an extent as to render their occupancy materially uncomfortable, or interfere with the comfortable enjoyment of life or property.

13. **Restricting use Gasoline Engines.**—To use, run or operate any stationary gasoline engine within 300 feet of any private residence, rooming or lodging house without first obtaining the consent of all persons living or residing within such distance; provided, that such engine may be used without such consent, when the exhaust therefrom shall be muffled so as to destroy the noise and report caused from such exhaust.

14. **Exits for Public Buildings.**—To occupy or use any room, hall or building for public purposes of amusement or entertainment where a seating capacity of over fifty persons is provided, that does not have at least one front and two rear exits, or one front, one side and one rear exit, each separate and distinct from the other, and of such size as to permit of the speedy exit therefrom in case of fire or panic, and the word "Exit" plainly marked and at all times while occupied kept plainly visible by a light over the top of each such exit, and such room, hall or building shall also be provided with thorough ventilation.

15. **Obstructing Aisles in Public Buildings.**—To obstruct or permit or allow any person to obstruct any aisle, passage way, corridor or stairway of any church or public building, room or hall in said city during or preparatory to any public gathering therein, or to lock or fasten the door thereof during such gathering, or to have any door for public exit attached or affixed to any such church or public building that does not swing outward, or to sell or issue tickets for any show, performance, exhibition or entertainment in excess of the seating capacity of the room or place where the same is to be held.

16. **Selling and Use of Fireworks.**—To keep or expose for sale or to sell or fire off or explode any fireworks or any substance or thing of an explosive or combustible nature or for making a pyrotechnic display, provided that the Board of Trustees may permit any person or organization to conduct a pyrotechnic display of fireworks at such time and place and subject to such conditions as it may fix therefor.

17. **Selling Tobacco to and Use by Minors.**—To sell or give to any minor under the age of 21 years any tobacco, cigars, snuff or cigarettes or any composition of tobacco, or for any such minor to use or smoke the same upon the streets of said city or in any public place therein.

18. **Bill Posting.**—To erect, maintain, have charge of, or post bills, notices or advertisements upon any billboard in said city, unless the same shall be constructed at least two feet back from the property line and the bottom board at least eighteen inches above the surface of the ground except the posts used for its support.

19. **Cutting Flowers and Plants on Private Property.**—To cut, break off or to destroy or injure any ornamental or flowering tree, shrub, vine or plant being or growing upon the land of another; or to pick, cut or take any flower, bud or fruit being or growing upon such land, without the consent of the owner or the person in charge of such land.

20. **Keeping Bees.**—To keep or have control of any stands of bees within said city located within five hundred feet of the residence of any other person therein without first obtaining a permit so to do from the Board of Trustees.

21. **Keeping Record of Secondhand Goods.**—To buy or sell or otherwise deal as a business in secondhand bicycles, diamonds, silverware, jewelry, old gold or silver, firearms or any of said articles without keeping a record of all such articles so purchased, acquired and sold, which record shall at all times during business hours, be open to the inspection of the City Marshal or any police officer of said city. Such record shall be kept upon a blank to be furnished by said city and shall show the name and address of the person from whom the same was purchased or acquired and to whom sold and the date of purchase and sale.

22. **Keeping Billiard Halls and Pool Rooms.**—To engage in, conduct or carry on, within said city, the business of keeping a skating rink or a billiard hall, pool room or bowling alley where billiards, pool, bowling or similar games are played without first obtaining a permit so to do from the Board of Trustees, and subject to such conditions as may be from time to time imposed by said Board.

23. **Provisions Relating to Cigar Stores, Pool Rooms, etc.**—To keep open for business any cigar store, billiard hall, pool room, bowling alley or skating rink between the hours of 12 o'clock p.m. and 5 o'clock a.m. of the following day, or to conduct any such business in any room or place where there is any partition or obstruction separating in part or in whole any section of such room or place from any other part or section thereof so as to obstruct a clear view of such room or place from the street fronting upon such place of business, or in any room or place having stalls, side rooms or compartments partitioned or built off from the room or place where such business is conducted, or in any room or place where a clear and unobstructed view of the entire room or place cannot be readily had from the street adjoining such place of business. Nothing herein contained shall apply to prevent the maintenance of toilets in any such room or place.

24. **Filing Maps of Subdivisions.**—To sell or contract for the sale of any lot or lots in any subdivision or tract of land within said city hereafter laid out into lots until the owner or owners thereof shall cause to be made out and left with the City Clerk of said city, for filing, an accurate map or plat thereof, or until the same has been accepted by said Board of Trustees and ordered filed with the City Clerk.

25. **Removing Electric Wires on Streets.**—To remove any building within said city where such removal would require the removal or displacement of any overhead electric, telephone, telegraph or trolley wires until after twenty-four hours after the expiration of notice in writing given by the person or company proposing to remove any building to the person or company owning or operating or having control or charge of such wires to be removed or displaced. Upon the receipt of any such notice, the person or company owning, operating or having charge or control of such wires to be so removed and displaced, shall, within twenty-four hours thereafter, furnish the person or company purposing such removal, an estimate of the maximum cost of the removal or displacement of such wires, and said wires shall be removed and replaced in such manner as the person or company owning, operating or having charge or control thereof shall determine for the safety of the public and for their own protection, and the entire expense of such removal and replacement shall be borne, and paid by the person or company proposing such removal.

26. **Freight and Express on Street Cars.**—To carry, or permit or allow to be carried upon any street car operated or run in the City of Redlands for the carriage of passengers, any freight or express matters therein, without first obtaining from the Board of Trustees of said city a permit so to do, provided that this section shall not apply to the carriage of freight or express matter in cars used for such purpose, and not for the carriage of passengers, when such cars shall be of the same general type as passenger cars operated in said city, except as to windows, entrances and exits, and painted in the same style as such passenger cars and similarly equipped as far as practicable, and kept neat in appearance, nor to cars having a compartment or section thereof used for such purpose, separated by a partition from the section used for the carriage of passengers, and provided further, that nothing herein shall be deemed to apply to the carriage on regular passenger cars of small quantities of light express matter when the same can be so carried without inconvenience to passenger service, and without obstructing any entrance to, or any passage way upon such car.

27. **Permit to Maintain Hospital.**—To conduct or maintain in said city any hospital or other place for the reception or care of sick or diseased persons, without having first obtained a permit so to do from the Board of Trustees, provided that no permit shall be required for any such place now so maintained in said city.

CHAPTER VI

PENAL OFFENSES RELATING TO THE INDIVIDUAL:

Sec. 45 Provisions Relating to the Individual.

SUBDIVISION:

1. Begging on Street.
2. Indecent Language, Drunkenness, Fighting.
3. Visiting Place of Prostitution.
4. Keeping or Visiting Gambling House.
5. Engaging in Gambling Games.
6. Minors on Streets.
7. Minors not allowed in Billiard Halls.
8. Running over Fire Hose.
9. Sprinkling Laundry.
10. Injuring and Defacing Public Property.
11. Buying Secondhand Goods from Minors.
12. Opening City Hydrants.
13. Keeping Register of Hotel Guests.
14. Distributing Sample Medicines.
15. Nuisances in Public Parks.
16. Burial of the Dead.
17. Abatement of Nuisances.
18. Taking hold of Street Cars and Vehicles.

IT SHALL BE UNLAWFUL FOR ANY PERSON WITHIN SAID CITY:

1. **Begging on Street.**—To beg upon any street, or to beg or solicit alms from house to house without a permit so to do first obtained from the Marshal.

2. **Indecent Language, Drunkenness, Fighting.**—To use any vulgar, profane or indecent language within the presence or hearing of women or children; or to use any such language or any abusive language in a loud or boistrous manner; or to be drunk or intoxicated upon any street, lot, unoccupied premises or any public place in said city, or upon any private premises to the annoyance or disturbance of others; or to fight, or offer to fight in said city, or quarrel upon the streets thereof; or to collect upon any sidewalk or street to the annoyance, or inconvenience, or disturbance of others.

3. **Visiting Place of Prostitution.**—To be present at or visit any house of ill fame or any place used or occupied for purposes of prostitution, or where prostitution is permitted, or to live in, or maintain an illicit relation with any person, or to be present at or visit any house or place for the purpose of having illicit relations with any person.

4. **Keeping or Visiting Gambling Houses.**—To keep or have charge of, or be present at, or visit any gambling house, room or place where gambling or a lottery is conducted, carried on or engaged in, or

where any gambling implements, tools or devices are exhibited or exposed to view, or to have the possession or control of any lottery ticket or gambling implements, tools or devices, or any paper, instrument, thing or device used in connection with a lottery or lottery drawing, or in any manner pertaining thereto. Any such implements, tools, devices, tickets or paper, instrument or thing, used as aforesaid, is hereby declared a public nuisance.

5. **Engaging in Gambling Games.**—To play, engage in or bet upon any gambling game not mentioned in the penal code of the State of California, or to play, manipulate, or operate, or permit or allow any person to play, manipulate, or operate any machine, card contrivance, device or any other thing upon which money is staked, or hazarded upon chance, or upon the result of the operation or action of which any goods, wares or merchandise, money, or any article or thing of value, check or token redeemable in or exchangeable for money, or any other thing of value, is staked, won, lost, given away, or taken upon chance, or to keep, control, or have charge or custody of, or permit or allow any person to play, use, or operate any wheel of fortune, ring or ball tossing, throwing or pitching, or any other contrivance, device, or thing upon the result of the action of which money or any goods, wares, merchandise, or any article or thing of value, is staked, hazarded, won, lost, or given away. Any such machine, contrivance or device so used, or operated is hereby declared to be a public nuisance, and the same shall be abated by the City Marshal.

6. **Minors on Streets.**—Under the age of fifteen years to be upon any street during the night time after the hour of nine o'clock p. m., (except when going to and from some place of regular employment or when sent upon some errand by the parent or guardian of such boy or girl), unless accompanied by such parent or guardian or by some other person over said age of fifteen years in whose care or custody such boy or girl may be intrusted by said parent or guardian.

7. **Minors Not Allowed in Billiard Halls.**—To permit or allow any minor under the age of 18 years to visit, enter or be present at any billiard hall or pool room.

8. **Running over Fire Hose.**—To run any vehicle, automobile or machine upon or over any fire hose belonging to said city.

9. **Sprinkling Laundry.**—To spray or sprinkle any clothes or other articles of laundry by means of liquid ejected from the mouth.

10. **Injuring and Defacing Public Property.**—To mar, injure or deface any part of any public building, bench, settee or any other public property within said city.

11. **Buying Secondhand Goods from Minors.**—To purchase or receive from any minor under the age of eighteen years any scrap iron, lead pipe, brass, bottles, sacks, rubber or other articles commonly known as junk, or any secondhand goods, wares or merchandise.

12. **Opening City Hydrants.**—To open or to attempt to open any fire hydrant in the city of Redlands, without first obtaining a permit so to do from the Chief of the Fire Department of the city.

13. **Keeping Register of Hotel Guests.**—To keep or carry on in

said city any hotel, lodging, rooming or boarding house without keeping a register wherein all persons upon securing lodging, rooms or board in any such place shall be required to inscribe their names and place of residence, together with the date of registration and the number of the room or rooms occupied by such persons. Said register shall be kept in a conspicuous place in said hotel, lodging, rooming or boarding house, and shall at all times be kept open for inspection; and all halls, stairs and exits used in any such place shall be kept lighted between the hours of 7 p. m. and 6 a. m. of the following morning.

14. **Distributing Sample Medicines.**—To distribute any patent medicine or any medicinal preparation or compound, or any medicine, drugs, herbs, or sample thereof within said city except to physicians and druggists.

15. **Nuisances in Public Parks.**—To commit any nuisance, to loiter or remain in or visit any public park in the City of Redlands between twelve o'clock, midnight, and four o'clock a. m. of the following day, provided this section shall not prevent persons passing through said parks in coming from or going to other parts of said city.

16. **Burial of the Dead.**—To bury or inter the dead body of any person within the limits described in Ordinance No. 434 of said city.

17. **Abatement of Nuisances.**—Whenever the Board of Health of the City of Redlands shall declare the existance or maintenance of any condition, act or thing upon any premises occupied, owned or in control of any person, a nuisance, whether public or private, the Health Officer of said city shall certify such fact to the Marshal of said city, and it shall thereupon become the duty of such Marshal to at once serve written notice upon the owner or person occupying or having charge or control of such premises to forthwith abate such nuisance, and if such nuisance is not abated within twenty-four hours after the service of such notice it shall be the duty of the Marshal to summarily abate the same. If such premises are unoccupied, or the person in charge or control thereof, is unknown to said Marshal, then he shall post such notice upon said premises, in lieu of personal service thereof.

18. **Taking Hold of Street Cars and Vehicles.**—To take hold of any moving car while riding a bicycle or of any motor vehicle operated at a speed in excess of 12 miles per hour or any moving vehicle at all in the business portion of the city.

CHAPTER VII.

CENSOR COMMISSION AND REGULATION OF MOVING PICTURES AND OTHER PUBLIC PERFORMANCES.

- Sec. 46. Appointment of Commission.
47. Power and Authority.
48. Report to Marshal.
49. Permit to Exhibit Moving Pictures.
50. City Clerk to Issue Permit.
51. Revocation of Permit.
52. Free Access to Exhibition.
53. Immoral and Indecent Plays.

54. Posting and Exhibiting Obscene Pictures.
55. Limiting Character of Sunday Plays.
56. Marshal to Prohibit Unlawful Plays.

Sec. 46. **Appointment of Commission.**—There is hereby created and established a Censor Commission to consist of three members to be appointed by the President of the Board of Trustees of said city, to be ratified by said Board, and to serve at the pleasure of said Board. The chairman of said Commission shall be known as the Censor Officer of said city.

Sec. 47. **Power and Authority.**—Said Commission is hereby vested with power and authority to investigate all shows, theatrical performances, or plays, moving picture and vaudeville shows, all places of public amusement, bill boards, picture post cards, pictures and generally all matters and things pertaining to or affecting the public morals of the inhabitants of said city, and such other authority as may be hereafter delegated to said Commission by ordinance or resolution adopted by said Board of Trustees.

Sec. 48. **Report to Marshal.**—Whenever said Commission or said Censor Officer finds that any ordinance of said city pertaining to any matters mentioned in this chapter is being violated or is likely to be violated, they shall report such fact to the City Marshal with their recommendations relating thereto, and it shall be the duty of said Marshal to carry out such recommendations so far as practicable.

Sec. 49. **Permit to Exhibit Moving Pictures.**—It shall be unlawful for any person to hold, conduct or carry on, or to cause or permit to be held, conducted or carried on, any moving picture exhibition or any entertainment at which moving pictures are exhibited, without having a permit therefor in writing, obtained as hereinafter provided.

Sec. 50. **City Clerk to Issue Permit.**—Any person desiring to obtain a permit to hold, conduct or carry on a moving picture exhibition or any entertainment at which moving pictures are exhibited shall file an application in writing therefor with the City Clerk, specifying the place where such exhibition or entertainment is proposed to be held, conducted or carried on, and signed by the applicant and thereupon such permit shall be issued by said City Clerk to such applicant unless it shall be found that the place where such exhibition or entertainment is proposed to be held does not comply with the ordinance of said city relating thereto.

Sec. 51. **Revocation of Permit.**—In the event that any person holding a permit to conduct or carry on a moving picture exhibition or an entertainment at which moving pictures are exhibited, shall violate or cause or permit to be violated, any of the provisions of this ordinance relating thereto, the Board of Trustees of said city may, in addition to the other penalties provided by this ordinance revoke the permit issued for the conducting or carrying on of such exhibition or entertainment, or limit such revocation to conducting or carrying on such exhibition or entertainment on Sundays only. No permit shall be revoked until a public hearing has been had, upon at least five days' notice of the time and place of such hearing, to the person whose permit is under consideration.

When such permit is revoked, the issuance of a new permit shall be discretionary with said Board and subject to such conditions and regulations as may be imposed by it.

Sec. 52. Free Access to Exhibition.—The Censor Officer of said city shall have, upon demand, the right of free access to any place or room or building, at which is held or given any public exhibition or entertainment, at which moving or motion pictures are exhibited or displayed or carried on.

Sec. 53. Immoral and Indecent Plays and Exhibitions.—It shall be unlawful for any person, in the presence of any public gathering or audience, or at any show, performance, theater, opera or play house, to exhibit or perform or permit or allow any person to exhibit or perform, or participate in the exhibition, presentation or performance of any immoral, obscene, indecent or lewd act, play or performance, or any act, play or performance, offensive to decency or which is adapted or tends to excite to immoral, vicious or lewd thoughts or acts, or to degrade public morals; or any muscle dance, or any dance, performance or exhibition which the Board of Trustees or Censor Commission or Censor Officer shall condemn as immoral, offensive, indecent or as tending to degrade public morals and the Marshal of said city is hereby authorized, and it shall be his duty to summarily abate any violations or attempted violations of any of the provisions of this section.

Sec. 54. Posting and Exhibiting Obscene Pictures.—It shall be unlawful for any person to post or permit to be posted upon any billboard, or otherwise exhibit to public view, or distribute any licentious, lewd, indecent or obscene picture, bill or poster, or any picture, moving picture, bill or poster such as is obscene or indecent, or is adapted or tends to excite to immoral, vicious or lewd thoughts or acts, or any picture in which there is represented, illustrated or depicted the killing of any person or any murder scene, or the commission of any crime or public offence or any representation of any prize fight, or boxing contest, provided, however, that nothing contained in this section shall be deemed to prevent any murder scene which is historical or is depicted, described or represented in or by any work of art or in classical literature, or any scene or act first approved by said Censor Commission or Censor Officer. Any such picture, bill or poster is hereby declared to be a menace to the public morals of the inhabitants of said city, and a public nuisance, and the Marshal of said city is hereby authorized and it shall be his duty to summarily abate such nuisance by destruction or removal of such picture, bill or poster.

Sec. 55. Limiting Character of Sunday Plays.—It shall be unlawful for any person to hold, conduct or carry on, or to permit or allow to be held, conducted or carried on, in the City of Redlands during the hours between midnight of Saturday and midnight of the following Sunday of every week, any public theatrical performance, moving picture show, or moving picture exhibition, or moving picture entertainment, or any other public show, performance, or entertainment; provided that the provisions of this section shall not be deemed to apply to or prohibit any public musical entertainment, or moving pictures at any religious service, or moving pictures of an historical, scenic or educational char-

acter, and provided further that no picture or pictures shall be exhibited or shown at any moving picture show, exhibition or performance during said hours, without first exhibiting the same and the films thereof to said Censor Officer upon his demand therefor. Such exhibition to consist of showing the same to said Censor Officer in the same manner as at a public exhibition thereof, or in such other manner as he may require.

Sec. 56. **Marshal to Prohibit Unlawful Plays.**—Whenever any person or company advertises by posters or otherwise, any play, act or performance or information is otherwise obtained from which it reasonably appears or may be reasonably inferred that the giving of such play, act or performance would result in a violation of any of the provisions of this ordinance relating thereto, it shall be the duty of the Marshal of said city to prohibit and prevent such play, act or performance.

CHAPTER VIII.

REGULATIONS RELATING TO GARBAGE, RUBBISH, WASTE MATTER, CESSPOOLS, AND OTHER HEALTH MEASURES.

- Sec. 57. Meaning of Garbage, Rubbish and Waste Matter.
58. Garbage to be Kept in Receptacles.
59. Removal from Premises.
60. Keeping Rubbish and Waste Matter in Receptacles.
61. Removal from Premises.
62. Collection and Removal of Garbage.
63. City Garbage Collector.
64. Duties of Garbage Collector.
65. Carrying Garbage, Cesspool and Privy Contents.
66. Rubbish on Streets, in Drains, Ditches and Sewers.
67. Burial of Dead Animals.
68. Maintain Privies and Cesspools.
69. Privies not Connected with Sewers.
70. Cleaning Privy or Cesspool.
71. Keeping Yard in Clean Condition.
72. Selling Decayed Fruits.
73. Keeping Manure in Receptacles.
74. Removal of Manure.
75. Permit to Slaughter Animals.
76. Requirement before Issuance of Permit.
77. Notice to Health Officer.
78. Regulations Relative to Slaughtering.
79. Penalty.

Sec. 57. **Meaning of "Garbage," "Rubbish" and "Waste Matter."**—The word "garbage" as used in this ordinance shall mean and include table refuse and offal, swill and every accumulation of animal, vegetable and other matter that attends the preparation, consumption, decay or dealing in or storage of meats, fish, fowls, fruits and shall include all animal and vegetable refuse from kitchens and all household waste that shall have been prepared for or intended to be used as food, or shall have resulted from the preparation of food. Dead animals over ten pounds in weight, dish or waste water are not included under garbage.

The word "Rubbish" as used in this ordinance shall mean and include leaves, chips, wooden ware, paper, pasteboard, grass, rags, straw, boots, shoes, hats and other combustible materials, as well as tin cans and bottles.

The words "waste matter" as used in this ordinance, shall mean and include brickbats, plaster, cement, crockery, broken glass, ashes, cinders, shells, metals and other noncombustible materials.

Sec. 58. Garbage to be Kept in Receptacles.—All garbage accumulated at any private dwelling, boarding house, restaurant, hotel, eating house, market, grocery store, fruit store, or store selling fruits and vegetables or any other place of business where there is any accumulation of garbage shall be kept upon the premises in a water tight receptacle, with tight fitting cover, and of sufficient size to hold all garbage that may accumulate at such place between the times when the same shall be removed, and such cover shall be kept securely fastened upon such receptacle while containing garbage; except when garbage is being placed therein or removed therefrom, provided that small quantities of garbage accumulated at private dwellings may be buried when securly covered by earth within twenty four hours after being accumulated until such practice is prohibited by the Board of Health of the city.

Sec. 59. Removal from Premises.—All such garbage receptacles at private dwellings shall be emptied at least once a week, (except when garbage is buried as aforesaid) and at all other places at least twice a week, and all such garbage (except when buried as aforesaid) shall be removed from the premises and disposed of in such manner as not to become a nuisance or menace or danger to public health. No rubbish or waste matter shall be placed in garbage receptacles, nor shall garbage be placed in receptacles for rubbish or waste matter.

Sec. 60. Keeping Rubbish and Waste Matter in Receptacles.—Every person having charge or control of any hotel, restaurant, eating house, boarding house, apartment house, rooming house, fruit stand, store or other place of business within the City of Redlands where rubbish or waste matter accumulates, shall provide a covered box, barrel or other receptacle, to be kept upon the premises for the storage of such rubbish and waste matter, and the same shall be placed therein; provided that the provisions of this section shall not apply to boarding, rooming and apartment houses located outside of the fire limits of said city.

Sec. 61. Removal from Premises.—All such rubbish and waste matter so kept shall be removed and disposed of at least once each month, and so as not to become a nuisance, or menace or danger to public health or damage or injury to public property.

Sec. 62. Collection and Removal of Garbage.—All garbage accumulated in receptacles shall be removed and conveyed by the City Garbage Collector, and no person, other than such collector, shall remove or convey from any premises, or upon the streets of said city any garbage, provided that the Board of Trustees may give permission to any person to make disposition of his garbage accumulations otherwise than by the City Garbage Collector.

Sec. 63. City Garbage Collector.—Any person with whom the City may enter into a contract to remove and dispose of garbage shall be known as, and is hereby designated as the City Garbage Collector so long as such contract remains in force.

Sec. 64. Duties of Garbage Collector.—The City Garbage Collector shall collect, remove and dispose of all garbage accumulated in garbage receptacles under the provisions of this ordinance upon payment of his charge therefor, and shall so arrange such collection that removals of garbage shall be made as required under the provisions hereof. He shall also, upon request, and payment of his charge therefor, remove and dispose of all rubbish and waste matter accumulations, dead animals, contents of cesspools and privies. All garbage and other things so disposed of by said Collector under the provisions hereof shall be removed without the limits of said city and disposed of in such manner as not to be a nuisance or danger to the health of any person or to create a nuisance, provided that waste matter may be disposed of within the city limits upon private property with the consent of the owner of such property, and permission first obtained from the Superintendent of Streets of said city, and no person shall dump or place upon the property of another or upon any street in said city any garbage, rubbish or waste matter except as provided herein.

Sec. 65. Carrying Garbage, Cesspool or Privy Contents.—No person shall carry through the streets between the hours of six o'clock in the morning and nine o'clock in the evening the contents of any cesspool, or privy; or use any vehicle for such purpose, or for the carrying of any swill or garbage upon the streets that is not sufficiently tight to prevent leakage thereof, and having a tight fitting wooden or metal cover and such vehicle shall be thoroughly cleansed immediately after use so that it shall be in a clean and sanitary condition.

Sec. 66. Rubbish on Streets, in Drains, Ditches and Sewers.—No person shall place upon any street or sidewalk, or in any drain or storm water ditch, any trash, rubbish, garbage, waste matter, glass, tacks, filthy or decayed matter, offensive liquids, dead animals, or fowls or anything likely to be or become a nuisance or to injure or damage the property or person of another, or to place or deposit in any sewer any trash, rubbish, waste matter, garbage or any solid substance of any kind.

Sec. 67. Burial of Dead Animals.—No person shall permit or allow any dead animal or fowl, of which he is the owner, or under his charge or control, to remain upon any street over four hours, or upon any private property over twenty four hours, without proper burial.

Sec. 68. Maintaining Privies and Cesspools.—No person shall erect, use or maintain any privy, vault or cesspool for the reception of human excrement or fecal matter upon any lot or premises in said city abutting upon any street therein, having a public sewer thereon opposite such lot or premises, or accessible thereto within a distance of one hundred and fifty (150) feet from the nearest point of such lot or premises to such sewer, unless the same be connected with such sewer; and the use or maintenance of any such privy, vault or cesspool not so connected is hereby declared to be a public nuisance, provided that the Board of Trustees may grant a temporary permit to maintain such vault or cesspool when in good sanitary condition.

Sec. 69. Privies Not Connected With Sewers.—No person shall erect or maintain any privy used for the reception of human excrement

or fecal matter upon any lot or premises in said city not connected with a public sewer therein, within fifty feet of any dwelling house of another nor unless the same shall have a connection with a vault for the reception of such excrement or fecal matter at least five feet deep and screened from flies.

Sec. 70. Cleaning Privy or Cesspool.—No person shall fail or neglect to thoroughly clean any cesspool or privy upon any property owned or occupied by him whenever the same becomes offensive or a menace to health or likely to become so, or within forty eight hours after notice so to do by the Health Officer of said city; or fail or neglect to thoroughly disinfect any privy, cesspool or premises whenever directed so to do by such Health Officer.

Sec. 71. Keeping Yard in Clean Condition.—No person, either as owner or occupant, shall permit or allow his yard or premises to be in an unclean or unwholesome condition, or so as to endanger the buildings thereon or other buildings to loss or injury by fire, or to permit any substance to be or remain thereon which is liable to become injurious to the public health or offensive to the senses or to interfere with public comfort, or to permit any accumulation of rubbish, stagnant water or filth of any kind to be or remain upon his yard or premises.

Sec. 72. Selling Decayed Fruits.—No person shall sell, keep or expose for sale any decayed or unwholesome fruit or vegetables, or tainted or unsound meat, fish or fowls.

Sec. 73. Keeping Manure in Receptacles.—No person in possession of or having charge or control of any premises, stable, barn, shed or corral, situated within the fire limits of said city, shall permit or allow any manure to accumulate, be or remain in or upon such premises, stable, barn, shed or corral, for a longer period than two days, unless the same be kept in a tight box or receptacle with a close fitting top or cover, so constructed that flies or insects cannot get in, or have access to such box or receptacle, or to permit or allow any manure to accumulate, be or remain in or upon any premises, barn, shed or corral, situated within said city; or outside of said fire limits, for a longer period than two days, when such manure is within seventy-five feet of any occupied dwelling, excepting the same be kept in a tight box or receptacle, with a close fitting top or cover so constructed that flies or insects cannot get in, or have access to the interior of such box or receptacle.

Sec. 74. Removal of Manure.—All manure so kept in any box or receptacle, must be moved and disposed of by the owner or person having charge or control thereof at least once each month. Any manure whether removed from such box or receptacle or not, must not be stored or gathered in piles upon any premises within said city, unless for immediate use thereof as fertilizer for such premises and when so stored or gathered, must be used within two days thereafter, provided that the provisions hereof relating to such storing or gathering of manure, shall not apply to any person keeping the same at a distance of more than three hundred feet of any occupied dwelling.

Sec. 75. Permit to Slaughter Animals.—No person shall slaughter any neat cattle, sheep, or swine within the City of Redlands without

first obtaining a permit so to do from the Health Officer thereof.

Sec. 76. Requirement Before Issuance of Permit.—Before any permit shall issue, said Health Officer shall require the person to whom such permit is issued to establish, construct and maintain a suitable place for the slaughtering of such animals, which shall be constructed and maintained in such manner and subject to such regulations as said Health Officer may prescribe, and said permit shall not issue until such Health Officer approves of the place in which the slaughtering is to be done.

Sec. 77. Notice to Health Officer.—Before any such animal, the meat of which is to be used for human food in said city, is slaughtered, the person holding such permit shall give notice to said Health Officer at least twenty four hours before such slaughtering is to take place that such slaughtering will be done, specify the time and place, when and where it will take place.

Sec. 78. Regulations Relating to Slaughtering.—No person shall sell, have or keep for sale for human food, or have in possession the flesh of any such animal unless the same shall have been slaughtered in an official establishment under the supervision of a United States Government inspector in accordance with the regulations relating to the inspection of meat as prescribed by the Department of Agriculture of the United States, or under the supervision of the Health Officer, provided that whenever any such animal is slaughtered without the limits of said city and the meat is brought into the city for sale as human food, and the same has not been slaughtered as hereinbefore provided, it shall be unlawful for any person to keep for sale or sell any part of the flesh or meat thereof unless there shall be stamped upon each separate parcel of such meat so brought into said city for sale, the date when and the place where slaughtered and if said Health Officer, upon inspection of such meat, shall condemn the same as unfit for human food or shall, upon inspection of the place where such animal is slaughtered, find that such place is not constructed or maintained in a sanitary condition or substantially in accordance with the requirements of slaughtering places within said city, or if such Health Officer shall, upon such inspection or otherwise, ascertain that diseased cattle are being slaughtered at such place for sale as human food or are being purchased for human food by the person selling or furnishing such meat to persons within said city to be sold therein, he may condemn all meat coming from such place or sold or furnished by such person to be sold within said city.

All such meat so condemned by such Health Officer within said city shall be destroyed as provided by Section 99 of this Ordinance and the sale of any condemned meat to any person for human food is hereby declared to be unlawful.

Sec. 79. Penalty.—Any person violating any of the provisions of any of this chapter or failing or neglecting to do or perform any of the acts or things required to be done or performed by said sections shall be deemed guilty of a misdemeanor.

CHAPTER IX.

REGULATING CARE OF DAIRIES AND SALE OF MILK.

Sec. 80. Obtaining Permit.

- Sec. 81. Purity of milk.
- 82. Certificate of Health.
- 83. Notice to be given City Veterinary.
- 84. Report of Diseases to Health Officer.
- 85. Adding New Cows to Herd.
- 86. Owner to Report Disease to Health Officer.
- 87. Rules of Board of Health to be Observed.
- 88. Appointment of Veterinary Surgeon.
- 89. Selling Without Certificate.
- 90. Selling Where Contagious Diseases Exist.
- 91. Tagging of Tested Cows.
- 92. Penalty.
- 93. Duties of Health Officer.

Sec. 80. **Obtaining Permit.**—It shall be unlawful for any person to engage in the business of selling milk in the City of Redlands without obtaining a permit so to do as hereinafter provided.

Sec. 81. **Purity of Milk, Cream and Butter.**—It shall be unlawful for any person to sell or offer for sale, or have in his possession for the purpose of sale, milk, cream or butter from any diseased cow or any cow fed in whole or in part on still slops, or any food calculated to render the milk of such cow unwholesome for human food, or milk to which water, preservative, or any other foreign substance has been added, or which contains more than eighty-seven (87) per cent of watery fluid, or less than nine and a half ($9\frac{1}{2}$) per cent solids not fat, or less than three and one half ($3\frac{1}{2}$) per cent fat or milk from which any portion of the cream has been removed unless such milk is represented at the time of the delivery as "skimmed milk" and the words "skimmed milk" are distinctively marked in conspicuous letters upon the outside and near the top of each can, measure, or other vessel used in the sale and delivery of such skimmed milk.

No milk shall be sold which is taken from any cow within fifteen days before or five after parturition. Milk to be over ten hundred and thirty (1030) on lactometer.

The milk, food and sanitary Inspector as well as the Health Officer shall be permitted access at all reasonable hours to dairies and they shall be furnished a sample of milk in proper quantities on demand.

Sec 82. **Certificate of Health.**—Said permit shall be obtained from the City Clerk of said City upon presenting to him a Certificate of Health from a Veterinary Surgeon, lawfully qualified to practice his profession within the State of California, or the Health Officer of said city, issued within two years prior to the date of such license, to the effect that the cow or cows producing milk to be offered for sale, are free from disease, and that the premises on which the cows are kept are in a clean and sanitary condition. The certificate of such Veterinarian must state that he has applied the tuberculin test in a thorough and practical manner as laid down by the United States Department of Animal Industry within three months immediately preceding the filing of the application for such permit, and shall make a statement regarding the results of the tuberculin test, upon each cow tested, showing the date and time when such test was applied, and the hour of each day when the temperature is taken and the temperature shown at such taking.

Sec. 83. Notice to be Given City Veterinarian.—Before any such test is made, the City Veterinarian or Health Officer shall be notified at least twelve hours in advance of the time and place when and where such test is to be made and if satisfied that any cow, so tested, is free from disease he must endorse his approval upon such Certificate of Health.

Sec. 84. Report of Diseases to Health Officer.—It shall be the duty of any Veterinarian issuing any such Certificate to immediately report to the Health Officer of said City, the presence of disease in any cow or cows owned by or in the possession, charge or control of the person applying for such license, and it shall be the duty of the owner, operator, or person in charge of any dairy supplying the inhabitants of said City with milk, to report to said Health Officer the presence of any disease among any of its cows.

Sec. 85. Adding New Cows to Herd.—Before any cow or cows shall be added to the herd from which the licensee derives his supply of milk, the tuberculin test shall have first been applied as provided in Section 82 hereof, and such certificate filed with the City Clerk.

Sec. 86. Owner to Report Diseases to Health Officer.—It shall be the duty of the owner, operator or person in charge of any such dairy to immediately report to the Health Officer the presence of any contagious or infectious disease among any member of the family of the person supplying milk to the inhabitants of said City or among any of his employes, and milk shall not be sold from such dairy during the existence of such disease until permission is obtained from such Health Officer, which permission shall be granted upon necessary precautions being taken to prevent the spread of such contagious or infectious disease by the sale of such milk.

Sec. 87. Rules of Board of Health to be Observed.—Every person obtaining a permit to sell milk as herein provided shall observe in every particular the rules, regulations and requirements now or hereafter adopted by the Board of Health of said city relating to the care and sanitary condition of the dairy from which milk is supplied to the inhabitants of said city.

Sec. 88. Appointment of Veterinary Surgeon.—The Board of Trustees of said city hereby creates the office of City Veterinarian and may at any time, by resolution, appoint a Veterinary Surgeon or the Health Officer to fill such office. He shall perform such duties as may be required of him by said Board, and upon such appointment being made, all such certificates or Health shall thereafter be issued by such appointee.

Sec. 89. Selling Without Certificate. It shall be unlawful for any person not having a permit as herein provided, to sell milk to any person without first obtaining a Certificate of Health as herein provided.

Sec. 90. Selling where Contagious Diseases Exist.—It shall be unlawful for any dealer in milk or cream or his agents to serve milk or cream in bottles to any dwelling that has in it any contagious disease or that has been placarded by the Health Officer of said city for a contagious disease until such placard has been removed by the proper author-

ity. Milk may be poured from bottle into container for use of such dwelling not nearer than twenty (20) feet from such dwelling..

Sec. 91. **Tagging of Tested Cows.**—All cows found free from tuberculosis examined under the provisions of this article shall be tagged in the right ear by a numbered tag to be furnished by the city. All said cows that are found to be tubercular shall be at once removed from said tagged cows, and not again herded or placed with or in proximity to them or any of them until upon re-examination such cows are found to be free from tuberculosis.

Sec. 92. **Penalty.**—Any person who shall violate any of the foregoing provisions of this Chapter shall be deemed guilty of a misdemeanor.

Sec. 93. **Duties of Health Officer.**—It shall be the duty of the Health Officer to inspect the dairies of every person supplying milk to the inhabitants of said city, at least once every three months, and to report, in writing, the result of such inspection and the condition in which he may find such dairies to the Board of Trustees of said city. All expenses incurred in that behalf by the Health Officer shall be paid by the City.

CHAPTER X

HEALTH AND SANITARY REGULATIONS

- Sec. 94. Appointment of Board of Health.
95. Duties of Health Officer.
96. Adopting Rules and Regulations.
97. Adopting Section 3045, Political Code.
98. Violation of Rules.
99. Inspection and Destruction of Meats, etc.
100. Selling Impure Meats.
101. Resisting Health Officer.
102. Landlords Reporting Cases to Health Board.
103. Reporting Removals to Health Board.
104. Reporting Deaths to Health Board.
105. Furnishing Blanks.
106. Meetings of Board of Health.
107. Sanitary Surveillance by Health Board.
108. Disinfecting Premises.
109. Notice of Contagious Diseases.
110. Exposed Persons Not to Go in Public.
111. Reporting Contagious Diseases to School Authorities.
112. Visiting Public Institutions by Health Officer.
113. Reporting Contagious Cases.
114. Abatement of Nuisances.
115. Health Board to Determine Existence of Nuisances.
116. Failure to Abate, Unlawful.

Sec. 94. **Appointment of Board of Health.**—A Board of Health consisting of five members, shall be appointed by the Board of Trustees and shall hold office during the pleasure of the trustees.

Sec. 95. **Duties of Health Officer.**—The Secretary of said Board of Health shall be the Health Officer of the city, and it shall be his duty to enforce all rules and regulations adopted by said Board and all laws

relating to the health and sanitary condition of said city.

Sec. 96. Adopting Rules and Regulations.—Said Board shall from time to time, as it may seem necessary, prescribe such rules and regulations for preserving and maintaining the health of said City, the prevention of diseases therein, and the spreading of any infectious or contagious disease, including provisions for quarantining infected persons, animals, building or localities.

Sec. 97. Adopting Section 3045, Political Code.—Pursuant to the provisions of Section 3061 of the Political Code of California, the Board of Trustees of said City do hereby adopt for the period of five years from and after the day of the passage of this ordinance, Section 3045 of said Political Code, which reads as follows: "The Board of Health may locate and establish pest houses, and cause to be removed thereto and kept, any person having a contagious or infectious disease; may discontinue or remove the same, and make such rules and regulations regarding the conduct of the same as are needful." Provided, that said Board of Health shall not have the right to locate and establish pest houses, except by and with the consent of the Board of Trustees of said city.

Sec. 98. Violation of Rules.—Any person violating, or refusing to comply with any rule or regulation of said Board of Health, adopted pursuant to the provisions of this chapter, shall be deemed guilty of a misdemeanor.

Section 99. Inspection and Destruction of Meats, Etc.—It shall be the duty of the Health Officer, and he is hereby empowered to inspect any place where meat, fish, game, poultry, or the products thereof, may be stored, kept, exposed, or offered for sale, and every establishment where meat is manufactured into articles of food, or preserved, cured, canned, or otherwise prepared for food, and shall inspect the same, and whenever such meat, game, fish, poultry, or the products thereof, shall, upon inspection and examination, be found to be tainted, unwholesome, impure, adulterated, or corrupted from any cause, or treated with any chemical or preservative in any manner injurious to health, said inspector shall condemn the same as unfit for human food and shall mark upon such articles of food so condemned, the word, "CONDEMNED", and shall immediately order the same, by notice in writing, to be removed within two hours from the place of business where the same has been found by such inspector and destroyed; and every such person so ordered to dispose of condemned meat, fish, game, poultry, or the products thereof, shall, within twenty-four hours thereafter, file with said meat Inspector a verified statement to the effect that he has removed and destroyed such article of food so condemned. The expense of removal and disposal shall be paid by the person in whose possession such articles of food are found.

Sec. 100. Selling Impure Meats.—It shall be unlawful for any person to hold, offer, keep, or expose for sale any meat, game, fish, poultry, or any article of food manufactured therefrom which may be immature, emaciated, tainted, decaying, decayed, putrid, unwholesome, infected with any disease, treated with any chemical or preservative injurious to health or corrupted from any cause whatsoever; or to sell,

keep for sale, offer or expose for sale, or keep in his possession at his place of business any slaughtered poultry, fish, game, or other animals used for food purposes, which has not been drawn and prepared by removing the viscera at the time of slaughter.

Sec. 101. Resisting Health Officer.—It shall be unlawful for any person keeping, or having in his possession, or under his control, any meat, fish, game, or poultry, or the products thereof, for sale, exposed for sale, stored, or maintained, or kept by him, to prevent, resist, oppose, or attempt to prevent, resist or oppose the entrance of the Health Officer, or Police Officer, for the purpose of inspecting any of such articles of food, and such officers are hereby authorized to enter into any place where any of such articles of food are kept, stored, or offered for sale, to inspect the same.

Sec. 102. Landlords Reporting Cases to Health Board.—Every householder or manager, or proprietor, or keeper of any boarding house or hotel shall report in writing to the Board of Health of said City any person in any house or hotel under his charge, having or affected with tuberculosis. Such report shall be made within twenty-four hours after such person shall stop at such house or hotel and he shall report all known facts concerning the illness of such person.

Sec. 103. Reporting Removals to Health Board.—Every person in charge or control of any dwelling, apartment house, or place in said City shall forthwith report to said Board, in writing, the removal of any person afflicted with tuberculosis from such dwelling, apartment house or place.

Sec. 104. Reporting Deaths to Health Board.—Every physician, undertaker, householder, proprietor, or keeper of any boarding or lodging house shall forthwith report, in writing, to said Board the death of any person who dies from, or while afflicted with tuberculosis or any contagious or infectious diseases.

Sec. 105. Furnishing Blanks.—Said Board of Health shall prepare printed blanks, the expense of which shall be borne by the City of Redlands, for making reports herein required, and shall furnish and supply the same upon demand, and it shall prepare and furnish in like manner suitable circulars and information for persons afflicted with tuberculosis and those with whom they reside or live, and copies of such circulars shall be supplied to all practicing physicians in said city for free distribution to their patients, and said Board shall cause said circulars to be placed in the hands of all persons so reported to it and all persons making such reports.

Sec. 106. Meetings of Board of Health.—The Board of Health shall meet at least once each month and the Health Officer of said city shall make a report of the affairs of his office to said city whenever requested so to do by the Board of Trustees of said city.

Sec. 107. Sanitary Surveillance by Health Board.—If at any time in the judgment of the Board of Health it shall become necessary for the public safety to assume sanitary surveillance on account of the negligence or unwillingness of the attendant who assumes the duties of giving instructions, as provided for in the preceding Sections, then said

Board of Health shall assume such surveillance and no person shall interfere with or obstruct the inspection or examination of any building or house, or the occupants thereof by the representative of said Board of Health, when any case of tuberculosis has been reported as existing in said building or house.

Sec. 108. Disinfecting Premises.—It shall be the duty of the Health Officer of said city to cause to be thoroughly disinfected by such method and in such manner as may be approved by the Board of Health, any room or place occupied by any person who may have died from tuberculosis or any infectious or contagious disease or who may have vacated any such room or premises, whenever he has knowledge of the death or the removal of any such person.

Sec. 109. Notice of Contagious Diseases.—The Health Officer is hereby given the right to and shall place or cause to be placed in a conspicuous place upon any house or premises, a card or flag where any infectious or contagious disease may exist, indicating the existence of such disease upon such premises, and whenever the Health Officer shall cause a card or flag, indicating the existence of any infectious or contagious disease to be placed upon, or attached to any house or dwelling, or upon any premises, it shall be unlawful for any person or persons to obstruct the view of, or destroy, deface or remove such card from any such building or premises until such time as the Health Officer may direct.

Sec. 110. Exposed Persons Not to Go in Public.—It shall be unlawful for any person attending upon or otherwise coming in contact with any infectious or contagious disease to such an extent as to render him or her liable to communicate such disease to another person, to go into any public place or assembly, or mingle with other persons not effected with such infectious or contagious disease wearing any infected clothing or carrying any material that may convey infection.

Sec. 111. Reporting Contagious Diseases to School Authorities.—The Health Officer shall report immediately to the Superintendent of Schools and the Librarian of the Public Library the name and location of every person whom he may know to be affected with any infectious or contagious disease, and no children or other persons who have been suffering from or affected with any infectious or contagious disease, or who may belong or reside with the family, or in the same house in which a person so affected may be located, shall be permitted to visit the Public Library or to attend school, public or private, within the limits of said city as long as there is any danger from contagion or infection, and the school board, principals or teachers, or other persons in charge in the city schools are authorized and required to exclude all such children and persons from said schools until such person so excluded shall show a permit from the Health Officer, stating there is no longer any danger from contagion or infection.

Sec. 112. Visiting Public Institutions by Health Officer.—The Health Officer shall visit the public institutions of the city and the public schools at least once in each quarter, investigating the sanitary conditions of the same, and make quarterly reports of such examinations to the Board of Health.

Sec. 113. **Reporting Contagious Cases.**—It shall be the duty of any physician, practicing his profession in the City of Redlands, to report to said Health Officer without any unnecessary delay, the existence of any and all infectious or contagious cases in said city that may be under his care or treatment, including persons afflicted with tuberculosis.

Sec. 114. **Abatement of Nuisances.**—Whenever the Board of Health of the City of Redlands shall declare the existence or maintenance of any condition, act or thing upon any premises occupied, owned or in control of any person, a nuisance, whether public or private, the Health Officer of said city shall certify such fact to the Marshal of said city, and it shall thereupon become the duty of such Marshal to at once serve written notice upon the owner or person occupying or having charge or control of such premises to forthwith abate such nuisance, and if such nuisance is not abated within twenty-four hours after the service of such notice it shall be the duty of the Marshal to summarily abate the same. If such premises are unoccupied, or the person in charge or control thereof, is unknown to said Marshal, then he shall post such notice upon said premises, in lieu of personal service thereof.

Sec. 115. **Health Board to Determine the Existence of Nuisances.**—Whenever such Board of Health shall declare the existence or maintenance of any condition, act or thing, a nuisance, as provided in the preceding section, the existence or maintenance of such condition, act or thing is hereby declared to be a nuisance.

Sec. 116. **Failure to Abate, Unlawful.**—It shall be unlawful for any person owning, occupying or having charge or control of any premises in said city, to fail or neglect for a period of twenty-four hours after the service of notice as provided in Section 114 hereof to abate such nuisance.

CHAPTER XI—LICENSES

Sec. 117. License Fees.

118. Inter-State Commerce Excepted.
119. Placing in Wrong Classification.
120. Furnishing Statement to Marshal.
121. Penalty.
122. Report to Clerk.
123. Settlement with Clerk.

Sec. 117. **License Fees.**—In the exercise of the police powers of said city and for the purpose of revenue and regulations, all and every kind of business hereinafter mentioned transacted and carried on within the corporate limits of said city, including shows, exhibitions, and lawful games carried on therein, are hereby licensed and a license fee or charge is hereby imposed, payable in advance, at the following rates per quarter, unless otherwise fixed herein, to-wit:

1. For every person engaged in the business of Bill Posting or Advertising Sign Painting upon bill boards, \$5.00.

2. For every Phrenologist, Astrologer, Fortune Teller, Clairvoyant, Spiritualist, or Spirit Medium, who demands or receives a fee for their services and every person engaged in a similar practice or profession, charging or receiving a fee for their services, per day, \$5.00.

3. For every person engaged in the business of dealing in Stocks, Margins, Options, or Futures, in any Stock Board, Stock Exchange or Stock Market, \$100.00.

4. For every person keeping or conducting or having charge of a Shooting Gallery with female attendant, \$25.00; without such attendant, \$4.00 for the first target and \$1.00 for each additional target.

5. For every exhibition such as Lung Testers, Muscle or Weight Tester, \$10.00.

6. For every exhibition such as Ball, Knife, or Ring Throwing or all similar in character not otherwise fixed, \$25.00.

7. For every Circus or Menagerie or Exhibition of Trained Animals connected by or showing with other attractions, \$25.00 per day; every exhibition of Trained Animals without such other attractions, \$15.00 per day; every Side Show exhibition where admission is charged, other than in public or private halls, \$5.00 per day.

8. For every Musical, Rope, Wire, Dancing, Magic, Contortionist, or Legerdemain, Exhibition or Performance or other Street Exhibition or Performance where an admission fee or a collection is taken, or goods or merchandise of any kind offered for sale or given away and not otherwise provided for, \$6.00 per day; provided that this subdivision shall not include the performance of a theatrical or operatic company.

9. For every Merry-Go-Round, \$2.00 per day.

10. Every transient Artist, Agent or Canvasser Selling or Soliciting Orders for the sale of Books, Paintings; Taking, Making, Enlarging, or Furnishing Pictures or Photographs of any description, or selling or furnishing coupons or contracts therefor, \$5.00 per day.

11. Every person who shall open, establish, manage, or have charge of a place of business of any kind for the sale of Goods, Wares or Merchandise at Auction; or every Itinerant or Transient Merchant selling or offering for sale any Goods, Wares or Merchandise; or every Peddler, Hawker, or Other Person, other than a licensed merchant doing business in said city selling or offering for sale or soliciting orders for the sale of any Goods, Wares or Merchandise, by samples or otherwise, to persons not regularly engaged in carrying on such lines of business, \$15.00 per day; provided, this subdivision shall not apply to the selling or soliciting of orders for the sale of fruits, vegetables, or farm products; nor to the sale of goods, wares, or merchandise at auction by a licensed merchant having maintained a permanent and fixed place of business in said city for not less than six months prior to said auction sale.

12. Every person engaged in the business of selling or offering for sale a Bankrupt Stock of Goods, Wares or Merchandise of any kind, not having a license under other provisions of this ordinance to sell such goods, wares or merchandise at a fixed place of business, \$15.00 per day.

13. For every Auctioneer or person engaged in the Auctioning of Goods, Wares or Merchandise, \$5.00 per day; provided this Subdivision shall not apply to Auctioneers auctioning the goods, wares or merchandise of a merchant having maintained a permanent and fixed place of

business in said city for a period of not less than six months prior to such auction sale, or to the auctioning of household goods or farming implements at the residence of the owner thereof.

14. Every Itinerant or Transient Dentist, Doctor or Vendor of any Medicine, Drug, Nostrum, Ointment or Appliance of any kind, intended for the treatment of diseases, or injuries, who shall by writing, or printing, or by any other method or device, or at all publicly profess to cure or treat diseases, or injury, or deformity by any Drug, Nostrum, or Manipulation, or other expedient, or make public demonstration of his work, \$25.00 per day.

15. Every person selling, or offering for sale, or giving away any Merchandise of any kind, using music or any other device to attract crowds, other than a licensed merchant at a fixed place of business, \$10.00 per day, except as otherwise provided.

16. Every person advertising or conducting a Special or Reduced Sale of Musical Instruments or Sewing Machines, other than at a fixed place of business, established and maintained by such person for a period of not less than three months, \$15.00 per day.

17. For every person selling bananas on the public streets, (after permit granted therefor,) per day \$6.00.

Sec. 118. **Inter-State Commerce Excepted.**—The provisions of this Chapter fixing a license fee shall not apply to Inter-State Commerce, nor to persons, who under the law of the State, are entitled to engage in any such business without a license.

Sec. 119. **Placing in Wrong Classification.**—Whenever a license shall issue to any person as provided in this Chapter and it shall afterwards be found that such person has been placed in the wrong classification by the officer issuing such permit, such person shall not thereby be relieved of taking out a new license under the right classification for the business so engaged in by him, and paying the license fee as herein fixed, (less the amount already so paid) upon notice so to do by the City Marshal, nor shall he be relieved of the penalties provided for doing business without a proper license therefor.

Sec. 120. **Furnishing Statement to Marshal.**—Prior to the issuance of any license under this Chapter, the Marshal may require of any person applying for such license or to whom the same is to issue, a verified statement from such person, setting forth sufficient facts concerning such business as will enable the Marshal to determine the classification under which such person comes under the provisions of this Chapter.

Sec. 121. **Penalty.**—It shall be unlawful for any person to conduct, carry on, or do, or perform within the corporate limits of said city any business, act or thing in this chapter specified without first having obtained a license so to do.

Sec. 122. **Report to Clerk.**—The Marshal shall report to the City Clerk every person, firm, association or corporation subject to a license as hereinbefore provided, and the said Clerk shall thereupon prepare the necessary license therefor, and deliver them, with their amount to the Marshal, who shall immediately proceed to collect the same.

Sec. 123. **Settlement with Clerk.**—The Marshal shall, on the first Monday of each month, settle with the said Clerk for said money received by him under this Chapter and immediately pay the same into the treasury of said city on the order of the Clerk, filing with the Treasurer the affidavit required by law in such cases, and taking his receipts for such moneys, filing one of such receipts with the Clerk.

CHAPTER XII—TREE COMMISSION.

- Sec. 124. **Appointment of Commission.**
 125. **Power and Authority.**
 126. **Planting of Trees.**
 127. **Trimming and Cutting without Permit.**

Sec. 124. **Appointment of Commission.**—There is hereby established a Tree Commission, to consist of five members to be appointed by the Board of Trustees and to serve at the pleasure of the Board. The executive officer of such Commission shall be known as the Tree Warden.

Sec. 125. **Power and Authority.**—Said Commission is hereby vested with power and authority to take charge of and supervise the care and maintenance of all public parks and the planting, trimming and removing of all trees upon the streets and public places of the city, provided that said Commission shall, at all times, be subject to the control and authority of the said Board of Trustees.

Sec. 126. **Planting of Trees.**—Said Commission and said Board of Trustees, or either of them, shall have the right to direct the kind and variety of trees to be planted upon any of said streets and it shall be unlawful for any person to plant upon any such street any trees without first obtaining a permit so to do from said Commission or said Board of Trustees.

Sec. 127. **Trimming and Cutting without Permit.**—It shall be unlawful for any person to trim, cut, mutilate or injure any tree, or the roots or branches thereof, or injure or impair the growth or life thereof, or to install upon any street any telephone pole, electric light, trolley, or power pole within six feet of the trunk of any tree growing upon such street without a permit so to do first obtained from said Tree Warden, or said Commission, or said Board of Trustees; provided that nothing herein shall prevent a proper trimming of trees to prevent obstruction to pedestrians or public travel, as required by Subdivision 24 of Section 26 of this Ordinance.

CHAPTER XIII.

CONTRACTS WITH AND CLAIMS AGAINST CITY.

- Sec. 128. **Contracts, How Signed.**
 129. **Bonds.**
 130. **Auditing of Claims.**
 131. **Itemizing Claims.**
 132. **Warrant for Payment.**
 133. **Numbering of Warrants.**
 134. **Warrants for Salaries.**
 135. **Payment of Warrants.**
 136. **Account Kept of Warrants Issued.**
 137. **Report of Moneys Received by Officers.**
 138. **Clerk to Prepare Necessary Forms.**

Sec. 128. Contracts, How Signed.—All contracts authorized or awarded by the Board of Trustees shall be signed by the President of said Board, and attested by the City Clerk for and in behalf of said city, unless otherwise provided by law or by said Board.

Sec. 129. Bonds.—The Board of Trustees may, at any time prior to the execution of any contract with said city, require the contractor to execute to the city a bond, in such amount as said Board may require, conditioned for the faithful performance of such contract; which bond shall be signed by two sureties satisfactory to said Board, who shall justify in double the amount of such bond over and above all statutory liabilities, or a surety bond.

Sec. 130. Auditing of Claims.—No claim or demand against the City of Redlands shall be paid or ordered paid until the same shall have been audited and allowed by the Board of Trustees; and no such claim or demand nor any part thereof shall be allowed or ordered paid except by a vote to that effect of at least three of such Trustees.

Sec. 131. Itemizing Claims.—Every account, claim or demand against the city, excepting those for monthly salaries of its officers, shall be presented to the Clerk of the City and shall contain a full and complete statement of the items thereof, and shall also, if required by the Clerk, be supported by an oath of the claimant that such claim or demand is correct and just, and that the services were rendered and that the materials, supplies or things were furnished as in the items charged; that the amounts are due and that no part of the same has been paid; and it shall be the duty of the Clerk to submit the original of such accounts, claims or demands to the Board of Trustees at their next meeting after such presentation and the action taken by the Board thereon shall be made a matter of record in the minutes of the Board and shall also be endorsed on such claim or demand by the President.

Sec. 132. Warrant for Payment.—Whenever the Board of Trustees shall allow and order paid any claim or demand, either in whole or in part, such fact together with the amount so allowed and ordered paid, and the fund out of which the same shall be paid, and the date of such allowance and order shall be endorsed on such claim or demand by the President of the Board, and it shall be the duty of the Clerk to prepare a warrant on the Treasurer of the City, which warrant shall be drawn payable to the claimant or his order and for the amount ordered paid, and shall specify the date of such order, on what account drawn, and the fund out of which ordered to be paid; and such warrant shall be signed by the President and countersigned by the Clerk of said city.

Sec. 133. Numbering of Warrants.—The Clerk shall have a book of blank warrants and whenever any warrant shall be drawn as provided in the foregoing Section he shall number the same in its order and note on the stub thereof such number and the date, amount, and payee of the warrant, the account on which drawn and the fund out of which ordered paid; and upon delivering the same he shall require the claimant to receipt therefor on such stub.

Sec. 134. Warrants for Salaries.—The Board of Trustees may by an order to be entered in its record, direct the drawing of warrants for the

amounts of the respective monthly salaries of the officers of the city due at the end of the preceeding month, and upon such order being made, the necessary warrants shall be drawn and issued in accordance with the foregoing provisions of this Chapter.

Sec. 135. Payment of Warrants.—All warrants drawn in accordance with the foregoing provisions shall, on presentation to the Treasurer of the City by the holder thereof, be paid, provided the amount in the Treasurer's hands of the fund on which drawn shall be sufficient to pay the same. All warrants presented and not paid for lack of funds shall be registered by the Treasurer so as to show the number, amount, the fund on which drawn, the name of the original holder and the date of presentation; and the fact of such presentation and the date thereof shall be endorsed on the warrant by the Treasurer. All warrants paid shall be so stamped by the Treasurer and shall upon his quarterly settlement with the Clerk, be returned to said Clerk, who shall credit the Treasurer with the amount thereof and receipt to him for the same.

Sec. 136. Account Kept of Warrants Issued.—The Clerk shall note in the book of demands and warrants every claim or demand against the city disposed of in accordance with the foregoing provisions and shall also note therein the final disposition made of the same, the amount thereof ordered paid, if any, and the number of the warrant drawn therefor with the date thereof, and he shall file all such claims and demands.

Sec. 137. Report of Moneys Received by Officials.—Any Official receiving money belonging to the City must report such fact to the City Clerk, making at least quarterly settlements with him, and before paying the same to the Treasurer must obtain from the Clerk an authorization therefor, and filing with the Clerk a duplicate receipt to be issued by such Treasurer.

Sec. 138. Clerk to Prepare Necessary Forms.—The City Clerk is hereby authorized to prepare such system of checks and receipts as he may deem necessary to keep an accurate account of money paid to any city official under any provision of this Chapter.

CHAPTER XIV—MISCELLANEOUS.

- Sec. 139. Unlawful Acts, Misdemeanors.**
140. Penalty for Misdemeanors.
 141. Imprisonment in County Jail.
 142. Working upon Streets.
 143. Immunity.
 144. Clerk to furnish Names of Property Owners, When.
 145. Abatement of Nuisances.
 146. Destruction of Gambling Devices.
 147. Reporting Names of School Children on Streets.
 148. Rules for Government of Police Department.
 149. Meaning of word "Street".
 150. Failure or Neglect to Plant Trees, When Unlawful.
 151. No Permit Required to sell Alcohol.
 152. Ordinances Repealed.

Sec. 139. Unlawful Acts, Misdemeanors.—The doing of any act or thing herein declared or stated to be unlawful or which is forbidden, shall be and the same is hereby declared to be a misdemeanor.

Sec. 140. **Penalty for Misdemeanors.**—Any person convicted of a misdemeanor, the penalty for which is not otherwise prescribed, shall be punishable by a fine of not exceeding \$200 or by imprisonment not exceeding fifty (50) days, or both such fine and imprisonment.

Sec. 141. **Imprisonment in County Jail.**—Any person sentenced to imprisonment or sentenced to pay a fine and in default thereof to be imprisoned, for the violation of any provision of this, or of any Ordinance that may be hereafter adopted, may be imprisoned in the county jail of San Bernardino County by judgment so pronounced by the Recorder or Judge pronouncing sentence.

Sec. 142. **Working upon the Streets.**—Any person confined in either the county or city jail under a judgment of imprisonment for a violation of any Ordinance, may be required by an order of the Board of Trustees or of the City Recorder to perform labor upon the streets or other public work of said City, or if confined in the county jail, to do such work as may be required of prisoners confined therein.

Sec. 143. **Immunity.**—No prosecutions shall be had or maintained, under this or any other Ordinance of said City hereafter adopted, against any person for or on account of any transaction, matter or thing, or offense concerning which he may testify or produce evidence as a witness, on the part of the prosecution in any case prosecuted against another person, nor for or on account of his presence at or participation in any act or proceeding as to which he may testify, whether such transaction, matter, thing or offense occurred before or after the adoption of this Ordinance.

Sec. 144. **Clerk to Furnish Names of Property owners, When.**—The City Clerk shall furnish to the Street Superintendent and City Engineer the names of property owners whenever needed or required by them in the performance of any City work.

Sec. 145. **Abatement of Nuisances.**—Whenever a public nuisance is maintained or exists in said City, either under general law or defined to be such under this or any other Ordinance of said City, it shall be the duty of said Marshal, and he is hereby authorized and empowered to summarily abate the same by removal, destruction or abatement of the act or thing constituting such nuisance.

Sec. 146. **Destruction of Gambling Devices.**—Whenever said Marshal shall have reasonable cause to believe that any gambling implements, tool or device, or lottery ticket or other paper or thing used for gambling purposes in violation of any of the provisions of this Ordinance, are in the possession or under the control of any person, and are being or have been or are about to be used for gambling purposes, it shall be his duty to report the fact to the Recorder of said city under oath, who shall forthwith issue his warrant to said Marshal directing him to seize, and bring the same before the Recorder, and if it shall appear to the Recorder that the principal uses of the same are for gambling purposes, he shall order the same publicly destroyed.

Sec. 147. **Reporting Names of School Children on Streets.**—Whenever any child between the ages of eight and fourteen years shall be seen upon the streets of said city during school hours, unaccompanied

by some one in charge of such child, it shall be the duty of the Marshal, or policeman seeing such child, to obtain its name, name of parents or guardian residence, name of school teacher where attending school, and reason assigned for not then being in attendance at school, and if such officer is satisfied that such child is not attending school at all, he shall report the information so secured by him to the Superintendent of Public Schools of said City within twenty-four hours thereafter, or to some other person designated by said Superintendent to receive the same.

Sec. 148. Rules for Government of Police Department.—The Marshal shall provide a set of rules and regulations for the government of the police department of the City, and when the same are approved or adopted by the Board of Trustees they shall thereupon become and be in force in said City, and must be observed by all police officers thereof.

Sec. 149. Meaning of words "Street" and "Sec."—Whenever the word "street" is used in this Ordinance it shall be deemed to include avenues, alleys and public grounds; and the abbreviation "Sec." shall be deemed to mean "Section".

Sec. 150. Application of Certain Words.—The words "It shall be unlawful for any person within said City" preceding subdivision 1, of Sections 26, 27, 44 and 45 shall be deemed to apply to each of the subdivisions of said sections with the same force and effect as if said words were repeated in each of said subdivisions after the title or heading thereof and before the word "to", in each of said subdivisions.

Sec. 151. Maps of Subdivisions for Acceptance.—All maps or plats of any subdivision left with the City Clerk for acceptance by the Board of Trustees shall be presented to it and he shall endorse such acceptance thereon whenever directed so to do by said Board.

Sec. 152. Requirement before Acceptance.—Before any such acceptance shall be directed to be endorsed, the following conditions must be complied with by the owner or owners of such tract or subdivision, to-wit:—

FIRST: All new streets and avenues platted upon any such map or plat must be located thereon so as to conform as nearly as practicable in width and in continuation of boundary lines, with the streets and avenues platted upon adjoining tracts or subdivisions.

SECOND: All streets and avenues platted thereon must be graded to the official grade, if established, otherwise to the grade furnished by the City Engineer, and all such streets and avenues must be oiled to the satisfaction of said Board.

THIRD: Curbs and gutters must be constructed upon that part of all streets and avenues abutting next to the lots so platted, and all to be so constructed in accordance with specifications for like work adopted by said City, and upon grades furnished by said City Engineer.

FOURTH: In place of complying with the foregoing conditions, the owner of such subdivision or tract may deposit with the Street Superintendent of said City in money, an amount sufficient to enable said Street Superintendent to do all of said work above provided, which amount shall be determined by said Board. If said work is not thereafter fully com-

pleted to the satisfaction of said Street Superintendent by such owner after the acceptance of such map, the said Street Superintendent shall proceed to do said work or such part thereof as shall not have been so completed, and use said money or such part thereof as may be necessary for the payment of said work, and the balance remaining, if any shall be paid over to such owner.

Said Board may, by resolution, require other or different work than that herein provided, in which case such other or different work shall be done before any acceptance of any such map.

Sec. 153. Invalidity of Portions of Ordinances.—If any section, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional or invalid, such decision shall not effect the validity of the remaining portions of this ordinance. The Board of Trustees hereby declares that it would have passed this ordinance and each section, sentence, clause and phrase thereof irrespective of the fact that any one or more sections, sentences, clauses or phrases be declared unconstitutional or invalid.

Sec. 154. Power to grant Permit.—Whenever a permit is required to be obtained from the Board of Trustees under any provision of this ordinance said Board may delegate from time to time the right to issue any such permit to any officer or officers of said city, and may, at any time revoke such right.

Sec. 155. Fire Limits.—The fire limits of the City of Redlands are fixed and established as follows: Beginning on the south line of Colton Avenue at a point one hundred and fifty feet west of the west line of Orange street; thence south to Stuart Avenue; thence west along the north line of Stuart Avenue to a point due north of the east line of Third street produced north; thence south along the east line of Third street so produced and the east line of Third street to the north line of an alleyway lying immediately south of Citrus Avenue; thence east along said alleyway to Fourth street; thence south and southeasterly along Fourth street to Olive avenue; thence northeasterly along Olive avenue to Sixth street; thence northwesterly and north along Sixth street to an alleyway lying between State street and Citrus Avenue; thence easterly along said alleyway to Seventh street; thence north along Seventh street to Central avenue; thence west along Central avenue to Sixth street; thence north along Sixth street to Park avenue; thence west along Park avenue to an alleyway extending between Orange street and Fifth street; thence north along said alleyway, produced to Colton avenue; thence west along Colton avenue to place of beginning.

Sec. 156. Ordinances Repealed.—All ordinances in conflict with this Ordinance, including the Ordinances hereinafter specifically enumerated by number, are hereby repealed; provided, that the repeal of any of said Ordinances shall not operate to revive any Ordinance repealed by any of such Ordinances.

Ordinances by number specifically repealed: 435, 436, 439, 442, 444, 445, 449, 454, 458, 462, 464, 465, 466, 471, 472, 473, 478, 481, 482, 483, 485, 486, 488, 489, 491, 492, 494, 496, 497, 499, 501, 502, 505, 506, 507, 508, 509, 510, 511, 513, 514, 515, 516, 518, 521, 523, 524, 525, 527, 528, 529, 530, 531,

ORDINANCES OF

532, 533, 534, 535, 536, 541, 542, 543, 547, 549, 550, 554, 558, 560, 561, 563, 565, 566, 572, 573, 574, 575.

Article I, II, III, IV, V, VI, VII, IX, X, XI, XII, XVII, and XIX, except Sec. 290 and 291 of Ordinance No. 430 of said City.

Sec. 157. This ordinance shall take effect and be in force thirty-one days from and after its passage and the City Clerk is hereby directed to post the same in the manner required by law.

GEORGE P. CORTNER,
PRESIDENT OF THE BOARD OF TRUSTEES
OF THE CITY OF REDLANDS.

ATTEST: C. P. HOOK,
CITY CLERK OF SAID CITY.

I hereby certify that the foregoing ordinance comprising one hundred and fifty seven sections, was duly adopted at a regular meeting of the Board of Trustees of the City of Redlands.

[SEAL]

C. P. HOOK,
City Clerk.

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