

ORDINANCE NO. 234 BY CRIGHTON.

AN ORDINANCE AMENDING SECTION 2 OF ORDINANCE 108 ENTITLED " AN ORDINANCE TO PROVIDE FOR THE TAXING AND KILLING OF DOGS."

Section 1.

That section 2 of Ordinance No. 108 Entitled " An ordinance to provide for the taxing and killing of dogs, " passed by the Mayor and Council and approved by the Mayor on the 20th. day of May, 1908, be and the same is amended to read as follows:

Section 2.

The City Clerk is hereby authorized to issue a license to any person applying therefor upon the payment of Three Dollars per head for each dog, and Five Dollars per head for each slut or bitch each and every year, said license to date from the first of the fiscal year in which they are granted. Provided However, that any person obtaining their license from the City Clerk on or before the 15th. day of June of each year shall receive a discount of One Dollar and Fifty Cents on each dog and Two Dollars and Fifty Cents on each slut or bitch. No discount will be allowed on any license unless paid at the City Clerks office on or before the above date except to persons who have become the owner of any bitch or dog after the above named date and who makes application in person to pay said license.

Section 3.

That said original Section 2 of Ordinance No. 108 be and the same is hereby repealed.

Section 4.

This ordinance shall be in full force and effect from and after its passage, approval and publication in the official newspaper.

Passed and approved this 2nd day of June, 1913.

Attest

Martin DeWitt
City Clerk

C. B. Compton
Mayor.

An Ordinance to amend Sections 1-3-5-7-8-9-10-11-13-17-18-19 and 20 of Ordinance No. 166, and section 14, of said Ordinance No. 166, as amended by Ordinance No. 195, and to repeal said sections so amended.

Be it Ordained by the Mayor and Council of the city of Payette, Idaho.

Section 1. That section 1, of Ordinance No. 166, of the City of Payette, Idaho, be, and the same is amended to read as follows:

Section 1.

SUPERVISION.

The construction, repair and maintenance of all sewers, drains and cess-pools, whether public or private, shall be under the supervision and control of the Sewer Inspector.

Section 2. That section 3, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 3.

APPLICATION FOR LICENSE.

The application for license shall be presented to the City Council, and no person, firm or corporation shall receive such license who does not have an established place of business within the corporate limits of the City of Payette, and who shall not first have furnished the City Clerk, satisfactory evidence of his or their responsibility and qualifications to ply their trade in accordance with the requirements of this Ordinance and the Sewer Inspector.

Section 3. That section 5, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 5.

LICENSE FEE.

The license fee of a drain layer shall be \$10,00, per quarter, or \$25,00, per annum, payable in advance; and no license shall be granted for a greater period than one year.

Section 4. That section 7, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 7.

PERMIT.

Before commencing the construction, modification or repair of any sewer, drain or cess-pool, the drain layer shall first obtain a written permit from the City Clerk, and such permit shall be upon the ground at all times during the progress of the work, and must be shown any officer in authority, on demand.

Section 5. That section 8, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 8.

APPLICATION FOR PERMIT.

All applications for permits must be made in writing upon the proper blanks for that purpose, and signed by the owner, or his authorized agent, and when it is required, they shall be accompanied by a plan showing the whole course of the drain which is to be constructed, together with the size of the same, the location of all branches, depth of drain below the floor of building, and such other information as may be required by the Inspector, for the proper direction of the work, If the drain is to be connected by a sewer built by private parties, or to pass through property not owned by the applicant, the written consent of the owner must be procured and filed with the application, before the permit is issued.

section 6. That section 9, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 9.

FEE FOR CONNECTION.

A fee of \$2,50, shall be charged and collected by the City Clerk for each connection, to cover the cost of setting grade, and filing in the ~~City~~ Clerk's office, a plan of the work as completed.

Section 7. That section 10, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 10.

BARRICADES.

Excavations in streets and alleys shall be made in such manner as to impede travel as little as possible, and the Sewer Inspector may determine and limit the time ~~of~~ such excavations may remain open, and when unnecessarily delayed, he may direct that the number of workmen be increased to hasten the work to such an extent as he may deem necessary. Red Lights shall be maintained upon all unfinished work at nights, and from dark to sun rise, and sufficient barricades shall be in place at all times until the work is completed.

Section 8. That section 11, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 11.

REFILLING OF TRENCHES.

All trenches shall be refilled in a careful and workmanlike manner, and tamped or puddled so as to replace as nearly as possible, all excavated material, and leave the surface in as good condition as before the commencement of work. Special care shall be observed with trenches within streets and alleys, and all surplus material must be removed when work is completed, and any refilling of trenches necessary to maintain the highway in a good condition for a period of one year shall be done by the drain layer. Before excavating in any street, the Plumber, or other person making application for connections therein, shall deposit with the City Clerk, the sum of \$2,50, for each connection desired, to insure the replacing of the street or streets so excavated in good and proper condition, and when such work is completed, such streets so excavated shall be examined by the Street Commissioner, and if such officer shall find and shall report to the City Clerk in writing, that such street so excavated has been completed in a good and workmanlike manner as contemplated by the language of this section, the City Clerk shall refund such deposit as theretofore made; but if the said Street Commissioner shall report that such work has not been done as contemplated by this section, then said ~~deposit~~ deposit of \$2,50, shall be forfeited to said City of Payette, for the purpose of making good such excavated streets.

Section 9. That section 13, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 13.

PIPE.

All pipes shall be first quality, salt glazed, thoroughly vitrified earthenware, sound and well burned, smooth and thoroughly glazed exterior and interior surfaces; all connections shall be laid in to a uniform grade. Changes in the direction of the sewer shall be ~~by means~~ made by bends and suitable fittings. Pipes shall not be cut or chipped except by permission of the Sewer Inspector, and shall be done under his supervision. Each pipe shall be carefully bedded as laid, the joint filled with fresh mortar composed of one part Portland Cement, and two parts of clean sharp sand. The pipes shall be covered with fine earth or sand, free from rocks, and thoroughly packed to prevent the slightest settlement of the drain. A swab shall be drawn through the pipe as laying progresses to clean the mortar joints and exclude objectionable material from entering the sewer. The swab shall be removed from the pipe by the drain layer at the completion of the work of sewer connection. Vitrified pipes shall not approach within two feet of any building, cellar, vault or areaway, from which point cast-iron pipes shall be used. In case said pipe has been previously laid to said point by plumber, the drain layer shall connect the two pipes in a careful and workmanlike manner.

Section 10. That section 17, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 17.

IMPROPER USE.

Entrance into the manhole or opening the same for any purpose whatever except by the Sewer Inspector or other persons duly authorized, is strictly prohibited. No one shall throw or deposit or cause to be thrown or deposited in any vessel or receptacle connected with the public sewer garbage, hair, ashes, fruit, vegetables, peelings, refuse, rags, sticks, cinders or any other matter or thing whatever, except human increment, urine, the necessary closet paper, liquid slops and drainage of such character.

Section 11. That section 18, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 18.

INSPECTION.

The Sewer Inspector may adopt such rules as he may deem necessary to provide for proper inspection of the work, and no work shall be covered until it shall have been approved by the Sewer Inspector, who will endorse a certificate of final inspection upon the permit issued for that particular work or connection.

Section 12. That section 19, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 19.

PENALTY.

Any person, firm or corporation who shall be found guilty of violating any of the provisions of this Ordinance, or who shall fail or neglect to comply with any of such provisions, shall, on conviction thereof, be fined not less than five dollars, nor more than one hundred dollars, for each offense, and ten dollars for each day such person shall continue in violation thereof. Wilful violations of such regulations or of the directions of the Sewer Inspector, shall be cause for temporary suspension of the license of the offender by the Sewer Inspector, pending final suspension by the City Council. In addition to any other penalties that may be imposed under this ordinance, and such suspension shall operate until such penalties are paid and until license is restored by the City Council; nor shall such suspension give the offending party the right to the return of any money paid for such license.

Section 13. That section 20, of said Ordinance No. 166, be, and the same is hereby amended to read as follows:

Section 20.

GREASE TRAP.

In all cases where a building is used as a hotel, tenement, boarding house, restaurant, or any other building, the Sewer Inspector deems necessary, the owner or occupant shall provide a properly constructed grease trap not less than thirty inches in diameter and eighteen inches deep, through which shall flow all slops of a greasy nature, and the Sewer Inspector shall have authority and he is hereby authorized and directed, to compel any person, firm or corporation to provide and use a grease trap as aforesaid, whenever in his judgment the same is necessary.

Section 14. That section 14 of said Ordinance #166 as amended by Ordinance #195 be, and the same is hereby amended to read as follows:

Section #14. Every building shall be separately and independently connected with the sewer; provided however that when in the opinion of the sewer inspector it is deemed advisable to connect two or more buildings or line of tenements with the main drain, each lateral to the main drain shall be considered as a separate connection and shall terminate in a lamp ~~manhole~~ hole, not less than ten inches in diameter of sound, vitrified sewer pipe, securely supported on a foundation of concrete, the joints to be properly cemented and the top covered with a metal cap, sealed tight with cement.

Section #15. That ~~the~~ original section one - three - five - seven - eight - nine - ten - eleven - thirteen - seventeen - eighteen - nineteen - and twenty of said Ordinance # 166 be repealed and that said section #14 of said Ordinance #166 as amended by Ordinance # 195 is hereby repealed.

Section #16. This Ordinance shall take effect and be in force from and after its passage, approval and publication.

Passed this 4th day of June, 1913.

Approved

Attest

Martin O. Sutherland
City Clerk.

C. B. Campbell
Mayor