

192  
Upon motion duly made and carried, the Marshal was given 10% of the money collected for dog licenses. Upon motion duly made and carried, the Council adjourned until the 21st day of March, 1917.

*D. P. Mathews*  
Recorder.

TOWN HALL, MILWAUKIE, OREGON MARCH 21st. 1917.

An adjourned meeting of the one hundred eightieth regular meeting was held on the above named date. Meeting called to order by Mayor Snyder. Present, Mayor Snyder, councilmen, Shindler, Grasle, Miller and Bates, Recorder Mathews and Marshal Riley. The proposed ordinance granting Mr. Carver a new franchise was discussed by Mr. Carver and the Council, and upon motion of Councilman Grasle seconded by Councilmen Bates and carried, the Recorder was instructed to insert the words "and more improved methods" in the proposed ordinance and to prepare the ordinance in accordance with the terms agreed upon. Upon motion duly made and carried, the matter of renting the City Hall was left with the Mayor. Upon motion of councilman Bates seconded by councilman Grasle and carried, Mr. Carver was allowed 20 days from this date to haul freight over his railway in Milwaukie with a wood burning steam locomotive. The Marshal was authorized to grant Mrs. J. M. Stuckey a Kennel license for the sum of \$5.00. Upon motion duly made and carried, the Council adjourned.

*D. P. Mathews*  
Recorder.

TOWN HALL, MILWAUKIE, OREGON, APRIL 3RD. 1917.

The one hundred eighty first regular meeting of the Town Council was held on the above named date. Meeting called to order by Mayor Snyder. Present, Mayor Snyder, councilmen, Shindler, Grasle, Miller, Bates and Seavey, Recorder Mathews, Treasurer Streib and Marshal Riley.

The minutes of the one hundred eightieth regular meeting held on the 6th day of March, 1917, and of the adjourned meetings held on the 14th and 21st days of March, 1917, were read and approved as read.

The opinion of the Supreme Court in the case of Hagenbeger v. Town of Milwaukie was read and ordered placed on file. A communication from Montague-O'Reilly Company demanding the payment of warrants claimed to be due for the improvement of Front Street was read and upon motion duly made and carried, the matter was postponed until the adjourned meeting to be held on the 11th day of April, 1917. Upon motion duly made and carried, ordinance No. 148 was taken up for the first reading. The ordinance being read the roll-called showed the following results: Ayes, Shindler, Grasle, Miller and Bates. Nays, none. Councilman Seavey refusing to vote. Ordinance No. 148 passed the first reading. Upon motion duly made and carried, the rules were suspended and ordinance No. 148 was taken up for the second reading and read by title only. The roll call showed the following results. Ayes, Shindler, Grasle, Miller, and Bates. Nays, none, councilman Seavey refusing to vote. Ordinance No. 148 passed the second reading. Upon motion duly made and carried, the rules were suspended and ordinance No. 148 was taken up for the third and final reading and read by title only. The roll-call showed the following results: Ayes, Shindler, Grasle, Miller and Bates. Nays, none. Ordinance No. 148 passed. Upon motion duly made and carried, Ordinance No. 149 was taken up for the first reading. The ordinance being read the roll-call showed the following result: Ayes, Shindler, Grasle, Miller, Bates and Seavey. Nays, none. Ordinance No. 149 passed the first reading. Upon motion duly made and carried, the rules were suspended and Ordinance No. 149 was taken up for the second reading and read by title only. The roll call showed the following result: Ayes, Shindler, Grasle, Miller, Bates and Seavey. Nays, none. Ordinance No. 149 passed the second reading. Upon motion duly made and carried, the rules were suspended and Ordinance No. 149 was taken up for the third and final reading and read by title only. The roll-call showed the following result: Ayes, Shindler, Grasle, Miller, Bates and Seavey. Nays, none. Ordinance No. 149 passed. Ordinance No. 150 was read by sections. Moved by councilman Miller that the ordinance be adopted as read. Motion duly seconded by councilman Seavey. Motion lost. Upon motion duly made and carried, the Recorder was instructed to change Ordinance No. 150 by inserting a clause giving the grantee therein the privilege of using Gas or gasoline motive power for propelling cars. Ordinance No. 151, ~~was read and a copy ordered posted as required by the City Charter. The report of the Treasurer was read and ordered placed on file. Upon motion duly made and carried, the Street Committee was authorized to call for bids for oiling the Streets, and report at the next regular meeting,~~ was read and a copy ordered posted as required by the City Charter. The report of the Treasurer was read and ordered placed on file. Upon motion duly made and carried, the Street Committee was authorized to call for bids for oiling the Streets, and report at the next regular meeting,

The following bills were allowed by the Finance Committee and upon motion duly made and carried, the Recorder was instructed to draw warrants in payment of the same:

C. C. Mullan for salary.....	\$40.00
C. C. Mullan for salary.....	35.00
D. P. Mathews for salary and preparing ordinances & Bill of sale.....	35.00
Water Dept. for water.....	1.50
Philip Streib for salary....	20.00
W. H. Counsell for labor and material.....	38.40
Day Hardware & Furniture Co. for material...	12.45
Samuel Riley for salary.....	10.00
Meir & Frank Co. for flag....	7.25
National Surety Co. premium on bond....	5.00
Irwin-Hodson Company, for cash book....	30.70
Clark, Skulason & Clark, fees and disbursements in Hagenberger case.....	122.71

Upon motion duly made and carried, the Council adjourned until the 11th day of April, 1917.

*D. P. Mathews*  
Recorder.

TOWN HALL, MILWAUKIE, OREGON, APRIL 11TH. 1917.

An adjourned meeting of the one hundred eighty-first regular meeting of the Council was held on the above named date. Meeting called to order by Mayor Snyder. Present, Mayor Snyder, councilmen, Shindler, Grasle, Miller, Pates, and Seavey, Recorder Mathews and Marshal Riley. Upon motion duly made and carried, the Recorder was instructed to prepare an ordinance establishing the grades on 31st Street and post a copy of the same as required by the City Charter. Mr. Skulason was present and explained to the Council the decision of the Supreme Court in the case of Hagenberger vs. the Town of Milwaukie, and informed the Council that in his opinion the contract between the Town of Milwaukie and Montague-O'Reilly Company for the improvement of Front Street was void for the reason that there were no competition in bidding for the improvement of the same. Upon motion duly made and carried, Mayor Snyder and Mr. Skulason were instructed to meet with Montague-O'Reilly Company and ascertain what they would do toward a settlement of the matter. The following bills were allowed by the Finance Committee and upon motion duly made and carried, the Recorder was instructed to draw warrants in payment of the same:

Wm. Adams, City Treasurer of Portland for water..	\$157.18
P. R. L. & P. Co. for lighting. ...	136.00
P. R. L. & P. Co. for electrical power..	5.00
P. R. L. & P. Co. for lighting City hall & Fire Dept.	2.28
C. Schubel, for costs in wagenberger case.	89.15

Upon motion duly made and carried, the Council adjourned.

*D. P. Mathews*  
Recorder.

Town Hall, Milwaukie, Oregon, May 1st. 1917.

The one hundred eighty-second regular meeting of the Town Council was held on the above named date. Meeting called to order by Mayor Snyder. Present, Mayor Snyder, Councilmen, Shindler, Grasle, Miller, Pates and Seavey, Recorder Mathews, Treasurer Streib and Marshal Riley. The minutes of the one hundred eighty-first regular meeting held on the 3rd day of April, 1917, and the minutes of the adjourned meeting held on the 11th day of April, 1917, were read and approved as read. Mayor Snyder reported that he and Mr. Skulason had met with Mr. Easterly, attorney for Montague O'Reilly Company, and made him an offer of \$2200.00 together with the amount of the Hagenburger assessment, in settlement in full for the balance claimed to be due Montague-O'Reilly Co. for the improvement of Front Street. Mr. Easterly informed them that he would take the matter up with the Montague-O'Reilly Company and inform the Council of their decision. A communication from the Standard Oil Company quoting a price of \$1.35 per barrel for oil F. B. Portland, and the City to furnish Tank Car, was read and ordered placed on file. Upon motion duly made and carried, Mr. Counsell was rented the Roller at \$5.00 per day clear to the Town, the roller to be returned in as good condition, ordinary wear and tear excepted, as when delivered to Mr. Counsell. Ordinance No. 151 entitled, "An ordinance regulating public dance halls and places where dancing is engaged in, and providing a penalty for the violation of the provisions hereof", was taken up for the first reading. The ordinance being read the roll-call showed the following result: Ayes, Shindler, Grasle, Miller, Bates and Seavey. Nays, none. Ordinance No. 151 passed the first reading.

Upon motion duly made and carried, the rules were suspended and ordinance No. 151 was taken up for the second reading and read by title only. The roll call showed the following result: Ayes, Shindler, Grasle, Miller, Bates and Seavey. Nays, none. Ordinance No. 151. passed the second reading.