

An ordinance to license, tax and regulate peddling goods, wares and merchandise, the selling of the same by sample, within Milwaukie, Oregon; defining what shall constitute the same; providing a penalty for the violation of the provisions of this ordinance and repealing all ordinances and parts of ordinances in conflict with this ordinance.

The Town of Milwaukie does ordain as follows:

Section 1. It shall be unlawful for any person, firm, corporation or association to peddle any goods, wares and merchandise of the same by sample, within the Town of Milwaukie, Oregon, having first paid the tax and secured a license therefor, as provided.

Section 2. Every person who, for himself or as agent of another, goes from place to place or from house to house, carrying for sale, offering or exposing for sale either by outcry or otherwise, wares and merchandise, shall be deemed as engaged in peddling. Every person who, for himself or as agent for another, goes from place to place or from house to house, selling or offering to sell by direct delivery, by sample or catalogue, to individual purchasers who are not dealers in the article sold or offered for sale, any wares and merchandise shall be deemed to be selling by sample.

Section 3. Any person wishing to engage in peddling or selling goods, wares and merchandise in the Town of Milwaukie shall file a written or printed application therefor in the office of the City Treasurer, and therein state his name, residence or place of business, the general nature of the goods, wares and merchandise sold or offered for sale, whether traveling on foot or otherwise in carrying on such business and the term for which the license is wanted. Upon the filing of such application and the payment to the City Treasurer of the tax and license fee prescribed in this ordinance, the City Treasurer shall execute and deliver to the applicant a written or printed license setting forth the facts required to be stated in the application therefor and any other facts necessary as an identification of the person or business of the licensee.

Section 4. No license granted pursuant to the ordinance shall be assignable, and only the person to whom it is granted shall be authorized to engage in peddling or selling by sample as herein provided.

Section 5. The tax and license fees to be paid for such licenses shall be as follows:

O. 308.

ORDINANCE NO. 309.  
(Cont'd)

174.18

n of 237.40 feet  
mass casting with  
e top thereof.

For peddling or offering to sell by sample on foot Six Dollars  
per quarter or fraction thereof.

Stand pipe in the  
Harvey Street,  
e being a 3 inch  
levation stamped

For peddling or offering to sell by sample and using a ve-  
connection therewith Ten Dollars (\$10.00) per quarter or  
thereof.

he Southwest cor  
ison Streets, at  
ing a 3 inch ro  
levation stamped

This ordinance shall not apply to persons selling or of-  
or sale newspaper, bibles and religious tracts, or to farmers,  
agricultural or farm products actually grown by them.

931.

Any person violating the provisions of this ordinance  
subject to a fine not exceeding \$200.00, or to imprisonment  
not exceeding 60 days.

, 1931.

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

Resolved, That the Council this 14th day of September, 1931.

Done by the Mayor this 14th day of September, 1931.

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

Part Re/

D.P. Mathews, Recorder.

. 309. - See O