

BOOK 6

May 2, 1955

Being the minutes & records of the first regular meeting of the board of aldermen of the City of Portage des Sioux Moop Meeting called to order by Mayor H. Skipper and minutes of last regular meeting of board of trustees was read upon motion by Maurice Ciers & second by Ed Wojciechowski minutes were approved as read. The treasurers report follows

| | |
|--------------------------|---------------|
| Balance April 4, 1955 | 1509.58 |
| Deposited April 16, 1955 | 89.90 |
| Sales | — |
| | <hr/> 1599.48 |

| | | |
|-----------------------|--------------|--------|
| Warrants issued. | | |
| # 19 Clyde Belkumlich | \$ 12.00 | ₹ |
| # 20 Peter Cchela | 12.00 | |
| # 21 Ed Wojciechowski | 12.00 | |
| # 22 W. M. Ciers | 12.00 | |
| # 23 J. Pyeling | 12.00 | |
| # 24 W. Kemp | 20.00 | |
| # 25 Marie Belkumlich | 75.00 | |
| # 26 Union Electric | 25.96 | |
| | <hr/> 180.96 | 180.96 |

| | |
|---------------------|---------|
| Balance May 2, 1955 | 1413.52 |
|---------------------|---------|

Motion that report be approved as read was made by Ed Wojciechowski and seconded by Grand Grosser

The next business order of business was election of city clerk by board of alderman to act until such time as term of office could be fixed by ordinance. Pete Cchela nominated W Kemp. Nomination was seconded by Ed Wojciechowski. There being no further nominations, vote was unanimous.

Pete Cchela then introduced the following resolution
Whereas, that the town of Portage des Sioux had just become a 4th

"class city hence forth to be known as
 "City of Fortage des Sioux", and,
 whereas it is necessary that the City of
 Fortage des Sioux be protected in its
 obligations to its citizens and,
 whereas there must be some time
 allowance to revise where necessary and
 re enact those ordinances for maintenance
 of law & order, sources of revenue, etc.
 Therefore Be it resolved That all ordinances
 passed by the town Board of trustees
 prior to the changing to a fourth
 class city be in effect until such
 time as ordinances can be re-enacted
 this to be done as soon as possible.

Ed. Wojciechowski then moved that
 resolution be adopted. Mayor Schipper
 called for a vote.

Alderman M. Ciers voted yes

" Frank Grosser " "

" Peter Cehle " "

" Ed Wojciechowski " " Ways and

Mayor Schipper declared resolution passed
 by unanimous vote.

Following bills were submitted
 for approval of payment

Union Electric \$5.96 lights H. Schipper
 \$18.00 set of mo. statute books Banner news 75⁰⁰
 for ballots Redner & Redner 15⁰⁰ resolutions
 & ordinance, Election judges, Mrs H Orf, Wm
 Ciers, Mrs J. Saale, Mrs J. Kemp, Mrs W Cissell
 and Mrs J. Vossenkumpe \$3⁰⁰ ea

Motion that bills be paid was made by
 Ed Wojciechowski and seconded by Maurice Ciers

After some discussion as to necessity
 for 4 way stop signs at Church st &
 Besner motion was made by Maurice
 Ciers that signs be purchased & installed
 Frank Grosser seconded the motion
 There being no further business, meeting
 was adjourned.

May 13, 1915
 Being a special meeting of the
 board of alderman of the city of
 Portage Des Sioux the purpose of
 which is to enact two ordinances.
 Meeting was called to order
 by Mayor Schuyler with all board
 of aldermen present. The following
 Bill to be known as ~~Bill~~ ^{ord} # 2 was
 introduced by Maurice Ciers

AN ORDINANCE TO PREVENT AND PUNISH DRUNKEN-
 NESS AND AFFRAYS IN THE PUBLIC STREETS AND
 PLACES, AND DISTURBANCES OF THE PEACE AND
 ASSAULTS AND BATTERIES.

Be it ordained by the Board of Aldermen of the City
 of Portage Des Sioux, St. Charles County, State of Missouri,
 as follows:

ORDINANCE NO. 2

SECTION I.

It shall be unlawful for any person to appear or to be
 found in and upon any street, alley or in any public place in
 the City while in an intoxicated condition. Any person violating
 this Section shall be deemed guilty of a misdemeanor and upon
 conviction shall be fined not less than Five Dollars (\$5.00) nor
 more than One Hundred Dollars (\$100.00).

SECTION II.

If two or more persons shall, in any street, alley or
 in any other public place, voluntarily or by agreement, engage
 in any fight or use any blows or violence toward each other, in
 any angry or quarrelsome manner, or if any person shall assault

another and strike him within the City Limits to the terror; disturbance, annoyance of others, the person, or persons, so offending shall be deemed guilty of an affray and a violation of this Ordinance, and upon conviction shall be fined not less than Five Dollars (\$5.00) nor more than One Hundred Dollars (\$100.00).

SECTION III.

If any person, or persons, shall wilfully disturb the peace of any neighbor, or of any person or of any family by loud or unusual noise or by offensive or indecent language or conversation or by threatening, quarreling, challenging or fighting, every person so offending shall be guilty of a misdemeanor.

SECTION IV.

Any person who shall assault another or strike, beat or wound another, under such circumstances as not to constitute any other offense herein defined, shall be guilty of a misdemeanor.

SECTION V.

Any person who shall be convicted of a misdemeanor, as provided in this Ordinance shall be fined not less than five Dollars nor more than One Hundred Dollars (\$100.00).

Enacted May 23, 1955.

MAYOR

ATTEST:

Clerk

(Ordinance May 10, 1918).

ALDERMEN

Upon completion of this reading Mayor Seligson called for a vote. Ed Wojciechowski moved for passage + adoption of this bill. This motion was seconded by Frank Grasser whereupon Mayor Seligson called for a vote. with following results
Alderman Peter Cahle voted yes
4 Ed Wojciechowski " 4

alderman Maurice Cifers voted yes
 " Frank Grosser " " "

Mayor - none

Frank Grosser made a motion for a second reading. This was seconded by Ed Wojciechowski after Mayor Schipper had read ord. a second time, a vote was taken with following results:

Alderman Pete Cchile voted yes
 " Maurice Cifers " "
 " Frank Grosser " "
 " Ed. Wojciechowski " "

A motion for a third reading was made by Maurice Cifers and seconded by Pete Cchile. After a third reading by Mayor Schipper a vote was taken with following results:

Alderman Pete Cchile voted yes
 " M. Cifers " "
 " Frank Grosser " "
 " C. Wojciechowski " "

Where upon ord^{#2} was declared passed by bd of Alderman and with signature of mayor to become effective immediately.

The following Bill was then introduced and is hence forth to be known as Bill #3. The Bill was introduced by Ed Wojciechowski

AN ORDINANCE PROVIDING FOR POLICE COURT FEES, THEIR DISPOSITION, AND THE COMPENSATION OF THE MARSHAL

Be it ordained by the Board of Aldermen of the City of Portage Des Sioux, St. Charles County, State of Missouri, as follows:

ORDINANCE NO. 3

SECTION I.

Police Court Fees, Disposition. Fees, in cases of conviction, shall be allowed, taxed as costs against the defendant and designated as follows:

Marshal: For each arrest made by him, whether with or without warrant, Two Dollars; for service each summons, rule, notice or order of the Police Judge, sixty cents; for summoning each jury before the Police Judge, two dollars; for taking each person arrested to jail after conviction, Two Dollars; for every mile traveled in taking person to jail, providing the distance traveled be more than five miles, ten cents per mile; for serving each execution, One Dollar, for taking every bond required by law

to be taken by him One Dollar; for summon^{ing} each witness, Fifty Cents; for each mile actually traveled (outside the City of Portage Des Sioux) in serving process, Ten Cents.

Police Judge: For administering each oath, Ten Cents; for issuing every subpoena, Fifty Cents; for issuing every summons, Seventy Cents; for issuing every attachment for witness, One Dollar, for entering judgment in every case, One Dollar; for issuing each execution, Seventy Cents; for making certified copies on appeals or certiorari, for each one hundred words, Twenty Cents; for swearing a jury, Seventy Cents; for docketing and filing every case, Two Dollars; for indexing each case, direct and inverted index, Twenty Cents; for writing and taking each recognizance, Seventy Cents; for entering a continuance in each case, Seventy Cents, for writing and taking affidavit for appeal, Seventy-Cents; for certifying to affidavit, Thirty Cents; for any order or rule in relation to personal property, Fifty Cents; for each renewal of an execution Fifty Cents; for certifying all papers and recognizances, One Dollar.

Jurors: For each juror serving as such in any case, Three Dollars and Fifty Cents per day.

Witnesses: For each witness for attending any trial in said Court One Dollar per day; for each mile actually traveled (outside of the City of Portage Des Sioux), one way, to attend such trial, Ten Cents.

All such fees for the Marshal and Police Judge taxed as costs in any such case, when collected, shall be paid into the City Treasury to the credit of the general revenue fund, and all such fees for jurors and witnesses in any such case, when and as collected, shall forthwith be paid over to the person or persons entitled thereto by the Marshal, who shall take receipts therefor and account for all such payments in his monthly reports to the Board of Aldermen, provided, that all such juror or witness fees received or collected by the Marshal remaining in his custody, unpaid to the jurors or witnesses entitled thereto, more than six months after receiving the same, shall be paid into the City Treasury to the credit of the general revenue fund. The City of Portage Des Sioux shall in no event be held liable for the payment of any such costs or fees in any case in the Police Court.

SECTION 2

Marshal - Compensation: The Town Marshal as and for his compensation shall be entitled to receive all such Marshal's fees taxed up as costs, and paid; said amounts shall be paid to him on a monthly basis out of the general revenue fund of said City.

SECTION 3

All ordinances or parts of ordinances in conflict with this ordinance, insofar as they are in conflict with this ordinance are hereby repealed.

SECTION 4

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

Enacted May 23, 1955.

MAYOR

ATTEST:

Clerk

ALDERMEN

Upon completion of the reading of this bill Pete Cchile moved for its adaptation. This was seconded by M. Cilers whereupon Mayor Schupper called for a vote with following results.

| | | | |
|----------|------------------|-------|-----|
| Alderman | Pete Cchile | voted | yes |
| " | Ed Wojciechowski | " | " |
| " | M. Cilers | " | yes |
| " | J. Grasser | " | yes |

Frank Grasser made a motion that bill be read a second time. This was seconded by Ed Wojciechowski. Upon completion of a second reading by the Mayor a vote was taken with following results

| | | | |
|----------|------------------|-------|-----|
| Alderman | Pete Cchile | voted | yes |
| " | Ed Wojciechowski | " | " |
| " | M. Cilers | " | yes |
| " | J. Grasser | " | " |

A motion for a third reading was made by M. Cilers with a second from Mr Cchile. The Mayor read the bill for a third time after which a vote was taken with following results

| | | | |
|----------|------------------|-------|-----|
| Alderman | Peter Cchile | voted | yes |
| " | Ed Wojciechowski | " | " |
| " | M. Cilers | " | " |
| " | J. Grasser | " | " |

Whereupon ord. # 3 was declared passed by board of alderman and ready for Mayor's signature, after which it was to become effective immediately.

There being no further business meeting was adjourned.

D. Kemp
Clerk

June 6, 1955

Minutes of the regular meeting of the board of aldermen of the City of Portage des Sioux Mo.

Meeting called to order by Mayor & Chairman H Schipper, roll called and all ~~board~~ members present. Minutes of May 1st & 2nd meetings were read. Motion was made by Pete Chile & seconded by Ed Wojciechowski that minutes be approved as read. Minutes of Spec. meeting of May 23 were then read. Upon motion by Maurice Ciers and second by Pete Chile these were also approved as read.

Treasurers report follows

| | | |
|------------------|---|----------------|
| Balance May 1955 | — | 1413.52 |
| Deposited 5/14 | | 30.30 |
| " 6/2 | | 14.20 |
| | | <u>1458.02</u> |

Warrants

| | | |
|-----------------------|--------------|-------|
| #27 Neidner & Neidner | 15.00 | |
| 28 Banner news | 7.50 | |
| 29 J. Vossen Kampfer | 3.00 | |
| 30 W. Cissell | 3.00 | |
| 31 Lou Kemp | 3.00 | |
| 32 Mrs H. Orf. | 3.00 | |
| 33 Wm Ciers | 3.00 | |
| 34 Mrs J. Seale | 3.00 | |
| 35 Union Electric | 25.96 | |
| 36 H. Schipper | 18.00 | |
| | <u>89.46</u> | 89.46 |

| | |
|---------------------|---------|
| Balance June 6 1955 | 1373.56 |
|---------------------|---------|

The following bills were submitted for approval of payment.

| | |
|---------------------------------------|---|
| Union Electric 25.96 | M. Schipper 17.53 |
| Labor mower parts & fuel for tractor | |
| D. Davis 21.28 labor on streets, S.H. | |
| Adams 11.91 stop signs | Ill. Asphalt Co 56.00 bal. for 10/22/54 |
| Asphalt mix | Inc. 36.25 asphalt, Alto Walke 17.59 |

for sign posts. ~~Pete~~
 Pete Cchile at this time made
 application to board for liquor licence
 for Memorial Hall. C. D. Wojciechowski
 made motion that licence be granted
 second was made by Maurice Eilers
 Chairman H Schipper put the question
 before the board & called for a vote
 aye - four nay - none licence granted
 There being no further business
 before the board meeting was
 adjourned.
 W. Kesig - clerk

July 11, 1955
 Minutes of the regular meeting of the board
 of aldermen of the City of Portage des Sioux Mo.
 Meeting was called to order by Mayor Schipper
 with all members present, minutes of June 6
 meeting were read. Motion was made by
 Pete Cchile & seconded by C. D. Wojciechowski
 that they be approved as read Treasurers
 report follows

| | | |
|-------------------|----|---------------|
| Balance June 1955 | \$ | 1373.56 |
| Deposited " 28 | | 19.08 |
| " July 9 | | 116.91 |
| | | <hr/> 1509.56 |

Warrants issued

| | | |
|--------------------|--|--------------|
| # 37 Void | | |
| 38 Union Electric | | 25.96 |
| 39 Melvin Schipper | | 17.53 |
| 40 D Davis | | 21.25 |
| 41 S H Adams | | 11.91 |
| 42 Jll Asphalt Co | | 56.00 |
| 43 Asphalt Mix Inc | | 36.25 |
| 44 Otto Wilke | | 17.59 |
| | | <hr/> 186.44 |
| | | 186.44 |

Balance July 11, 1955

| | | |
|--|----|---------|
| | \$ | 1323.12 |
|--|----|---------|

Motion was made by C. D. Wojciechowski
 that Treasurers report be approved
 Frank Hansen Sec. City

At this time application for liquor licenses were made by the following people Le Roy Bernard, Geo. Tubbesing and Art Jegotoff. Action upon these applications was as follows

Pete Cchle made motion that Le Roy Bernard be granted license, this was seconded by Ed Wojciechowski. The chair called for a vote with following results Ayes - four nays - none License granted. Frank Grosser made motion that Geo. Tubbesing be granted a license, this was seconded by Maurice Clers. The chair called for a vote with following results Ayes - four nays - none License granted. Frank Grosser made the motion that Art Jegotoff be granted his license. Ed. Wojciechowski seconded the motion. The chair called for a vote with following results Ayes four nays - none License was granted. At this time Mr. Jegotoff indicated he would seek a package liquor license in about 30 days. Action on this application was reserved for such time as Mr. Jegotoff was ready to open. The following bills were presented for approval

St Charles Savings Bank \$168⁰⁰ for street bond, Union Electric 25, 96 Westhoff Block Inc 13.50 washer checks, Mrs H. Schipper 10.00 flowers for Mrs reception, John Hunt 13.60 police fees

Motion was made by Pete Cchle that bills be paid. Frank Grosser seconded the motion. There being no further business meeting was adjourned.

D. J. [unclear]

August 1, 1955

Minutes of the regular meeting of the board of aldermen of the City of Portage des Sioux, Mo. Meeting was called to order by Mayor Schipper with all members present. Minutes of July 11th meeting were read. Upon motion by Peter Cchelle and second by Ed. Wojciechowski, minutes were approved as read. Treasurers report follows

| | |
|-----------------------------|------------|
| Balance as of July 11, 1955 | \$ 1325.12 |
| Deposited July 16 | 40.60 |
| " " 28 | 11.00 |
| Total | \$ 1374.72 |

Warrants cashed

| | |
|------------------------------|---------------|
| # 45 St Charles Savings Bank | \$ 168.00 |
| 47 Westhoff Black Inc | 13.50 |
| 49 John Hunt | 13.60 |
| | <u>195.10</u> |

Balance August 1, 1955

\$ 1179.62

Motion was made by Frank Grosser and seconded by Ed Wojciechowski that report be approved as read.

The following bills were submitted for approval, Union Electric 75.96 Asphalt Mill 39.88 Melvin Schipper 8.60 Mower parts + grease, to Kemp 2.55 Ledger book, Public school bond + interest \$747.00. Motion made by Maurice Cchers + seconded by Frank Grosser that bills be paid. At this time the following bill was introduced by Pete Cchelle

An Ordinance entitled "AN ORDINANCE PROVIDING FOR THE IMPOSITION OF A LICENSE TAX UPON THE BUSINESSES OF A MERCHANT, MERCANTILE AGENT, ITINERANT MERCHANT AND PEDDLER; ESTABLISHING THE METHOD OF ISSUING SAID LICENSES AND PROVIDING FOR THE ENFORCEMENT OF THE PROVISIONS OF THIS ORDINANCE," was, upon motion, duly seconded, read for the third time. It was thereupon moved and seconded that said Ordinance shall be offered for final passage and thereupon said Ordinance was duly passed, receiving the unanimous vote of all Aldermen who voted in favor of the passage of said Ordinance, the said Ordinance being set forth in words and figures, as set forth herein, to-wit:

AN ORDINANCE PROVIDING FOR THE IMPOSITION OF A LICENSE TAX UPON THE BUSINESSES OF A MERCHANT, MERCANTILE AGENT, ITINERANT MERCHANT AND PEDDLER; ESTABLISHING THE METHOD OF ISSUING SAID LICENSES AND PROVIDING FOR THE ENFORCEMENT OF THE PROVISIONS OF THIS ORDINANCE.

Be it ordained by the Board of Aldermen of the City of Portage des Sioux, St. Charles County, State of Missouri, as follows:

ORDINANCE NO. 4

SECTION I.

No individual, firm, association, partnership, company or corporation, either as principal or agent, shall pursue, conduct or carry on the business of a merchant, mercantile agent, itinerant merchant or peddler as these said terms are defined herein without first obtaining from the City Clerk a license authorizing such person so to do. Said license is to be obtained from the City Clerk upon presentation to him by the applicant of a receipt from

the City Treasurer showing that the license tax hereinafter fixed on the business that such person applies for a license for has been paid.

SECTION II.

For the purposes of this Ordinance the word "Person" shall include individuals, firms, associations, partnerships, companies and corporations.

SECTION III.

Every person to whom a license is issued under the provisions of this Ordinance shall at all times keep the same conspicuously posted in his place of business.

SECTION IV.

It shall be the duty of the City Clerk to keep an accurate list of all licenses issued by him under the provisions of this Ordinance in such form as will clearly show what licenses are in force, to whom issued, the occupation or business and the term for which issued.

SECTION V.

All licenses issued under the provisions of this Ordinance shall be issued for the period commencing on the first day of July and ending on the last date of June of the year next following the date of such license.

For any license issued after the first day of January, one-half of the amount of the license tax hereinafter set out as governing the business for which such license is issued shall be levied and collected.

SECTION VI.

Prosecution and proceedings in the Police Court of the City for violation of the provisions of this Ordinance may be had as in cases of violation of other Ordinances of this City but no such prosecution in such Police Court shall be a bar to a suit by the City in any court of competent jurisdiction for the collection of any such license tax due the City under the provisions of this Ordinance as a debt.

SECTION VII.

No license provided for in this Ordinance shall be issued until the amount prescribed therefor shall have been paid and no license shall be assigned or transferred except by permission of the Board of Aldermen which permission may be given only in case the licensee sells his stock of goods to a person continuing the business at the same place.

SECTION VIII.

All licenses shall be on forms provided by the City Clerk and shall be signed by the Chairman of the Board of Aldermen attested by the City Clerk and sealed with the seal of the City.

SECTION IX.

When two or more businesses are operated together at the same place or stand by the same person, such person shall be required to pay but one license tax under the provisions of this Ordinance.

SECTION X.

Where any person is prohibited from carrying on the business of a merchant, mercantile agent, itinerant merchant or peddler without paying for and obtaining a license therefor as herein provided, it shall be unlawful for any servant, agent, officer or employee of such person to conduct or carry on, or aid in conducting or carrying on such business for which the required license has not first been obtained.

SECTION XI.

It shall be the duty of the City Marshall to aid in the enforcement of this Ordinance and to promptly report any violation thereof to the City Clerk. The Marshall shall have authority to enter any place where any mercantile business or itinerant mercantile business is being conducted for the purpose of examining and ascertaining whether this Ordinance is being violated.

SECTION XII.

Every person carrying on or engaging in the business or occupation of a mercantile agent in this City shall pay a license tax of Five (\$5.00) Dollars per year.

Every person who shall go from place to place within this City and shall take orders for goods, wares or merchandise for future delivery, either by himself or some other person or persons shall be deemed a mercantile agent within the meaning of this Ordinance. Provided, however, that this Section shall not be construed as to require a license tax on any interstate commerce business.

SECTION XIII.

Any person carrying on or engaging in the business or occupation of a peddler or hawker within the confines of this City shall pay a license tax of Five (\$5.00) Dollars per year. The words "Peddler" and "Hawker" are deemed synonymous. And whoever shall deal in the selling of goods, wares and merchandise other than pianos, organs, sewing machines, books, charts, maps and stationery, agricultural and horticultural products, including milk, butter, eggs and cheese, raised or grown by the person selling the same on his own farm, by going about from place to place in this City to sell the same shall be deemed to be a peddler within the meaning of this Section.

SECTION XIV.

Whoever shall deal in the selling of goods, wares or merchandise at any store, stand or place located within this City is hereby declared to be a merchant and shall pay a license tax of _____ Dollars per year.

SECTION XV.

The words "itinerant merchant" or "vendor" shall be construed to mean and include all persons, firms, or corporations, both principal and agent, who engage in a temporary or transient business within this City selling goods, wares or merchandise and who, for the purpose of carrying on said business, hires, leases or occupies any building, room or structure located in this City for the exhibition of such goods, wares or merchandise, and the person so engaged shall not be relieved from the provisions of this

Section by reason of associating temporarily with any local merchant, or by conducting such temporary or transient business in connection with or as part of the business of, or in the name of any local merchant.

Every person engaging in business as an itinerant merchant or vendor as above defined shall pay a license tax of Dollars per year.

SECTION XVI.

Any individual carrying on for himself or for his employer any business required to be licensed under the provisions of this Ordinance for which business therehas not first been obtained the license required therefor shall be deemed guilty of a misdemeanor and upon conviction thereof in the Police Court shall be fined not less than One Dollar nor more than Twenty-five (\$25.00) Dollars, and each day of so engaging in any such business without first obtaining and paying for the license required shall be taken and considered as a separate offense.

Enacted _____

MAYOR

ATTEST:

CLERK

ALDERMEN

Upon completion of reading of this bill Maurice Olers moved for its adaption this was seconded by Frank Geasser. Mayor Schipper called for a vote with following results ayes - four nays - none At this time Ed Wajcichowski made motion bill be read a second time, seconded by Pete Chile. Upon completion Mayor

Called for a vote with following results
 ayes four nays - none. Frank Grosser
 moved that bill be read third & final time
 Ed Wojciechowski seconded the motion.
 Upon completion of this reading Mayor
 Schuyler called for vote with following
 results ayes - four nays - none. Whereupon
 Mayor Schuyler declared Bill #4 to
 become ordinance #4 duly passed by
 board of aldermen and effective immediately.

Bill #5 was introduced by Maurice
 Cifers at this time and is as follows

An Ordinance entitled "AN ORDINANCE DEFINING, REGULATING AND CONTROLLING THE SALE OF INTOXICATING LIQUORS, INCLUDING MALT BEVERAGES, PROVIDING FOR THE SALE OF MALT BEVERAGES, AS DEFINED, BY THE DRINK, AND FOR THE SALE OF OTHER INTOXICATING LIQUOR IN THE ORIGINAL PACKAGE, PROVIDING FOR THE OBTAINING OF LICENSES AND FEES TO BE PAID THEREFOR, SETTING UP QUALIFICATIONS NECESSARY TO THE OBTAINING OF LICENSE, PROVIDING FOR A BOND, PROHIBITING THE SALE OF INTOXICATING LIQUOR ON SUNDAY, ON ELECTION DAYS, BETWEEN CERTAIN HOURS, TO HABITUAL DRUNKARDS, TO ONE UNDER 21 YEARS OF AGE, WITHIN A CERTAIN DISTANCE OF A CHURCH OR SCHOOL, AND SETTING UP OTHER REGULATIONS" was, upon motion, duly seconded that said Ordinance was duly passed, receiving the unanimous vote of all Aldermen who voted in favor of the passage of said Ordinance, the said Ordinance being set forth

AN ORDINANCE DEFINING, REGULATING AND CONTROLLING THE SALE OF INTOXICATING LIQUORS, INCLUDING MALT BEVERAGES, PROVIDING FOR THE SALE OF MALT BEVERAGES, AS DEFINED, BY THE DRINK, AND FOR THE SALE OF OTHER INTOXICATING LIQUOR IN THE ORIGINAL PACKAGE, PROVIDING FOR THE OBTAINING OF LICENSES AND FEES TO BE PAID THEREFOR, SETTING UP QUALIFICATIONS NECESSARY TO THE OBTAINING OF LICENSE, PROVIDING FOR A BOND, PROHIBITING THE SALE OF INTOXICATING LIQUOR ON SUNDAY, ON ELECTION DAYS, BETWEEN CERTAIN HOURS, TO HABITUAL DRUNKARDS, TO ONE UNDER 21 YEARS OF AGE, WITHIN A CERTAIN DISTANCE OF A CHURCH OR SCHOOL, AND SETTING UP OTHER REGULATIONS.

Be it ordained by the Board of Aldermen of the City of Portage des Sioux, St. Charles County, State of Missouri, as follows:

ORDINANCE NO. 5

SECTION I

Intoxicating liquor is defined as any liquor or beverage containing alcohol in excess of 3.2 % by weight.

original
be allowed to sell non-intoxicating beer without obtaining any payment of the license fees, provided herein, and subject to the further license. (b) For the sale of all intoxicating liquors furnishing of a bond, as provided herein. in the original package at retail, \$10.00. (c) For the sale of

non-intoxicating beer by the SECTION VII in the original package. The sale of intoxicating liquor at retail in the original package as defined herein shall be permitted, but said intoxicating liquor so sold shall not be consumed upon the premises where sold, nor the original package opened on the premises where sold. And said sale shall be subject to the rules and regulations contained herein and to the changes herein and additions hereto that may be made from time to time, and subject to the payment of a license fee provided herein, and subject to the furnishing of a bond, as provided herein. must be the holder of a license authorizing

him to engage in the exact SECTION VIII engaging in. The procedure No person holding a license issued under the provisions of this Ordinance authorizing him to sell intoxicating liquor in the original package shall be permitted to hold or obtain a license for the sale of malt liquor by the drink for consumption on the premises where sold, nor shall such a person be permitted to hold or obtain to a license for the sale of non-intoxicating beer. to the name, age, sex

SECTION IX shall further state the type The various license fees required and imposed under this Ordinance for the licenses authorized to be issued by this Ordinance shall be as follows: (a) For the sale of malt liquor containing alcohol not in excess of 5% by weight, both by drink and in the original package, the sum of \$20.00 per year. The holder of a license to sell malt liquor containing alcohol not in excess of 5% by weight shall also

be allowed to sell non-intoxicating beer without obtaining any further license. (b) For the sale of all intoxicating liquors in the original package at retail, \$50.00. (c) For the sale of non-intoxicating beer by the drink and in the original package the sum of \$20.00.

SECTION X

No persons shall be granted a license under this Ordinance unless such person is an American citizen, over the age of 21 years, of good reputation, free from conviction of any crime punishable by sentence of over a year in jail.

SECTION XI

Before engaging in any of the businesses authorized by this Ordinance, one must be the holder of a license authorizing him to engage in the exact business he is engaging in. The procedure in obtaining such a license shall be as set out in Section XII.

SECTION XII

All applications for licenses under the provisions of this act shall be made in writing signed and verified by the applicant to the Board of Aldermen. Said application shall state the name, age, sex and moral qualifications of the applicant, shall further state the type of business the applicant desires to enter into, the place where he will conduct such business and other things deemed pertinent by the Board of Aldermen. Application for a license to sell intoxicating liquor in the original package shall be accompanied by the sworn inventory and appraised valuation of the stock of goods, wares and merchandise, at the place of business from which applicant proposes

Hundred Fifty Dollars (\$250.00), with sufficient surety, to be approved by the Board of Aldermen. This bond is to be given in the original package, and no such license shall be issued to any person who does not have and keep in his place of business a stock of goods having a value of at least \$1,000.00. The appraisement of articles shown in the inventory shall be based on the list price at which said articles were sold to the applicant. No application shall be granted by the Board of Aldermen at the same meeting of the Board of Aldermen at which the application is presented unless by the unanimous vote of the Board of Aldermen.

SECTION XIII

Upon approval of the application by the Board of Aldermen and payment of the license fee herein provided for, and posting of the properly approved bond herein provided for, the City Clerk shall grant applicant a license to conduct the business as applied for and approved in the City of Portage des Sioux from the date of issuance of said license until the 30th day of June of the year following its issuance, provided further that the City Clerk shall not deliver to any person a license under the provisions of this Ordinance until such person shall produce the receipt of the City Collector showing that the taxes, real and personal, levied and due on the place covered by the license and the contents therein have been paid. All licenses issued under this Section shall be from the day of June of the following year, unless revoked for cause, until the 30th day of June of the following year.

SECTION XIV

Every applicant under the provisions of this Ordinance shall, together with his application, present a bond in the sum of Two

Hundred Fifty Dollars (\$250.00), with sufficient surety, to be approved by the Board of Aldermen. Said bond is to be given for the faithful performance of all duties imposed upon the licensee, and for the faithful performance of all the requirements of this Ordinance, and any violation of such conditions, duties or requirements, shall be a breach of said bond and shall automatically cancel and forfeit the license granted hereunder. Said breach of said bond shall be in addition to all other penalties imposed by this Ordinance and not to the exclusion of said additional penalties, provided further, that no person financially interested in the sale of any intoxicating liquor, including malt liquor, at wholesale shall be accepted as surety.

SECTION XV

No license shall be transferable or assignable, nor shall it be used on premises other than the premises for which it was issued, and the premises at which the liquor may be sold thereunder shall be described therein with particularity.

SECTION XVI

Each license issued in compliance with the provisions of this Ordinance shall be for a period from the date of the approval by the Board of Aldermen of the application for the license from the period commencing July 1st of the current year until the 30th day of June of the following year, thereafter renewable annually unless revoked for cause, as herein provided. The rules and regulations governing the renewal of a license shall be the same as those governing the issuance of the original license. If a license

SECTION XV

be issued for less than a year, the cost of said license shall be in the same proportion to the total license fee for a full year as the period for which it is to run bears to a full year.

SECTION XVII

No person having a license under the provisions of this Ordinance shall sell, give away or otherwise dispose of, or suffer the same to be done upon or about his premises, any intoxicating liquor in any quantity between the hours of 12:30 A.M. and 6:00 A. M.

SECTION XVIII

No person having a license under the provisions of this Ordinance shall sell, give away or otherwise dispose of, or suffer the same to be done, upon or about his premises, any intoxicating liquor in any quantity on the first day of the week, commonly called

SECTION XIX

Sunday, or upon the day of any general, special or primary election in this state, or upon any County or Town election day, provided the sale of such intoxicating liquor may be resumed on any such election day after the expiration of 30 minutes next following the hour or time fixed by law for the closing of the polls at any such election.

SECTION XX

No person having a license under the provisions of this Ordinance shall sell, give away or otherwise dispose of or suffer the same to be done upon or about his premises, any intoxicating liquor in any quantity to a habitual drunkard or to any person who is under, or apparently under, the influence of liquor.

SECTION XXI

It shall be a penalty of... of this Ordinance, and anyone so doing... of, be punished by a fine not exceeding...



SECTION XX

Intoxicating liquor shall not be given, sold or otherwise supplied to any person under the age of 21 years, but this shall not apply to the supplying of intoxicating liquor to persons of said age for medicinal purposes only. No person under the age of 21 years shall sell or assist in the sale or dispensing of intoxicating liquor.

SECTION XXI

No person having a license under this Ordinance to sell malt liquor as defined herein shall be permitted to sell non-intoxicating beer at the place of business for which he is licensed to sell malt liquor at any time or in any manner or to any person that it would be unlawful for him to sell malt liquor under the provisions of this Ordinance.

SECTION XXII

No license shall be granted for the sale of intoxicating liquor within 300 feet of any school or church, provided, however, that if an applicant for a license to sell intoxicating liquor shall have first obtained the consent in writing of the majority of the Board of Directors or managing board of such school or church, then the said applicant may, if his license be approved, sell intoxicating liquor within 300 feet but not nearer than 100 feet of any school or church.

SECTION XXIII

It shall be a penal offense to violate any of the provisions of this Ordinance, and anyone so doing shall, upon conviction thereof, be punished by a fine not exceeding \$100.00, and every judgment

original no
assessing a fine shall contain a provision that defendant stand committed to jail until the judgment is complied with, or by sentence to be put to work to perform labor on the public streets, highways and alleys of the City of Portage des Sioux, or other public works or buildings of the said City, for such purposes as the Board of Aldermen may deem necessary for a period of days not to exceed thirty, and anyone so sentenced, upon refusal to work when commanded to do so, may be punished in such manner as the Board of Aldermen may prescribe provided that such punishment shall not be cruel or excessive, or by both fine and sentence of labor.

SECTION XXIV

It is made the duty of the Marshall of the City of Portage des Sioux, whose duty it is or shall be to make arrests, to diligently suppress any violation of this Ordinance, and to this end, the said Marshall is hereby authorized and directed to arrest with or without a warrant any person or persons found violating any provision of this Ordinance, and if an arrest be made without a warrant, then the officer making same shall immediately report to the Board of Aldermen.

SECTION XXI

The Board of Aldermen shall have jurisdiction to try all violations of this Ordinance. Upon a written verified complaint submitted by any found by the Board of Aldermen to be a responsible and trustworthy person, competent to testify in the case, the

original package be composed of glass, tin, wood, pottery or any other substance, said package to contain one-half pint of liquor or more.
Mayor, as Police Judge, may issue a warrant for the arrest of anyone accused of violating the provisions of this Ordinance, said warrant to be directed to the Marshall of the City of Portage des Sioux or to any other proper person.

SECTION XXVI

All Ordinances or parts of Ordinances in conflict with the provisions of this Ordinance are hereby expressly revoked.

Enacted _____

SECTION IV

MAYOR

The person as used in this Ordinance shall be taken to mean and include any individual, firm, association, partnership, corporation or other form of business organization.

ATTEST:

CLERK

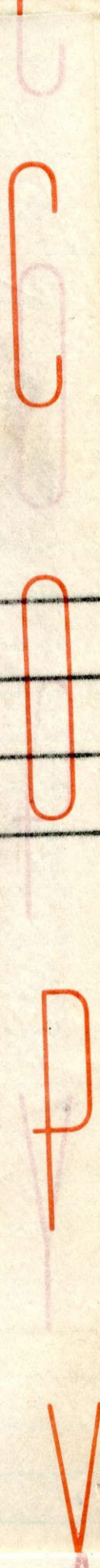
SECTION V

ALDERMEN

The sale of intoxicating liquor other than malt liquor as herein defined, by the drink, shall be and is hereby prohibited.

SECTION VI

The sale of malt liquor as defined herein by the drink shall be permitted, subject to the charges herein and additions hereto that may be made from time to time, and subject to the



SECTION II

Sale of intoxicating liquor in the original package is defined to be the sale at retail of any liquor containing alcohol in excess of 5% by weight in the original package, whether said original package be composed of glass, tin, wood, pottery or any other substance, said package to contain one-half pint of liquor or more by volume. The sale of liquor in the original package containing less than one-half pint by volume shall be held to be the sale of intoxicating liquor by the drink.

SECTION III

Malt liquor is defined to be any beverage containing alcohol in excess of three and two-tenths per cent (3.2%) by weight and not in excess of five per cent (5%) by weight, manufactured from pure hops and/or pure extract of hops and/or pure barley, malt and/or wholesome grains or cereals and wholesome yeast and pure water.

SECTION IV

The term person as used in this Ordinance shall be taken to mean and include any individual, firm, association, partnership, corporation or other form of business organization.

SECTION V

The sale of intoxicating liquor other than malt liquor as herein defined, by the drink, shall be and is hereby prohibited.

SECTION VI

The sale of malt liquor as defined herein by the drink shall be permitted, subject to the changes herein and additions hereto that may be made from time to time, and subject to the

AN ORDINANCE PROHIBITING THE USE OF
FIRE ARMS WITHIN THE CITY OF PORTAGE
DES SIOUX.

Be it ordained by the Board of Aldermen of the City of
Portage des Sioux, St. Charles County, State of Missouri, as
follows:

ORDINANCE No. 6

SECTION I.

Discharging: It shall be unlawful for any person to wil-
fully or promiscuously fire or shoot off any gun, pistol or fire-
arm of any description within the City; provided, however, that
the provisions of this Section shall not be construed so as to pro-
hibit any United States, State, County or City Officer, or any ser-
vice man in the service of the United States or this State from dis-
charging such weapons in the proper discharge of his duties.

SECTION II.

Any person who shall violate the above provision of this
Ordinance shall be subject to a fine of not less than Five (\$5.00)
Dollars nor more than One Hundred (\$100.00) Dollars for each such
violation.

SECTION III.

All Ordinances and parts of Ordinances in conflict with
this Ordinance are hereby repealed; this Ordinance shall take
effect and be in force from and after its passage and approval.

Enacted _____

MAYOR

ATTEST:

CLERK

ALDERMEN

upon completion of the reading of this bill. Maurice Ciers moved that it be adopted, This was seconded by Pete Celele. Mayor Schipper called for vote with following results. Ayes, four
Nays - none

Frank Grosser made motion that bill be read second time. This was seconded by Maurice Ciers. Upon completion of second reading ~~the Mayor~~ ~~Celele~~ moved Schipper Pete Celele moved for its adoption. This was seconded by Ed Wojciechowski. Mayor Schipper called for a vote with following results ayes four nays none.

at this time Pete Celele moved that bill #6 be read a third and final time, this was seconded by Frank Grosser. Upon completion of this third reading, Maurice Ciers moved it be adopted, this was seconded by Ed Wojciechowski. Whereupon Mayor Schipper called for a vote. The following voted aye

Pete Celele
Ed Wojciechowski
Frank Grosser

Maurice Ciers - Nays - none
therefore Mayor Schipper declared bill #6 to be Ord #6 and duly passed by board of aldermen to be effective immediately.

There being no further business before the board meeting was adjourned

Sept. 1955

Minutes of the regular meeting of the board of aldermen of the city of Portage Wis. Meeting called to order by the Mayor and minutes of Aug. meeting were read. Upon motion by Ed Wojciechowski and second by Frank Grosser minutes were approved as read.

Treasurers report follows.

| | |
|-----------------------|----------------|
| Balance Aug. 1 1955 | 1179.62 |
| Deposited Aug 20 1955 | 100.00 |
| Total | <u>1279.62</u> |

Warrants

| | | |
|--------------------|---------------|--------|
| 46 Union Electric | 5.96 | |
| 48 Mrs H. Schipper | 10.20 | |
| 50 Union Electric | 5.96 | |
| 51 Asphalt Paving | 39.88 | |
| 52 Melvin Schipper | 8.60 | |
| 54 W. Kemp | 8.55 | |
| | <u>113.15</u> | 113.15 |

Bal. Sept 12 1955 1166.47

Upon motion by Maurice Cless and second by Pete Cchle, report was approved as read. At the same time petition for a quit claim deed to Block 16 in favor of Raymond A Schmidt, William Sr. Schmidt and Florence Schmidt was read. Motion was made by Pete Cchle that deed be granted, this was seconded by Maurice Cless. The chair put the question with following results: ayes - four nays - none.

be it so recorded. Another petition was read for quit claim deed to lots 80 and 81 in North addition in favor of Peter A Cchle. The chair submitted the question Ed. Wojciechowski made motion claim be granted, this was seconded by Frank Grosser. The chair submitted the question

with following results. Ayes - four nays - none
 Both motions. The following bills were
 submitted for approval

Union Electric \$5.96, Maurice Ciles
 7.50 for cement, J. Hunt, 61 legal paper
 Wilke 4 v. 84 for pipe for stop sign.

Motion was made by J. Grosser that bills
 be paid, this was seconded by Ed Wojciechowski

At this time, compliance with the
 new tax law or senate bill 286
 was discussed. After some discussion

Maurice Ciles made the motion that
 tax rate be reduced from 60 to 50
 in order to comply with the law. This
 was seconded by Ed Wojciechowski. The
 Chair put the question with following
 results. Ayes - four nays - none.

Motion was made by Pete Cchile
 that the City purchase four more stop
 signs. This was seconded by Frank
 Grosser.

John Hunt requested authorization
 to appoint R. ? as a city
 police man. This was granted. There
 being no further business, meeting
 was adjourned.

Oct 3 1955

Minutes of regular meeting of the board
 of aldermen of the City of Portage des Sioux
 Mo. Meeting was called to order by
 the mayor and minutes of Sept. meeting
 were read. Motion was made by Frank
 Grosser and seconded by Ed Wojciechowski
 that minutes be approved as read
 Treasurers report follows

| | |
|-----------------------|---------|
| Balance Sept 17, 1955 | 1166.47 |
| Deposited 17 | 352.00 |
| Oct 1 | 36.00 |

Total

1554.47

Warrants #53 School dist bonds interest 747.00

#55 Union Electric 25.96

| | |
|----------------|--------------|
| #56 Otto Wilke | 42.84 |
| 57 M. Ciers | 25.00 |
| | <hr/> 818.30 |

Balance Oct 3 1955 736.17
 Following bills were submitted for approval
 Union Electric 25.96. Motion made by
 Maurice Ciers and second by Peter Cehle
 bills be paid

At this time Se. Roy Barnard and
 Mr G. Tubbesing harbor prospectors
 requested of the board that ~~the~~ section
 of river road be oiled ^{outside of} offering to
 pay for the rocking off of ^{road} affected
 should the city oil this section
 After some discussion motion was
 made by Maurice Ciers that
 city oil road provided it did
 not take over 10 or 12 hundred gal
 motion was seconded by Frank Grasser
 motion carried, there being no further
 business meeting was adjourned.

Nov 7, 1955

W. King
 clerk

Minutes of regular meeting of the
 board of aldermen of the City of Portage
 des Sioux Mo. Meeting was called
 to order by Mayor Schipper and
 minutes of Oct 3rd meeting were
 read. Motion made by Maurice Ciers
 and seconded by C. Wojciechowski
 that minutes be approved as read
 Treasurers report follows

| | |
|-----------------------|-------------------|
| Balance Oct 3, 1955 | 736.17 |
| Bank audit of account | Credit <u>.06</u> |
| | 736.23 |

| | |
|-----------------------|---------------|
| Deposited Oct 10 1955 | <u>222.75</u> |
| | 958.98 |

| | |
|--------------------------|------------------|
| Warrants #59 Union Elec. | 25.96 |
| Balance Nov. 7, 1955 | <u>\$ 933.02</u> |

Upon motion by Frank Grasser and second
 by Peter Cehle report was approved as read.