

*Repealed Dec. 5-1935
by Ord. 227*

ORDINANCE NO. 132.

A Bill for an Ordinance regulating the use of the Stayton Fire Department equipment, including engine hose and other apparatus, and repealing Ordinance #25.

THE TOWN OF STAYTON DO ORDAIN AS FOLLOWS:

Section 1. That Stayton Engine Company, No. 1 as now organized shall be known as the Stayton Fire Department. Said company shall have charge of Engine No. 1, together with the hose, hose-cart and all apparatus appertaining thereto. Said engine and apparatus to be under the control of said company at all fire drills, or on public fete days, except that the engine and apparatus when not in use, shall be kept at such place as the Council may from time to time direct.

Section 2. It shall be unlawful for any one to have or use any of the apparatus or tools belonging to the fire department without permission of the foreman of said fire department; and it shall be unlawful for anyone, not a member of said department, to open or cause to be opened the engine house (except in case of fire alarm) without authority from the foreman of the department. Provided, however, that in case of an alarm of fire, anyone may open the doors and make preparations to take the engine out, when, if no members of the department be present, they may proceed to take the engine to the fire. Any person violating this section shall, on conviction before the Recorder, be punished by a fine of not less than two nor more than ten dollars; or by imprisonment not less than one or more than five days.

Section 3. It shall be unlawful for any person to molest or hinder any fireman (or other person acting under the instructions of the foreman of the department) in the discharge of his duty at fires or when at drill; or to persist in shouting or making other unnecessary noise in the vicinity of the engine while working at fires or when on drill; or shall fail or refuse to desist therefrom when requested to do so by any member of the department. Any one violating the provisions of this section, shall on conviction before the Recorder, be fined not less than two nor more than ten dollars; or imprisonment not less than one nor more than five days.

Section 4. It shall be unlawful for any person or persons to intentionally ring or cause to be rung any false alarm or signal; or to cry or shout- fire! when there is no fire. Provided, however, that the foreman may use the bell to call the company out to drill by ringing a stated signal. Also that the Marshal or his deputy may ring five strokes of the bell as a warning to minors that they will be liable to arrest if found roaming the streets after such warning. Anyone violating this section, or any part thereof, shall on conviction, be fined in any sum not exceeding \$10.00 at the discretion of the recorder.

Section 5. During the progress of any fire, the foreman of the fire department shall have authority to order any bystander to the engine for the purpose of relieving exhausted firemen, or to take the place of absent members of the company. Any person who shall neglect or refuse to obey the foreman, when ordered to the engine, or any

member of the fire department who shall refuse to obey the foreman, unless physically unable to do so, shall on conviction before the Recorder, be punished by a fine of not less than two nor more than fifteen dollars; or by imprisonment in the town jail not less than one nor more than seven days.

Section 6. All active and exempt firemen shall not be subject to town poll tax, and shall not be subject to jury duty in the Recorder's Court; but, shall have no pay for their service.

Section 7. That Ordinances No. 25 and all ordinances and parts of Ordinances in conflict herewith be and the same are hereby repealed.

Passed by the Council this 1st day of August, 1916.

Attest: J. B. Green Recorder.

Approved by the Mayor this 1st day of August, 1916.

W. B. Blanchamp Mayor.