

ORDINANCE.AN ORDINANCE AMENDING SECTION 77, OF REVISED ORDINANCE
OF LOGAN CITY, 1927.

BE IT ENACTED BY THE CITY COMMISSIONERS OF LOGAN CITY, UTAH, AS FOLLOWS:

Sec. 1 Sections Amended. That section 77 of Revised Ordinances of Logan City, 1927, as amended by Ordinance passed the 28th day of September, 1929, be amended and the same is hereby amended to read as follows:

77. Inner Fire and Business District. All that portion of Logan city abutting on Main street from Third South Street to Eighth North Street, and on Second South Street from one-half block west to one-half block East of Main Street, and on first South Street from first West Street to one-half block East of Main Street, and on Center Street from first East street to first West street, and on First North Street from first East street to first West Street, on First West Street from First South Street to first North Street, shall be included in and known as the Inner Fire and Business District.

Sec. 2. An emergency is hereby deemed to exist and it is hereby ordered that this Ordinance shall take effect immediately upon its publication.

Passed by the Board of City Commissioners of Logan City, this 21st day of February, A. D. 1933.

A. G. Lundstrom - Mayor

ATTEST:

H. R. Pedersen - City Recorder.

PROOF OF PUBLICATION.

COUNTY OF CACHE, }
STATE OF UTAH. } ss.

On this 27th day of February A.D. 1933, personally appeared before me, L. A. Ripplinger, who being first duly sworn, deposes and says that he is the Principal Clerk of the Cache Valley Newspaper Company, publishers of The Herald-Journal, a daily newspaper published in Logan City, Cache County, Utah, and that the advertisement ORDINANCE, a copy of which is hereto attached, was published in said newspaper for one day, Feb. 28, 1933

Signed L. A. Ripplinger

Subscribed and sworn to before me, the day and year above written.

Signed Gunnar Hasselton - Notary Public

My Commission expires January 6th, 1941.

ORDINANCE.

AN ORDINANCE ADDING NEW SECTIONS TO BE KNOWN AS 54A, 54B, 54C, 54D, and 54E AND AMENDING SECTIONS 54, 55, and 56 OF CHAPTER 5 OF THE REVISED ORDINANCES OF LOGAN CITY, 1927.

Be it enacted by the City Commission of Logan City, Utah, as follows:

SECTION 1. Sections Added. That Sections 54A, 54B, 54C, 54D, and 54E, be added to Chapter 5 of the Revised Ordinances of Logan City, 1927, as follows:

54A. GARBAGE. DEFINITION: WET GARBAGE, DRY GARBAGE. Wet Garbage is hereby defined to mean and include all wet marlet waste and/or other refuse, animal and vegetabel matter, table scraps, swill and slops. Dry garbage is hereby defined to include all ashes, (except hot ashes) clinkers, earthenware, glass, tin cans, papers, carton boxes, rags, grass, clippings, rakings from lawns (exclusive of manure, stones, dirt, clods, leaves, and branches, building materials, auto parts, grease, oils, and refuse from sumps, etc.); and any other dry refuse from places of business, in residential districts of Logan City, if the same is tied in bundles or put in sacks or placed in separate containers.

54B. GARBAGE IN BUSINESS DISTRICT. TRADE WASTE. All garbage from places of business in garbage business district of Logan City shall be deemed to be trade waste. It shall be unlawful for the owner, manager or proprietor of any business in the garbage district of Logan City, to allow trade waste to accumulate or fail to have the same removed and disposed of daily. Upon order of the Board of Health the garbage collector shall make daily calls for all trade waste, in business districts, provided the same is bailed down in bails not to exceed 100 lbs., other dry trade waste put in sacks or dry trade waste containers, and all other trade waste, wet garbage, must be put in wet garbage containers, with tight lid, said containers shall be put out daily for collection, by owner or manager at such hour and place as the City Board of Health may designate.

54C. GARBAGE DISTRICT. There shall be five garbage districts in the City of Logan, which districts, unless otherwise provided by the City Board of Health, shall be as follows:

District No. 1. All that portion of Logan City lying West of Main Street and North of Center Street.

District No. 2. All that portion of Logan City lying East of Main Street and North of Second North Street and the Boulevard.

District No. 3. All that portion of Logan City lying West of Main Street and South of Center Street.

District No. 4. All that portion of Logan City lying East of Main Street and South of Second North Street the Boulevard, and below the brow of the hill.

District No. 5. Business Garnage District to be fixed from time to time by the first party, and from which garbage shall be removed daily.

54D. GARBAGE DISPOSAL. All dry garbage shall be burned daily, unless the same is properly packed and shipped as a commercial product. All wet garbage not consumed shall be cleaned up daily and burned, or otherwise disposed of in a Sanitary manner to be approved by Sanitary Inspector.

54E. UNLAWFUL TO PUT GLASS, ETC. IN WET GARBAGE. It shall be unlawful for any person to put, or permit any glass or other deleterious substance or any poison to be put or placed in wet garbage container.

SECTION 2. Section Amended. That Sections 54, 55, and 56 of Chapter 5 of the Revised Ordinances of Logan City, 1927, be, and the same are hereby amended to read as follows:

54. GARBAGE RECEPTACLES. Every owner, tenant, leasee, or occupant of any building premises or place of business in Logan City shall furnish, provide or cause to be furnished or provided, and at all times keep two suitable and sufficient metallic cans or receptacles, to be approved by City Board of Health or the Sanitary Inspector, for receiving and holding wet and dry garbage respectively, as herein defined. One suitable water-tight garbage can with a locked lid for wet garbage, and one suitable garbage can, with a tight lid for dry garbage, Wet and dry garbage must not be mixed. Said cans shall respectively contain each week all wet and dry garbage, that any accumulate from all residence buildings, provided that in apartment houses containing more than four apartments, said cans shall be filled and emptied twice each week as herein provided. No receptacle shall be filled to exceed 100 pounds of weight, including weight, of receptacle. Each receptacle shall be provided with handles for convenient lifting and emptying of the same. All carton boxes shall be collapsed and placed in dry garbage can, all garbage cans at all times shall be kept securely closed, and shall be kept in such place and manner as the Sanitary Inspector may direct.

55. GARBAGE COLLECTION. The receptacles containing garbage and other waste matter shall, by the owner, tenant, or the other person in charge, be placed on the curb in front of any residence not later than 6:30 o'clock A.M. from April 1st, to October 1st and 8:00 o'clock A.M. from October 1st to April 1st, on the day of each week in which said garbage is to be collected in such district. The Board of Health shall fix and designate by public notice, the day of the week in each district when garbage shall be collected. All empty receptacles must be removed from the street as soon as practicable after being emptied, and must, in every case, be removed from the street the same day that they are emptied. No such receptacle shall be permitted to remain on any street longer than is necessary for the emptying of the contents thereof. Upon notice from garbage collector that garbage container is worn out, a new one must immediately be put in its place by owner or occupant, and the old container shall then be picked up by the garbage collector.

SECTION 3. Penalty. Any person violating the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be punished by fine, not less than ten dollars nor more than fifty dollars.

Section 4. It is hereby ordered that this Ordinance shall take effect twenty days after its publication

Passed by the Board of City Commissioners of Logan City, this 24th day of March, A. D. 1939.

A. G. Lundstrom * Mayor.

ATTEST:

H. R. Pedersen - City Recorder.

PROOF OF PUBLICATION.

COUNTY OF CACHE,) ss
State of Utah.)

On this 28th day of March, 1939, personally appeared before me, L.A. Ripplinger of the Cache Valley Newspaper Company, who being duly sworn, deposes and says that he is the Principal Clerk of the publishers of The Herald-Journal, a daily newspaper published in Logan City, Cache County, Utah, and that the advertisement, An Ordinance, a copy of which is hereto attached, was published in said newspaper one day March 27, 1939.

Signed L. A. Ripplinger

Subscriber and sworn to before me the day and year above written.

Signed Gunnar Rasmusson, - Notary Public.
My Commission expires, January 6th, 1941.

ORDINANCE.

AN ORDINANCE CLOSING PORTION OF STREET IN LOGAN CITY.

Be it ordained by the Logan City Commission as follows:

Section 1. WHEREAS, Logan City has heretofore conveyed a portion of the following described premises, to-wit:

Commencing at a point 2 chains West of the Southeast corner of Lot 8, Plat "E" Logan City Survey, in Cache County, Utah Territory; thence running South 47 degrees 25' West 4.40 chains; thence South 68 degrees 34' West 4.12 chains to the Southwest corner of said Block 15; thence South 61 degrees 12' West 3.50 chains; thence South 53 degrees West 6.80 chains; thence South 86 degrees 50' West 4.60 chains; thence North 63 degrees 10' West 3 chains; thence North 26 degrees 05' West 3.90 chains to a point on the South line of Sixth Street of Logan City; Thence East 1.10 chains; thence running in an easterly direction on a line parallel with the above given courses to a point 4.47 chains West of the place of beginning; thence East 1.47 chains to the place of beginning, containing 2.95 acres.

to the Utah Idaho Central Railway Company or its predecessor in interest and also other portions of said premises to Bassett Maguire and to Willard Gardner.

NOW THEREFORE, be it ordained by the Logan City Commission that that portion of the above described premises heretofore conveyed as above stated, be, and the same is hereby closed for street purposes. Being more particularly described as the major portion of said premises extending across the South end of 7th East Street and running thence Northwesterly to 4th North Street.

Section 2. Emergency. An emergency is hereby deemed to exist, and it is hereby ordered that this Ordinance shall take effect immediately upon its publication.

Passed by the Board of City Commissioners this 8th day of December, A.D.1939.

ATTEST:

A. G. Lundstrom - Mayor.

H. K. Pedersen - City Recorder.

PROOF OF PUBLICATION.

COUNTY OF CACHE,)
) ss.
STATE OF UTAH.)

On this 14th day of December A. D. 1939, personally appeared before me, L.A. Ripplinger, who being first duly sworn, deposes and says that he is the Principal Clerk of the Cache Valley Newspaper Company, publishers of the Herald-Journal, a daily newspaper published in Logan City, Cache County, Utah, and that the advertisement ORDINANCE a copy of which is hereto attached, was published in said newspaper Once.

Signed L.A. Ripplinger,

Subscribed and sworn to before me, the day and year above written.

Signed - Gunnar Rasmussen.
Notary Public.

ORDINANCE.

An Ordinance making additional appropriations for the support of the City government for the year 1939 and also making appropriations for the support of the City government for the year 1940.

Be it ordained by the Board of Commissioners of Logan City, Utah.

Section 1. That the following sums of money or as much thereof as may be necessary be and the same are hereby appropriated out of any money in the City Treasury not otherwise appropriated for the support of the various departments indicated for the calendar year ending December 31st 1939, said appropriations are further itemized in the requests on file for such appropriations and are in addition to those heretofore made by ordinance passed by the Board of Commissioners of Logan City, Utah, December 30th 1938, to wit:

Fire Department	5,900.00
Engineering Department	1,560.00
Street Department	4,500.00
Cemetery Department	4,710.00
Water Works Department	5,870.00

Section 2. That the following sums of money or as much thereof as may be necessary be and the same are hereby appropriated for the support of the various departments indicated for the year 1940:

Statutory and General	19,445.00
Auditor and Recorder	2,080.00
Treasurer	1,500.00
Estray Pound	825.00
Building Inspector	2,550.00
City Attorney	1,165.00
Fire Department	19,665.00
Garage Department	1,110.00
Police Department	18,825.00
Health Department	3,770.00
Abattoir Department	8,800.00
Engineering Department	5,015.00
Street Department	35,940.00
Cemetery Department	9,400.00
Water Works Department	55,422.00
Sewer Department	2,814.00
Electric Light Department	153,615.16
City Court	5,370.00

Section 3. In the opinion of the Board of Commissioners it is necessary to the peace, health and safety of the inhabitants of Logan City, Utah, that this Ordinance becomes effective immediately.

Section 4. This ordinance shall take effect at once upon its publication.

Passed by the Board of City Commissioners of Logan City, Utah, this 29th, day of December A. D. 1939.

ATTEST:

Mayor - A. G. Lundstrom
Commissioner - O. A. Sonne
Commissioner - V. E. Muir.

H. R. Pedersen * Recorder.

✓ AN ORDINANCE DEFINING, REGULATING AND LICENSING COAL DEALERS OPERATING WITHIN THE CORPORATE LIMITS OF LOGAN CITY.

BE IT ENACTED BY THE CITY COMMISSION OF LOGAN CITY, UTAH, AS FOLLOWS:

Section 1. Definition. The term "coal dealer" for the purpose of this section shall be defined as any person who brings in, buys, sells and/or deals in, at wholesale or retail, coal, coke or charcoal.

Section 2. License. It shall be unlawful for any person to operate as a coal dealer within the corporate limits of Logan City, or to sell or deliver any coal, or to bring any coal within the corporate limits of Logan City, for the purpose of selling or delivering the same to other people without first having procured a license from Logan City so to do. The license fee for every coal dealer operating within the corporate limits of Logan City shall be \$50.00 per annum, running from January 1st, to December 31st, each year, which shall cover one delivery vehicle, each additional delivery vehicle shall carry \$10.00 additional license. No license shall be issued for any fractional part of a year.

Section 3. Requirements. It shall be the duty of every coal dealer, before he applies for a license to operate within the corporate limits of Logan City, to first provide himself with the following:

(a) A delivery truck or other delivery vehicle, on which his name or the name under which he operates shall be written in large legible letters:

(b) A telephone at his place of business in his name or in the name under which he operates:

(c) A yard and place of business where not less than One Hundred tons of coal may be stored; all of which shall be stated in the application.

It shall be the duty of every coal dealer, before making any delivery of coal in this City, to provide himself with printed weigh-bills in duplicate, on which his name and address is printed which shall distinctly express in pounds the gross weight of the load, the tare weight of the delivery vehicle and quantity or quantities of coal, coke or charcoal contained in the vehicle used in such deliveries, with the name and address of the purchaser thereof, a brief description of the commodity and the date and time of day when weighed.

Section 4. Ticket Weighters Signature, Weigh Bills,. In all cases, where the coal dealer has not provided himself with standard scales at his place of business, which have been approved by the State Weight and Measure Commissioner, as provided by statute, it shall be the duty of such coal dealer to have all weights taken on standard scales approved by the State Weight and Measure Commissioner, and weigh bills signed by the weigh-master of such scales, certifying in duplicate the gross, tare, and net weight of the load, date of time of day when weighed, address of buyer and seller, and a brief description of the commodity. Every sale and delivery of coal in this city shall be accompanied by weigh bill as herein provided, a duplicate of which shall be delivered to the purchaser with each load.

Section 5. Penalty. Any person violating any of the provisions of this