

ORDINANCE REC

No. 728 *** K-B PRINTING CO. *** OMAHA

CITY HALL LEXINGTON, NEBRASKA

The Mayor and Council of the City of Lexington, Nebraska, met in regular special session in the City Hall on January 2, 1945. Mayor [Name] Acting City Clerk [Name] the proceedings of this meeting.

The Mayor instructed the Clerk to the following Councilmen were present: Reynolds, Hebrew and Reuter.

Absent: None.

Whereupon the Mayor announced in order, and the matter now message and approval of Ordinance No. 392.

This ordinance was in words and figures as follows:

SEC. 1: It shall be unlawful for any person to move any building up, on, along or across any street, or alley, within the limits of the City of Lexington, Nebraska, except as hereinafter provided. Any person, any building or corporation desiring to make street or alley application to the Clerk of the City for a permit to move the location of the building to a new removal and the period in which said removal shall be made. The application shall be accompanied by a permit fee of Two Dollars, which shall be paid over by the City Treasurer, the City Clerk shall refer said application to the Chief of Police for his approval, and upon receipt of approval from the Chief of Police, the City Clerk shall issue said permit. The permit shall require a good and sufficient corporate surety bond in the amount of the sum of one thousand dollars, in each instance approved by the City Attorney, as to form and substance and all damages that may be sustained to the street crossings, sidewalks, curbs, gutters, paving, or otherwiseto the City or to the property of other individuals or corporations.

SEC. 2: Interference: Whenever it shall be necessary for any householder to move a building to interfere with any gas mains, electric service, telephone or telegraph poles or wires, the public service company or companies owning, using or operating such mains, poles or wires, shall, upon notice as is provided in their respective franchises, or if no provision for notice is made therein, be present and assist, and notice, be present and assist, and move, and the expense of said removal, as estimated, shall be paid in advance by applicant, unless it is otherwise provided in said franchises or franchises. Whenever the moving of any building necessitates interfering with any water main or sewer main, belonging to the city, notice shall be given to the managing officers of such building or the water operations of City who shall proceed in behalf of their companies. The notice required in provided in the premises in behalf of their companies, shall be given to the commissioner of city or public service company or companies, as case is, by the Chief of Police.

SEC. 3: No license issued or general permit given to anyone to move buildings at will or generally within City.

SEC. 4: Building defined. The word building for purposes of this section includes any structure or object sought to be moved over public water main, gas city and sewer public main, pole or wire on said ways.

SEC. 5: Violation, penalty. Any person who violates any of the provisions of this section shall, upon conviction, be fined in any sum not less than fifty dollars, together with one hundred dollars, nor more than costs of prosecution and shall stand committed to jail until such fine and costs are fully paid.

PASSED AND APPROVED this 5th day of December, 1944.

Attest:
(Seal)
W. R. EGENBERGER, City Clerk
E. A. COOK, Jr., Mayor.

ORDINANCE NO. 392
AN ORDINANCE TO REGULATE THE MOVING OF BUILDINGS WITHIN THE CITY LIMITS OF NEBRASKA; PROVIDING FOR FILING OF WRITTEN APPLICATIONS OF PERMITS; A PERMIT FEE FOR AND BOND; PROVIDING FOR DAMAGES; INTERFERES WITH BUILDINGS; ELECTRIC OR TELEGRAPH POLES OR WIRES; PROVIDING FOR NO WIRES; GENERAL LICENSES DEFINING BUILDINGS; AND PROVIDING PENALTIES FOR VIOLATIONS OF PROVISIONS OF THIS ORDINANCE. THE CITY OF LEXINGTON, NEBRASKA.

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FLEXIBLE HINGE
PATENTED
L. L. BROWN PAPER CO.
LINEN LEADER