Ordinance Number 15.

An ordinance relating to Nuisances, Pigpens, Cowpens, Stables, etc.

Be it ordained by the City Council:

Section 1 (No Offal, etc. be deposited in the streets.) It shall be unlawful for any person to throw or cause to be thrown in or upon any street, alley, park or public ground within the limits of the City of Washburn, any manure, sweepings, fruits, fruit skins, vegetables, meat, fish, hay, manure, swill, slops or offal of any kind.

Section 2. (Private Premises.) It shall be unlawful for any person to place or permit to remain in the open air in or upon their premises any of the substances mentioned in section one of this ordinance.

Section 3. (Pig-styes. How Kept.) It shall be unlawful for any person to have or maintain upon his premises any cow pen or cow or cattle yard abutting on any of the streets within the corporate limits of the City of Washburn that may be in an unclean or unhealthy condition, or to maintain any stable in any unclean condition, and it shall be unlawful for any person to keep any pigs or horses in the corporate limits of said city.

Section 4. (No dead animals to be deposited in Open air.) It shall be unlawful for any person to leave for a longer period of time than twenty four hours, exposed to the air, or in any shed or out building on his premises, any dead animals.

Section 5. (Unhealthy matter not to be thrown in ditches, Exc.) It shall be unlawful for any person to throw or cause to be thrown into any slough, ditch or river within the corporate limits of the City of Washburn, any substance of any kind of an unhealthy or unwholesome nature.

Section 6. (Privy, How kept.) It shall be unlawful for any person to keep or maintain any privy, vault or outhouse without having the same boxed in a close manner and properly cleaned and disinfected.

Section 7. (No privy vaults where sewer connections can be had.) No person shall construct any privy vault in any part of the city in any location which is in sufficiently close proximity to a public sewer to make connection with such sewer practicable for a water closet and the board of health shall in all cases where it is practicable order any person to construct a water closet in communication with the public sewers instead of constructing or maintaining a privy vault; and such board shall have authority to enforce this provision; and it shall be the duty of the police to see that this section is not violated, and in all cases of breach thereof by any person shall forthwith report such breach to the board of health without delay; and any privy constructed in violation of this section shall at once be abated as a public nuisance.

Section 8. (Nuisance, Abatement) It shall be unlawful for any person to allow any nuisance of any kind or description whatever to exist on his premises after the same has been declared a public nuisance by the city council, and upon proper notification that the same has been declared a nuisance by said council, the said nuisance shall be removed or abated by the owner or owners of said property, or person having said property in charge; and in case of their neglect or refusal to abate the same, the party so neglecting or refusing shall be subject to a fine not less than five($5) dollars and not more than one hundred($100) dollars; and in case of the failure or neglect to remove or abate any nuisance within twenty-four hours after notification the chief of police shall cause said nuisance to be removed or abated at the expense of the city, and for such expense so incurred the city may recover by civil action in the name of the city, of the party delinquent in that regard, three times the actual expense so incurred in abating and removing said nuisance.
Section 9. (Livery stables) The owners and keepers of livery, feed
sale and public or private stables in the City of Washburn shall remove
all manure and debris from their stables to the city dump at least once
a month, and any person violating this section shall be deemed guilty
of a misdemeanor and be punished by a fine of not less than five(§5)
dollars and costs for the first offense and the sum of Ten(§10) dollars
and costs for each and every subsequent offense.

Section 10. (Penalties) For every violation of this ordinance the
penalty for which is not already specifically set forth, the offender
shall on conviction be fined in a sum of not less than five(§5) dollars
and costs and not more than one hundred(§100) dollars.

Read first time, September 10, 1908.
Read second time, October 12, 1908.
Passed, January 20, 1909.
Approved, January 20, 1909.
(seal)

Theo. J. Haugeberg,
Mayor.

Attest: Theo. Serr,
City Auditor.