

AN ORDINANCE

To Amend an Ordinance Entitled "An Ordinance to Regulate the Running of Automobiles or Motor Vehicles, Public Hacks and Transfers, upon the Public Highways of the City of Camden, and Prohibiting the Stopping of Vehicles Except for Certain Purposes, within a Certain Area, at the Corner of DeKalb and Broad Streets, and Fixing a Penalty for the Violation Thereof."

City Council of Camden, Camden, South Carolina. December 14, 1923.

Be it Ordained by the City Council of Camden, South Carolina, in due Council assembled this 14th day of December, 1923.

Section I. That "An Ordinance to Regulate the Running of Automobiles or Motor Vehicles, Public Hacks and Transfers, upon the Public Highways of the City of Camden, and Prohibiting the Stopping of Vehicles except for Certain Purposes, within a Certain Area, at the corner of DeKalb and Broad Streets, and Fixing a Penalty for the Violation Thereof," Ratified in City Council of the City of Camden the 7th day of September, 1916, be amended so that when so amended said Ordinance shall read as follows:

Section II. That it shall be unlawful for any person or persons without securing registration for license as provided for in the Statute Law of the State of South Carolina, to run, drive, or operate any motor vehicle on or along the public streets of the City of Camden without having displayed at all times to public view in the rear of said vehicles, a license number as required by the State Highway Department under the law providing for such license number, PROVIDED, that this shall not apply to non-resident owners of motor vehicles, duly registered and licensed in their home state, unless said motor vehicle shall remain within the City limits for thirty days. PROVIDED FURTHER, that this shall not apply to purchasers of new motor vehicles until after ten days from the purchase of same.

Section III. That no driver of automobiles or motor vehicles shall operate his machine on the public streets of the City of Camden in a dangerous manner or at a dangerous speed. Inattention in driving automobiles or motor vehicles is considered dangerous to the public and is prohibited. That under no circumstances shall an automobile or motor vehicle run on the streets of the City of Camden at a rate of speed more than twenty-five miles an hour.

Section IV. That every automobile or motor vehicle, hack or transfer travelling or passing on or over any of the public streets of the City of Camden shall keep entirely on the right of the center of said streets, except in case of emergency, so as not to obstruct the passage of any persons, carriage, animal or thing on the other side of the center thereof.

Section V. On approaching corners horns of automobiles or motor vehicles shall be sounded emphatically several times and before making a turn at any corner or elsewhere the driver of the motor vehicle shall by the wave of the hand indicate the fact that he is going to make the turn.

Section VI. Upon approaching a crossing of intersecting streets of the City of Camden a person operating an automobile or motor vehicle shall have it under control, and operate it at a rate of speed no greater than ten miles an hour, and not turning any corner at any greater rate of speed than six miles an hour, and in no event greater than is reasonable and proper, having regard to the traffic then on such street and to the safety of the public.

Section VII. When a person operating an automobile or motor vehicle

shall meet on the public streets of the City of Camden any other person riding or driving a horse or horses, or other draft animal or other motor vehicle, the person operating such motor vehicle shall reasonably turn same to the right of the center of such street so as to pass without interference. Any person operating a motor vehicle shall on overtaking any such horse, draft animal or other motor vehicle pass on the left side thereof, and the rider or driver of such horse, draft animal or other vehicle, shall, as soon as practical, turn to the right, so as to allow free passage on the left. Any person operating a motor vehicle shall, at the intersection of streets of the City of Camden keep to the right of the intersection of the centers of such streets when turning to the right, pass to the left of such intersection when turning to the left. Any person operating a motor vehicle on the streets of City of Camden on Broad Street from Arthur Street to DeKalb Street, and on DeKalb Street from Campbell Street to Lytleton Street, shall not turn within the block on such streets, but shall turn at the silent sentinels at the intersection and in turning the silent sentinels should always be to the left of the motor vehicle in making the turn. That in turning at the intersection of Broad and Laurens Street the turn shall be so made that the monument at said intersection shall always be to the left of the motor vehicles making the turn.

Section VIII. A person operating a motor vehicle shall, at request, or upon signal by putting up the hand, from a person riding or driving a restive horse or horses, or other draft animals, bring such motor vehicle immediately to a stop, if necessary, having due regard for safety of persons, vehicles and animals, and if travelling in opposite direction, remain stationary so long as may be reasonable to allow such horses or animals to pass. And if travelling in the same direction, the person or persons operating the motor vehicle shall not pass any person or persons in charge of an animal or animals, if requested by such person or persons in charge of such animal or animals not to do so until such person or persons have gotten to a place where they could drive such animal or animals out of the road, or when passage could be safely effected, or when such person or persons without just cause and excuse intentionally obstruct the passage of any motor vehicle. PROVIDED, That in case such horse or animal appears badly frightened, or he is requested to do so, the person operating such vehicle shall cause the motor of such vehicle to cease running so long as shall be reasonably necessary to prevent accident and insure the safety of persons, vehicles, and animals.

Section IX. That it shall be unlawful for any person or persons while under the influence of intoxicating liquors or narcotics to drive or operate upon the streets of Camden any automobile or motor vehicle, hack or transfer.

Section X. That it shall be unlawful for any minor under the age of fourteen years (14) to drive or operate any automobile or motor vehicle upon the streets of the City of Camden, whether or not the same be with the consent of their parents or guardian.

Section XI. That every person driving a motor vehicle that strikes or hits any person or other vehicle shall stop such motor vehicle at once and render such assistance as he or she can, and shall, upon request, give his or her name and postoffice address, and the license of his or her motor vehicle.

Section XII. That after dusk each automobile or motor vehicle in operation in the City of Camden shall have lit two lights on the front and one in the rear of said vehicle, front light to be of such power as to throw the light at least two hundred feet and enable

REALTY TRANSFERS

Changes of Real Estate as Recorded in County Auditor's Office.

Emma C. Villepigue to Mary D. McDowell, 100 acres on Sanders Creek, \$500.

Thomas Anrum to R. A. Purser, 2 lots DuBose Park, \$30.

T. L. Davis, Jr., to Cora V. Davis, 25 acres near Antioch church, love and affection.

Thomas Anrum to L. M. Hall, 3 lots at DuBose Park, \$217.51.

Thomas Anrum to J. Whitaker, Jr., 2 lots DuBose Park, \$115.

Maggie McDunn to S. M. McCaskill, 2 acres near Wateree Mill, \$300.

Thomas Anrum to Dan M. Jones, 1 lot DuBose Park, \$62.50.

Thomas Anrum to W. T. Player, 11 lots DuBose Park, \$500.

Charles B. Smith to Sumter Pine Co., timber rights 100 acres, \$262.50, etc.

T. W. Starnes to Earl H. Bowen, 100 acres near Blaney, \$2250.

James H. Burns to Lawrence A. Kirkland, trustee, 60 acres near Camden, \$9736.50.

Moses Watts to Godfrey & Maynard timber rights 114 acres, \$100, etc.

Thomas Anrum to James H. Burns 36 lots DuBose Park, \$1430.50.

Ellen Knox to Thos. J. Clyburn, 1/2 acre near Clyburn station, \$100.

Thomas Anrum to T. K. Trotter & B. G. Sanders, 3 lots DuBose Park, \$142.50.

Stockley S. Belton to H. L. Schlosburg, 1 lot Lower Broad st., Camden, \$250.00.

Thomas Anrum to W. B. Player, 2 lots DuBose Park, \$62.50.

Thomas Anrum, to G. B. Player, 2 lots DuBose Park, \$62.50.

Robert M. Missouri to Rhame Brothers, 1 lot and 1/2 building, Church street, Camden, \$5.00, and other considerations.

Caroline D. Girardeau to Hammond-Gregg Co., 866 acres near Liberty Hill, \$10,500, etc.

Elizabeth Martin to Adolphus Martin, 1 1/2 acres near Camden, love and affection.

Sam Doby to Joseph Williams, 1/2 acre near Camden, \$110.

Janie Cooper to Barney Cooper, Jr., interest in 50 acres, near Blaney, \$5 etc.

W. B. Nelson to J. L. Lovett, 10 acres West Wateree, \$100.

Thomas Anrum to M. H. Cook, 2 lots DuBose Park, \$100.

M. M. Cook to B. B. Trull, 2 lots DuBose Park, \$30.

Mrs. Louise B. Culvern to Godfrey Maynard Co., timber rights 225 acres, \$10,000.

B. B. Clark, Master, to Scottish American Mortgage Co., 80 acres Wateree, 550.

Flora and Georgia Wright to Angie Shad Thompson, 1 lot Campbell st., Camden, \$5.00.

J. E. Hough to W. Colin Hough, 1 acre near Camden, \$150.

L. C. Strauss and D. D. Moise, executors to John Rhame, 1 lot York st., Camden, \$50.00.

B. B. Clarke to Grace McGirt, 1 lot Church st., Camden, \$800.

Lawrence A. Kirkland, to Wateree Mills, 81 acres near Mills, \$1.00, etc.

James M. Brown to James H. Burns, 1 lot Rippondon st., Camden, \$650.

Hattie Wilson to John Rhame and D. G. Joy, 124 acres near Antioch, \$100, etc.

B. B. Clark, Master, to Rena and Jennie Meeks, 1 lot lower Broad st., Camden, \$50.

L. E. McLester to W. E. Davis and H. F. Lee, 142 acres near Bethune, \$700.

T. Edmund Krumbholz to Camden Land and Improvement Company, 8 acres just north of Camden, \$1,000.

Lucy Chestnut to Ada Drakeford, 1 acre near Camden, \$25.

anyone in said vehicle to see clearly for that distance. That when driving an automobile or motor vehicle after dark on such portions of Broad and DeKalb Streets as contains the "White Way" and when said "White Way" is lighted, the person operating said automobile or motor vehicle shall keep dim the front lights on said motor vehicle. That in driving any automobile or motor vehicle on any streets or portion of street not containing the "White Way" on approaching another automobile or motor vehicle the person operating the said automobile or motor vehicle shall dim the front lights on said automobile until the approaching motor vehicle is passed.

Section XIII. That it shall be unlawful for any person in the City of Camden without the consent of the owner or person having in charge an automobile or motor vehicle to get in, stand on any part, or interfere in any way with the same.

Section XIV. That all public hacks and transfers after dusk while being driven on the public streets of the City of Camden shall carry lights said lights to be approved by the Street Commissioner of the City of Camden.

Section XV. That no person shall operate on the paved streets of the City of Camden an automobile with leaking gasoline, that in case an automobile is leaking gasoline there shall be attached to said automobile or put under same a pan to catch the leaking gasoline.

Section XVI. That any person violating the provisions of this ordinance shall upon conviction, be fined a sum not more than One Hundred Dollars, or be imprisoned for not more than thirty days, and that such imprisonment may, at the discretion of the Recorder of the City of Camden, be accompanied with the additional requirement of hard labor on the streets of said city.

Section XVII. All Ordinances or parts of Ordinances conflicting with this Ordinance be and the same are hereby revoked. This Ordinance shall take effect on the 1st day of January 1924.

Ratified in Council assembled this 14th day of December 1923.
H. G. CARRISON JR. Mayor.
Attest:
H. C. Singleton, City Clerk.

GENERAL NEWS NOTES

Los Angeles, Cal., has among other civil ordinances on its books one that forbids street car conductors and motormen from shooting at jack rabbits from car platforms, and another which forbids a mother bathing more than one baby at a time in a bath tub.

A radio broadcasting and receiving station in Boston on last Thursday night succeeded in getting messages from London, Paris, Warsaw, Berlin and Norway.

The police and state authorities of Chicago are very anxious to lay hands on one Leo Koretz, who is wanted in Chicago for an oil swindle involving about \$5,000,000. Koretz disappeared last week and with him a woman and also about \$1,000,000 in cash.

Mattie Jones, a negress, was found guilty of first degree murder in a Philadelphia court late Thursday night. She killed another negro last September. There was one woman on the jury that sends the negress to the electric chair.

Mrs. Mary Nolan, of California, successor of her husband, John Nolan, only woman member of congress, will be the first woman to head a congressional house committee. She will be chairman of the committee on expenditures in the post office department.

Mrs. Ed Flemming and her sister-in-law, Mrs. Stapp, are in jail at Franklinton, La., on charges of murder in connection with the death of Mrs. Flemming's husband.

John M. Moorehead, prominent textile manufacturer of Charlotte and former congressman, died at his home in Charlotte, of pneumonia, aged 57 years.

Lady Marjorie Beckett, daughter of Lady Warwick, who is running for parliament, is stumping for her mother. She is making a tour of the district addressing throngs, urging them to vote for her mother.

MASTERS' SALE.

State of South Carolina, County of Kershaw, Court of Common Pleas.

Janie W. Dinkins, etc., Plaintiff, vs. Robt. W. Dinkins, et al., Defendants.

Under an order of His Honor, W. H. Townsend, Judge Fifth Judicial Circuit, dated December 19, 1923, I will sell to the highest bidder at public auction for cash before the Kershaw County Court House door in Camden, in said State, during the legal hours of sale on the first Monday, being the seventh day of January 1924, the following described real estate:

All that certain piece, parcel or tract of land with improvements thereon, being and situate in the County of Kershaw, State of South Carolina, known as "Salt Pond" or "Outlaw" tract containing Two Hundred and Seven (207) acres, more or less, and bounded by lands on North said to be of Holland Harris, East by said land to be of Thomas Moore, South and West by lands belonging to J. R. Dinkins estate, said tract of land being the same deeded to J. R. Dinkins September 21, 1911, by E. F. A. Weiters, Executor estate of John C. Weiters, deceased, and recorded in the office of the Clerk of Court for Kershaw County in Book A. D. page 539.

ALSO, all that parcel or lot of land in the County of Kershaw, State of South Carolina, known as the Motley Place, containing Twenty-Two acres more or less, bounded North by the Road separating this property from a small tract formerly a part of this property but bargained by J. R. Dinkins to Levi Moore; East by lands of Alex Boykin; South by land of J. E. McIntyre, and West by the Home Place of J. R. Dinkins above described.

ALSO, all that parcel or lot of land in the County of Kershaw, State of South Carolina on the Western side of the Wateree River, known as the Creek Place, containing One Hundred Twenty-Seven (127) acres, more or less, bounded North by land of Mrs. Elizabeth McIntyre, East by lands now or formerly of the Bailey estate and lands formerly of C. P. Bowen.

ALSO, all that parcel or lot of land in the County of Kershaw, State of South Carolina, known as the Hayes Place of the estate of J. R. Dinkins, containing One Hundred Thirty-Nine (139) acres, more or less, bounded North by the land formerly known as the Hollis Place of J. R. Dinkins' estate, East and South by lands of McIntyre, and lands of Branham, and West by lands now or formerly of Burwell Hogan.

ALSO, all that parcel or lot of land on the western side of the Wateree river, in the County of Kershaw, State of South Carolina, known as the Cullen Place of J. R. Dinkins, containing Two Hundred Sixty-Nine (269) acres, more or less, on the waters of Twenty-Five Mile Creek, and bounded on the North by the Hayes Place of J. R. Dinkins, East and South by lands formerly of Bailey, and the Cullen lands of which this was once a part, and West by lands now or formerly of Branham and lands of Nettles.

ALSO, all that parcel or lot of land in the County of Kershaw, State of South Carolina, on the western side of the Wateree River, containing One Hundred Thirty-Four (134) acres, more or less, known as the Branham Place, of the estate of J. R. Dinkins, bounded North by the public road leading from Camden to Smyrna Church; East by land of Holland Harris, South by land now or formerly of Hollis, and West by land of Jackson.

The above described tracts of land will be sold separately. Anyone desiring to bid at said sale shall first deposit with the Master, a certified check or cash for the sum of One Hundred (100.00) Dollars, as an evidence of good faith and as a guarantee of compliance with the terms thereof, which deposit shall be returned to the unsuccessful bidder at the conclusion of said sale.

B. B. CLARKE, Master. December 20, 1923.

FERTILIZER

Before you buy your fertilizer for another season, be sure to see me, for I can save you money in quality at least.

I handle the Southern States Fertilizer Goods, Acid, Kainit, mixed goods of all kinds, Nitrate of Soda, Muriate Potash.

Telephone 18

R. L. MOSELEY

"THE BIGGEST STEP FORWARD IN THIRTY YEARS."

Is what one man connected with the U. S. Department of Agriculture wrote us, after reading our literature on "Naco Brand Open-Formula No-Filler Fertilizers."

"If the Farmer would buy his fertilizers with the same care he does other merchandise, he could double his crops and get rich."

"We think your plan of leaving out the Filler is splendid and will be appreciated by those farmers who give some thought to what they are using under their crops."

Don't see how cheaply you can buy a fertilizer, for cheap fertilizers are not always good investments. Don't merely ask for an 8-3-3, but ask your dealer what it's made of, how many pounds of each material are used and how much filler, and if he cannot answer your questions, then ask our representative.

W. R. HOUGH, at Camden, S. C.

To explain our Open-Formula No-Filler Fertilizers. You will find we put a tag on every bag showing exactly the number of pounds of each material that we use—and we use the finest of ingredients, such as the Genuine Peruvian Guano, etc., and you will find our prices reasonable—and furthermore, will find that after we mix all the ingredients that are necessary to make an 8-3-3 or an 8-4-4, or any other analysis, we stop—we don't add any dirt filler or sand, but we ship you the pure ingredients only—leaving out from 200 to 500 pounds of worthless filler, which does you no good and only means expense for freight, handling and hauling, etc.

Don't continue to be satisfied to ask for an 8-3-3. Find out why you need certain materials to give you the proper balance of plant food, then insist upon your getting them, thereby steadily improving your crop yields and at the same time getting some knowledge of the functions of the various fertilizer elements. Get away from fertilizing like you did five or ten years ago, for you haven't started to get the results you can obtain from fertilizers if you buy and apply them with a full knowledge of the facts.

NITRATE AGENCIES COMPANY, Wilmington, N. C.

ATTENTION FARMERS

Before buying your Nitrate of Soda, Cotton Seed Meal, Fertilizer and Fertilizer materials, get our prices.

CAMPBELL & SMYRL

Don't Wait

Until a freeze comes.

Get your COAL now and be prepared

John M. Villipigue & Co.

PHONE 14

R. L. Moseley Brokerage Agency

Wants To

Buy your cottonseed, corn, oats, hay, milch cows, beef cattle, etc., and to sell you fertilizer, horses, mules, buggies, harness, etc.

We trade for almost anything of value. We also have some good city and country property that we would sell. "See us."

R. L. Moseley Brokerage Agency

Your Evening Gown, Wrap, Gloves —are they "spic and span"—ready for the Holiday dance or party? Left in our hands for a few days, they'll be returned to you spotlessly clean, fresh, like new.

QUICK SERVICE

FOOTER'S DYE WORKS

Cumberland, Maryland.

NOTICE!

We are booking NITRATE OF SODA orders for W. R. Grace & Co.

F. M. WOOTEN
BROKER