ORDINANCE NO. 363

An ordinance of the City of Redlands calling a special election to be held in said city on the 14th-day of March 1905, for the purpose of submitting to the qualified voters thereof the proposition of incurring an indebtedre ss by the issuance of the bonds of said city in the sum of \$17,000. for the acquisition of two tracts of land for building sites for the erection of fire halls, together with the erection and construction of a fire hall upon each of such tracts and acquiring necessary fire apparatus therefor.

The Board of Trustees of the City of Redlands do ordain as follows:

the public interest and necessity of the municipality of the City of Redlands and of the inhabitants thereof demands the acquisition and construction by said city of certain municipality improvements, said determination was made by the board of trustees of said city(being the legislative branch thereof) at an adjourned regular meeting of said board duly held on the .22nd day of December, 1904, by a resolution duly passed by said board by a vote of more than two thirds of all its members, and approved by the president of said board, he being the executive of said municipality. Said proposed municipal improvements, and also the objects and purposes for which an indebtedness of said city is proposed to be incurred are herebydeclared to be as in said resolution set forth, as follows, to wit:

It is hereby resolved by the board of trustees of the city of Redlands as follows to wit: That it is here by determined and declared that the public interest and also the public necessity of the municipality of said city, and of the inhabitants thereof demands the acquisition and construction by said city of the following described municipal improvements, to wit:

The acquisition of two tracts of land for building sites

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for the erection of a fire hall upon each of such tracts, together with and including the erection and construction of a fire hall upon each of such tracts for municipal uses, and the acquisition of recessary fire apparatus therefor.

That the acquisition and construction of said municipal improvements hereinbefore described is gor the object and purpose of furnishing to said city and the inhabitants thereof better fire protection. That the acquisition and construction of the said municipal improvements are necessary and convenient to carry out the objects and purposes and powers of said municipality and that the cost thereof will be too great to be paid out of the ordinary annual revenue and revenue of said municipality.

That the estimated cost of said municipal improvements is the sum of \$17,000. That it is hereby determined and declared that it is the purpose and intention of the legislative branch of the government of said city of Redlands to take proceedings for the acquisition and construction by said city of said municipal improvements at the cost of \$17,000., in lawful money of the United States, and to incur an indebtedness in said sum by the issuance of the bonds of said city for that purpose to the said amount of \$17,000.

Section 2. A special election is hereby called, to be held in said city on the 14th.day ofMarch.....,1905, at which said special election there will be and hereby is submitted to the qualified voters of said city, to be voted on at such election the following proposition, to wit:

The proposition to incur a bonded indebtedness of said city in the sum of \$17,000., principal sum, with interest thereon at rate ofper cent per annum, interest payable semi-annually

principal interest payable in lawful money of the United States of America, for the acquisition of two tracts of land for building sites for the erection of a fire hall upon each of such tracts, together with and including the erection and construction of a fire hall upon each of such tracts for municipal uses, and the acquisition of necessary fire apparatus therefor, the total cost of the same being \$17,000.

They shall bear interest at the rate of.....5.....per cent. per annum, and the principal and interest shall be payable in lawful money of the United States in the manner following:

The interest shall be payable semi-annually, and one of said bonds shall be payable each and every year at the city treasury n on a day and date to be fixed by the board of trustees of said city, be gether with interest on all sums unpaid at such date.

Section 4. In case bonds of said city shall be issued and sold under the proposition of incurring indebtedness herewith submitted to the qualified voters of said city, the proper legally constituted officers of said city shall annually, at the time of fixing the general tax levy and in the manner of such general tax levy provide, levy and collect annually each year until said tonds are paid or until there shall be a sum in the

treasury of said city set apart for that purpose, sufficient to met meet all sums coming due for principal and interest on such be nds, annual tax sufficient to pay the interest on such be nds or indebtedness as it falls due, and also an annual tax sufficient to pay such part of the principal there of as it falls due to constituted sinking fund for the payment of the principal the reof on or before maturity, and also to pay such part of the principal thereof as shall become due before the time for fixing the next general tax levy, which maturity of said bonds shall not same. The taxes herein required to be levied and collected shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected, and be used for he other purpose than the pa yment of said bends and accruing interest.

Section 5. That the aggregate estimated so st of the said proposed public improvements set forth in said resolution, together with all existing indebtedness of said city, does not exceed fifteen per cent of the assessed value of all the real andpersonal property of said city.

Section 6. Said proposition to incur said indebtedness for the acquisition and construction of said municipal improvements shall be woted for or against at said election as "Fire Hall Bonds for \$17,000."

Said election and the voting thereat shall be by ballot,
said ball of shall be prepared, printed, furnished and distributed
as provided by law. Each ballot used in said election shall
have printed thereon, in addition to any other matter required by

the following:

Municipal Ticket. Bond Election.

To voite in favor of a proposition stamp a cross (x) in the square opposite and to the right of the word Yes, following the proposition to be voted for.

To vote against a proposition stamp a cross(x) in the square opposite and to the right of the word "No" following the proposition to be voted for upon.

Fire Hall Bonds for \$17,000.

: YES

: NO

Section 7. Any qualified voter may vote at said election in favor of said proposition by stamping a cross (x) on his ballot in the square opposite and to the right of the word Yes following the proposition to be voted for; and any qualified voter may x vote at said election against any said proposition by stamping a cross (x) in the square axxive xrx opposite and to the right of the word No following the proposition to be voted upon.

The result of the vote at such election shall be decoded medox canvassed and declared by said board of trustees on the Monday next following the said election, such canvass to be held at the board room of said board at two o'clock P.M. of such day.

The city clerk of said city is hereby directed to provide for each of said the municipal election precincts herein fixed for such election not less than seventy five ballots for every fifty qualified voters in such precinct, and a like proportion for every fraction of fifty voters in such precinct.

every fraction of fifty voters in such precinct. The polls shall be open at six o'clock in the morning of the day on which the election is held, and shall be kept open until 5 o'clock in the afternoon of the same day, when the polls shall be closed.

Section 8. That for the purposes of said election said city is hereby districted and subdivided into two municipal election precincts, to be known as Municipal Election Precinct Number One and Municipal Election Precinct Number Two. That the following are the boundaries and polling places of such Municipal Election precincts, and the following named persons are hereby appointed officers of election for such precincts, respectively, to wit:

Municipal Election Precinct Number One.

Municipal election precinct number one shall consist of all
that part of said city lying north of the center lines of east
and west Citrus and Brookside Avenues.

Polling place: At City Fire Hall, corner 5th and East Central Avenue.

Officers of Election:

Judges; Peter Arth and M. L. Black.

Inspectors: George Palmtag, and W. S. Elkins,

Clerks: B. P. Dugan and Frank Smith,

Ballot Clerks: B. G. Burdick and W. H. Ellsworth.

Municipal Election Precinct Number Two.

Municipal election precinct number two shall consist of all that part of said city lying south of the center lines of east and west citrus and Brookside Avenues.

Polling place at gynmasium in Y. W. G. A. building at corner of Cajon and Vine Streets.

Officers of election:

Judges: Cass Gaylord, and Henry Reynolds.

Inspectors: Vr. L. Fowler and Jas. N. Clark,

Clerks: C. L. Jowell, and W. H. Smith.

Ballot Clerks: D. W. Sargent and Robt. Hamilton.

Section 9. Said special election, in all particulars not recited in this ordinance, shall be held as provided by law for holding municipal elections in said city, and the said election shall be conducted by a board of election consisting of two Inspectors, two Judges, two Clerks, two Ballot Clerks for each election precinct.

Section 11. This ordinance and the publication thereof shall constitute the notice of said election. This coordinance shall be published once a day for at least seven days in the Redlands Daily Review, a newspaper published in said city at least six days a week, and said city clerk shall cause this ordinance to be so published and no other notice of such election need be given. This ordinance shall take effect immediately.

President of the board of trustees of a said city of Redlands.

Attest:

City Clerk

The foregoing ordinance is hereby approved this !...day of January, 1905.

President of the board of trusteers of the dity of Redlands and the Executive of said municipality.

I hereby certify that the foregoing ordinance was duly passed by a vote of more than two-thirds of all the members of said board at its regular meeting on the .f. day of January, 1905, and was duly approved by the president of said board, he being the executive of said city.

Jany. 18, 1905.

F. P. Oland City Clerk.

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