STATE OF MINNESOTA) COUNTY OF RICE CITY OF FARIBAULT

I, N. S. Erb, Mayor of the City of Faribault do hereby certify that the Board of Fifteen Freeholders appointed by the Honorable Thomas S. Buckham, Judge of the District Court of the Fifth Judicial District, in and for said State of Minnesota by order dated August trenty-fifth, one thousand nine hundred and eight, to draft a proposed charter for the said city of Faribault, did on the 11th, day of January 1911 return to me as Chief Magistrate of said city, a draft of said proposed charter, signed by eleven members of said Board of Freeholders as follows, viz:-

remark into the of the photon corner set full they make the control of the contro

said County, appearing to be interested in said Jand, addressed to listed in the official paper of the city. Section 100. PROUNDER WILEIS TWO INFOCE In the said assessment shall be said rate to be determs, said or read in wall by reason of any informability in the said assessment shall be section for any cause, jurisdiction, said or required in make a new assessment shall be section for any cause, jurisdiction, of the determs, said or read in wall by reason of any informability in the said assessment shall be section for any cause, jurisdiction, of the notice plant be set at a rate to be determs, said or read in wall by reason of any informability in the said assessment shall be section for any cause, jurisdiction, of the notice plant be set at a rate to be determs, said or read in wall by reason of any informability in the said assessment shall be section for any cause, jurisdiction, of the determs, said or read in wall by reason of any informability in the said assessment shall be section for any cause, jurisdiction, of the notice plant in the said assessment shall be section for any cause, jurisdiction, of the connection of the connection of the connection of th		All time descriptions of the first stripe for the f	wells and the same of the same	The first term of the first te		The second secon
	general laws of the State.	The Council in making such assessment, shan determine and	ap- the same shall be re-assessed until said property has paid its share	such improvement to be made and filed in the office of the CityRe- corder, and shall, when such plans and specifications are filed, give notice of the time and place when and where the Council will meet	lude a copy of the resolution passed by the Conneil as provided in section two hundred and eight of this Charter. Section 210: WARRANT DELIVERED TO CITY TREAS-	ment, Section 222, POWER TO PURCHASE PROPERTY: SIGNMENT OF LIENS. In order to protect the lien of the
	and it is hereby vested with all p in the county board of equalizat state, but shall not be restricted	wers-which are or may be vested arising to them respectively from the condennation thereof we just unleg, the general laws of the shall be awarded, to such owners, respectively, as damages, all by any. dimitations, in respect to luaking due, allowance therefrom for any benefit which such ow	hiel for BENEFITS CAN BE MADE, All the provisions of this after chapter, insofar as applicable shall apply to dand be followed in mersi lie-condennation of proporty; where in discondennation of proporty; where in disconden	and hears reasons for and against such improvement, which nonce shall-be 'published at least once in the 'official paper, and the last publication slight beneficial to the property of the time of such meet- publication slight beneficially a brief description of the improve-	TREE, All warrants issued for the collection of any special assess- nent by the city as herein authorized, shall be delivered by the city Recorder to the City Treasurer as soon as practicable after said assessment has been profurned and established. The City Recorder	special assessments, the Council shall, whenever necessar power to purchase any lot or parcel of land at any tax sale an assignment of any lien on the same against which the a lieu for special execution.
	reducing the aggregate sum of re- by the city assessor, Section 158, WHO MAY	a or personal property as returned inay, respectively, derive from such improvements and said a surpress of the confirmation of a surpress of the confirmation of cent, per annum from and after the date of the confirmation of cent, per annum from and after the date of the confirmation of cent, per annum from and after the date of the confirmation of cent, per annum from and after the date of the confirmation of cent, per annum from and after the date of the confirmation of cent, per annum from an after the date of the confirmation of cent, per annum from an after the date of the confirmation of cent, per annum from an after the date of the confirmation of cent, per annum from the cent, pe	sunti, can-ble made, per la Section: 185. COUNCIL MAY ABANDON PROCEEDINGS. t as The Council may, by resolution, abandon any proceedings under this	inga: Said, notice small contain and to be affected thereby. Pro- ment, and, the several tracts of land to be affected thereby. Pro- vided, that the Council by a four-fifths vote of all its members may, a without netition, on its own motion, cause plans and specifications!	hall in each instance take a receipt for such warrants and place the same on fite. Section 211, TREASURER TO GIVE NOTICE ON WAR-	held by said city, and otherwise take such action as will pre- interest of the city. Whenever there are funds in the pre- improvement revolving fund that may be properly applie
				for any such improvement to be made and filed in the office of the	KANAL. Opon the receipt of any warrant for the concention of any	payment of any such outstanding warrant, it shall be the
	SESSMENT ROLLS. The city rolls in accordance with the dec same shall have been certified by	assessishall revise his assessment a balance and carry the difference forward to another columniston of said board, and after the that the assessment may show what amount is to be receive y he Mayor, and Secretary of said paid by such owners, especially, and the differences only sale	is of radilure to award damages for any property taken or damaged, or or assessment of benefits in proceedings under this chapter, may be if it in pipeled from by the nersons unit in in pipeled from by the nersons unit in in pipeled from the title nersons unit in the nerson	provement, may in the same mainer cause inc same to be made. - in-Section 108. HEARING. If upon such hearing the Council believe said improvement necessary and proper, they shall order the viewcovement made and assess the cost thereof on property benefit.	is nature and the investment was made, and alte territory interest for which the assessment was made, and alte territory interest in such assessment. Such notice shall require all persons interested to make nowments within thirty days from the date of	dress of the owner of said warrant, and if such address, is an splich notice shall be addressed to such person at Faribanit solar. Proof of such mailing shall be made by the official
	hoard, shall transmit to the Count rolls not later than the second Mo provided, the assessor shall proce	yAuditor such revised assessment any case he collectible from them or paid to theme may an July and unless otherwise. Section 172c. LANDS. BUILDINGS. APPRAISEME cell under the general laws of the In case there are buildings or improvements upon any land.	NT. wenty-sk-of this Charlet, and the same shall be heard and seterm- north manner therein stated, and the same shall be heard and seterm- pro-	ted thereby, provided that the council may order a portion of the cost of said improvement paid out of the appropriate fund, or the general find.	ach notice. "Said notice shall also state that the owner, or any jerson interested in any lot or parcel of land so assessed and de- arribed in such assessment, may at his election and written request,	person mailing the same, and shall state the time, and im- mailing, and how each notice was addressed, and such affida he filed and preserved in the office of the City. Treasurer S
	Section 160. DISPOSITIO Every officer collecting or receiving use of the city shall settle for the	N OR MONEYS COLLECTED damages to the lind and improvements separately. The valit and moneys belonging to or for the least which the city treasurer of taken, to the owner in case of removal, shall also be determine	annages shall be made, continued and not appealed from in Any, e of proceedings for the taking of property under this Chapter, or when- be ever the Court shall refiler had judgment in any appeal, for any layer of the state of the shall refile the shall be such a state of the shall refile the shall be such as the confirmation thereof the state of the	i Section 196 COUNCIL TO LEF CONTRACT AND MAKE! ASSESSMENT. When the Council shall determine to make any improvement described in section one hindred eighty-this of this interpretation.	ay the assessment in ter annual installments. "Section '212. 'NOTICE OF ELECTION BY PROPERTY OWNER. Any person desiring to pay shelt assessment in installments as a condition recorder it it the exercise of such right shall.	raot shall draw no interest after thirty days from the mailing notice. Section 223. COUNGIL MAY ISSUE WARRANT Council is hereby authorized in anticipation of the
	such money into the Treasury, for	r the benefit of the funds to which left at his usual place of abode with some person of suitable age	and use of the land, article, franchise, property fight, or thing of value	to be made by the City Engineer. After said estimate is made, the Council shall proceed at once to absess the estimate cost thereof, i except that portion to be paid out of the appropriate or general fund.	eithin thirty days after the publication of the notice provided for in the preceding section and before such assessment belomes defin- quent; make and file with the City Treasurer in duplicate, written	tion of such assessment, whether divided into installments o issue warrants on the permanent improvement revolving, fu able at such times, and in such amounts as, in the judgme
	falls upon Sunday, or a legal ho made on the next preceding busin Section 161. UNIFORM AC	history like, said, payments shall be a non-resident of the city, ten days notice by one publication at the persons interested, shall be gare in the official paper of the COUNTS AND REPORT. The third shall be sufficient notice to such aware. Such aware	or which damages are so awarded, and every right, Aible and intera- lest therein and therein, and every lien therein, shall be, thereby, dis- city (vested; and the city shall become vested with the kitle, and become may the owner of the property taken and condensed about the	on the property to be benefitted thereby, in proportion to the benefits! resulting thereto, but in no ease it it excess of such benefits! In making such assessment roll the Council shall describe each parted of the council shall describe each parted of the such as the council shall describe each parted of	otice of his election to pay such assessment in annual installments, ecuguize and assentito the regularity of said assessment, and at the same time, pay the first installment then due and payable; upon failure it file said, value, and its such first installment they whole	connect the said assessments will provide for, which warrantear interest at a rate not exceeding six per cent per aunum dunually, on the lith day of October, and may have componed strength was a componed of the person of the p
	Council shall prescribe uniform for observed by all officers and depart or disburse moneys.	orms of accounts, which shall be at any time, within-ten days after such notice notify in-varying, runeins of the city which receive Council of his election to take such building or improvement or part thereof at its appraised value, and in such case the amount	the aurinoses for which therefit may ever use the same, except that as use it lands and rights take for streets, alleys, and highway nurposes to file city shall acquire only an easement therein for such purpose;	and shall state the name of the owner thereof, as far as jodwif to the Council. No mistake in, or obmission of such owner's hame shall in any wise affect such assessment, "If the work is completed"	if such assessment shall be due and payable the same as though no extension of time for payable that does now the fit-ing of such notice by any person interested, the City Treasurer shall	assessable, and shall state upon their face for what purpose issued, and that they are payable out of the permanent impressed, and that they are payable out of the permanent impressed and that they are payable out of the Alayor and compressed by the Alayor and compressed they are the are they are the are they are the are they are they are
The control of the co	EMINENT DOMAIN, AND OT INC. PROPERTY WHAT	PROPERTY MAY BE AG such reasonable time for the removal of such building or impre-	wester the rate of six men and more former from the district	before any assessment is made, or if the amount so assessed shall be insufficient to complete the york, the Conteil after the completion of said-work, may make a final assessment in the same manuer to pay	avide the said assessment into the proper installments, and makes ceord of the saine and transmit one of such duplicate patiess to the lity Recorder, who shall more such fact in his record book of assess- ments. The Council have at one time after an assessment becomes	by the City Recorder under the seal of the city, and he in de tipos or not more than one thousand dollars each. Such may be used in making payments, on contracts, for making
The control of the co	Section 162. EMINENT I READY DEDICATED MAYSE	NATION. of PROPERTY AL- ment at such appraisable fails to class the building or simper TAKEN. The City of Faribautt aforesaid, within the time prograted, then no deduction shall	has been provided however no appeal from an award of failure to award damages shall suspend the right to chier thereuponi if there has shall be the been sha	ordered to be done by contract, lighter the contract therefor is let, shall be kept in the permalient man date. A wing fund for such improvement.	ielinquent and before the same liftertified to the County Auditor, and upon the written highest the Ed were that upon such terms as may be equitable, waive the greet is so elect within the proper	cash, at not less it wake por the thereof, and the proceeds credited to the permanent improvement revolving fund, a for paying for the said improvement. It shall be the dut
The control of the co	or any interest, or easement ther limits, as may be needed by said- ening, extending colarsing, or al	generations and treat estate, many from the estates are earlier either within or, without its stall, after the conformation in the assessment states after the motivator laying out, opening avided its light hands of the Treatment early to be paid to the owner thereby any street, after, highway his damages, noticed to she such buildings or interpretable to the conformation of the treatment and the conformation of the	ages; or any part-tiereof, so awarded, the amount so, awarded, and, in- ney (doubt, shall be by dilte Council appropriated and, set apart in, the city for treasury for whoseever shall establish his right thereto, by some jus- dart dicial proceeding, and another threest, shall be shall be added to the con-	Section 200. ASSESSAIRNT'S AMMNST RATLAWAYS OR STREET RAILAWAYS. When in any clase any proportion of the cost of thaking day improvement mentioned in section one fininged to the cost of thaking day improvement mentioned in section one fininged to the cost of thaking day improvement mentioned in section of manufactures.	me, and permit any assessment which has become delinquent to be paid in installments, as hereingefore provided. Section 213: **ELECTION ANY AIVER OF DEFECTS. Any person making an election to making all election to making an election.	city, areasurer to endorse on each warrant issued as afore presentation to him, the Post Office address of the giviner case of assignment of any such warrant the holder thereof's sent the same to the City Transaction.
The control of the co	of public grounds, or for any or said city may in like mannen acqui destroy any property of whateve	her jublik-use, or purpose The thereof, it public anction foreasth giving dun days notice of sale ine the right to damage, injury or, one publication in the official paper, and cause istudy building rynature, in laying loat, opening, improvement or part thereof, to be sentowed. The proceeds of a	by claiming the same in appearing to be interested literal, and there- indicates a property so taken and for which said award was made may be entered upon and taken possession of; before payment of such	be chargeable to day, railway or street railway company the amoint so chargeable may be assessed against such railway company, and the remainder-only mon the real estate benefitted thereby; and the	ion two limited and twelve, his heirs, personal representatives or grantees, of any let or parel of land as to which an extension has been granted, shall be held to have recognized and assented to the	Office address of such assignee. The City Treasurer, shall proper record of the Post Office addresses of the holders of rants issued as aforesaid. It shall be the duty of the City 1
The first of the first property of the first	widening, extending, epiarging, a grade, of streets, alleys and highest public, purpose, or use, of anying or acquired by it, whether the san	of the many straints and change of said shall be paid into the real arranging to the creation interior, of the change of the property, owned Section 173. JOINT OWNERS, difficult and and building news acquired by condemnation from to different persons, or if the land is subject to clease, the d	award the owner of such property or the claimant of the award in shall furnish satisfactory revinence of his right to such award, if the required so to do The review of the review	city may collect the amount so assessed against stich railway com- patively distress and sale of personall property in the manner pro- vided by the general laws of this state threads of these levied may	didity and regularity of said assessment, and of all proceedings had bereon prior to the granting of said application, and shall thereby- prever be extopped from denying the validity of said assessment or the amount thereof.	to pay such warrants and interest coupons as they, making presented for payment out of the fund on which they are did cancel the same when paid. Every warrant issued as shall contain the following provises:
The first of the first property of the first	or otherwise and wherever pituate needed by the city, are damaged, acquired by the owner under emin	so The fast that the property so ages done to such persons respectively, may be awarded to the property of the Council, less the benefits resulting to them, respectively domain, or is already devoted from the improvement.	and le RECORDED. Upon the completion of any proceedings, under the chapter, for the adequation of any property, for the, the the country of the property so takes the country of the property so takes to the country of the property so the	personal properties as an indeltedness; provided, that thy real estate belonging to such railway company apid subject to assessment and deemed benefitted by said aimprovement; shall be assessed as in offit-	Section 214 (1887A) LAHENTS, AVHEN DUE AND EAYA- ALE, TO WHOM: When any assessment shall be payable in in- sallments such installments shall be due as follows: The first in-	"The City of Faribault reserves the right-to may this and accrued interest, at any time upon giving the holder thirty days notice."
The first of the first property of the first	injury thereto, Section 163. PROPERTY A PURCHASIS AND OTHERWIS	Section 174. DAMAGES, E15. 1010 Proceedings of Section 174. DAMAGES, E15. 1010 Processing of Section 174. DAMAGES,	An kent to the prepared, logesthet with an istatement of the apiguit, of million damages, if any, awayinded, and paids or, to be add, to each former own will be thereof, and cause its Mayor, and City, Recorder, to arknowledge, with the same for the district and cause its Mayor, and City, Recorder, to arknowledge.	ericases. * Section 201. NOTICE TO THE GIVEN HEFORE MAKING ASSESSMENT. Before proceeding to make an assessment for any	calling it in thirty days after the publication of the notice provided by 'scelion' fuvor inulined 'cleven hereoft', subsequent installments with interest, 'on the first day of October of each year, commencing with Obtober of the competition.	Section 224. COLLECTION OF ASSESSMENTS L BEFORE THIS CHARTER GOES INTO EFFECT. At ments made by the city prior to the time this Charter goe
The state of the product of all the state of	TION. The city may acquire an nicht therein, needed for any publi out its limits, by purchase, gift, do	fareal estate, of interest, or ease. If any, as has been appropriated by the Council in nayment of sat leane or purpose, within or with- together with the costs of the proceedings upon the real estate; sprise, or otherwise, the least of the property, it deems benefitted by such improvement in proportion	ne. of the Register of Decells of Rice County : 1 to the state of the County is the state of the county in the state of the county is the state of the county is the county in the county is the county in the county is the county in the county in the county is the county in the county in the county in the county is the county in the county in the county in the county is the county in the count	Council shall give ten days notice by one publication in the official paper, of the time and place when and where it will attend for the purpose of making such assessment, if which notice it shall specify the purpose of the first part of the firs	Fruch assessment, and continuing until ten such installments, with the est; shall have been paid. Payment of such installments shall be made to the City Treasurer.	aret and under the same provisions of law that they would be collected under and the lien thereof enforced as if this Chamot been adopted.
The control of the co	Section, 164, PAUNISAL, STEP. The necessity for the tak determined by resolution of the der Chanter twelve, which shall	ang of any property shall be, first amount of such assessment exceed the actual about to the lot control or ordinance adopted, unlease the control or ordinance adopted, unlease the control or ordinance adopted, unlease the control or ordinance adopted and ordinance adopted and ordinance adopted and ordinance adopted.	or PROVEMENTS AND ASSESSMENTS THEREFOR, The city, is hereby authorized to grade, have, repayer, surh, gutter, wall, old bridge, grayer meaglanger, surh, gutter, wall,	what such assessment is do the fore and the amount to be assessed. The Council shall also give at least five days notice to the same defi- feet to all property owners interested or their agents resident in the	11 Section 215. REFURN OF CITY TREASURER TO CLERK! JP DELINOUENT ASSESSMENTS. It false assessment charged in any special assessment warrant made for any improvement, shall delibe asid within their days, other the multiperion of the multiperion.	Section 225. PROCEDURE TO BUILD PLAN SPECIFICATIONS The Compile the University of the Univ
The control of the co	such resolution or ordinance shat property so needed and order its c CHAPT	II.dip. a general way describe the shall contain a brief description of each tract or parcel of prope taken, injured or assessed, die name or itames of the owners there as far as known to the Contail, or it unknown; shall so state and	freet, avenue, alley, or highway; do grade, improve, pretect and ornament any public parks squareray grounds; to construct, improve product and product to prove and product to prove and product any pre-	may be made by depositing in the Post Office a pistal card or letter; addressed to each property owner 100 dassessed, or his agent resid. ing in the property owner 100 dassessed, or his agent resid. In	rovided in section two hundred relevent and the owner or persons in- erested in the lot or parcel assistance that neighbors in make all let the notice of election and make the first payment as provided by	to be filed to employing in the office of the City Recorder, plans and specifications to apply to and govern the building, and repairing of all sidewalks in the city. The Council sh
with the in harder women street possess of the process of the proc	ASSUMPTION OF POWER TO M ASSUMPTION OF POWER TO M Section 165 POWER TO M PROVEMENTS. The city is be	2NAY AOR 1611 NOVEMBER 18 amount of damages awardesigned menelity if any, assessed again 100 OF COST, IN CITY, (ANEE ASSESSAIENTS FOR IN-tal damages awarded and the total benefits assessed, if any the area of the commensation, and damages warded, tog	institute state are commissed frees along 118 streets and grenges; to the donstruct lay reday afterpair sidewalks, retaining walls, guiters, the severs and drains, in, over or under any street, alley or highway; the fa abate missinces: to drain marshes, sevenus and low grounds	ment, upon which card or letter sharing feither printed or written, a substantially the notice above specified; but failure to give such I personal notice shall in no wise affect the failedly of said assessment or of any of the proceedings.	setion two animera and review the City Freasirer shall return to ae City Recorder a list, duly certified by him of the assessments chich still remain unpaid, giving in such list the description of the everal lots and parcels on which the assessments have not been	time to time, orrect the City Recorder to advertise in the offi- per for bids for building, laying or repairing all sidewalks it be ordered by the Council. Such advertisements, and all of ceedings in and about said work shall be done and more
CHATTANA CONTRACT AND ADDRESS	except as atherwise provided, to erty benefitted by improvements to vided for in Chapters twenty-one	fevy as-sessments upon any prop- to the amount of such benefit, pro- to the amount of such benefit, pro- to the property subject to assessment, the Council shall so at the twenty-four inclusive, without on such assessment roll, and shall specify the amount of such	of twittin the city when they constitute a unisance; and the whole act or any part of the expense of any such improvement may be, sub- ext jet to the provisions hereinafter contained, defrayed by, an assess-	Section 202. HEARING BEFORE MARING ASSESSMENT, All persons interested in any such assessment shall have the right to! be present and he heard, either in person or by counsel, and the Counsel.	aid, with the names of the respective owners thereof, if known, and be several amounts assessed thereto. Section 216. CITY RECORDER TO TRANSMIT LIST TO	manner as provided by Chapter seventeeh of this Charler. CHARTER TWENTY 78,08 30,08 30,08 50,000 226. POWER OF CITY, DUTIES OF OF
THE DISTONCY CONTROL NOT CONTROL AND TO SEARCH AND TO SEAR	regard to eash valuation. Section 166. ASSUMPTION CITY. The Council may by resol of all its members, order that the	OF PORTION OF COST BY described in the assessment to cover the expenses of the p lution passed by a four-fifths york ceedings, e cost and expense, of all or any! Section 176. NOTICE OF COMPLETION OF ASSE	them tupon the real estate memerical hereby, in proportion to such the benefits, without regard to reals, valuation, to, be determined, and levied in the manner bereinafter, provided. SS Section 103. COST PAID BY ASSESSMENTS, EXCEP-	necessary from time to time, and place to place.	and delignment designments, execut assessments that have been up-	constructed, sidewarks along any of the public streets and hi
THE DISTONCY CONTROL NOT CONTROL AND TO SEARCH AND TO SEAR	part of any improvement in Cha inclusive provided, shall be paid general fund of the city without a	pters twenty-one to twenty-four MEN' ROLL. When completed, the Council shall cause to be gont of the appropriate fund or en ten days notice by one publication in the official paper of the easies-ment on the property, hence to the effect that such assessment has been completed and that	iv- 17ONS. The cost and expense of any of the improvements prei- ty, tioned in section one hundred eighty-nine, unless otherwise, ordered at by the connell, as provided by section one hundred sixty-six, and, ex-	the time and place at which it will hear objections and for the con- in	ollowing the making of said assessments added the making do to	struct, relay or repair or remove such sidewalk along the
The shaping of a present of a p	DEDUC INDROVEMENTS.	CONDEMNATION OF PROP Recorder at least one day prior to the time so specified, and that	the remarks some and north improvement or organization while	shall be made in like manner and under like rights, and the coun- tions and all parties in interest shall have like rights, and the Coun-	o be certified to the auditor of Rice County. It shall be the duty of	specifications adopted by the Council therefor: Section 227, REPAIR OF SIDEWALKS, If the or
Employer a data determination between the form of the learning of and objection mends in particular and the property of the pr	Section 167, DETERMINATION OF IMPROVEMENTS, the adoption of a resolution or pro-	fION OF NATURE AND EX. firmed. Said notice shall contain a copy of the assessment roll of the state of the completed. JECT TO ARE MADE, After completed. Section 177. OURCTION—HOW MADE, All objections	as incadantzing and grading street intersections and the intersec- tions of alleys and streets which shall be paid by the city, and except destated in section one hundred nine-two (192) shall be defrayed by	assessments as are lierein given in relation to assessments for the in	nents, and interest as aloresaid upon the tax diplicate of the county, it the time said diplicates are made up, and the same for each year i	become proken, rotten, or out of repair it shall lie the duty of perintendent of the department of streets and alleys disjumn
or owners of each pure of the each pure of each pure of the each pure of the each purp of	private property, or property devotion, the Council shall determine be mature and extent of the proposed.	ent a is necessary to jace, any the assessment shall be in writing and fired with the tip's received the public use, by condempas, 4t least one day prior to the time specified in said notice. Provide or resolution in a general way, the that said Council may, in its discretion, allow any person interest impresement and notify the City who has inadvertently omitted to file his objections afterward.	ref assessment upon the real estate menetical thereby, to be leviced and get collected in manner bereinalter provided. ed Section 191 ASSESSARAT OF CORNER LOTS The lot Council may in its discretion, where any lot fronting on two streats	APPEAL. When said assessment is communic, its and we may not conclusive upon all parties not appealing therefrom. Such assessed ment has be appealed from by the persons and in naturer provides to the Chanter twenty-six and the safnership be hearf and deter-location.	Yang the mainer provided for the enforcement and collection of fate and county taxes under and in accordance with the provisions of the general laws of the state. Just assessments when collected,	de lot or parcel of land abutting upon the sidewalks on with repairs are made, and specific reports shall be carefully filed a served by the City Reofite.
or owners of each pure of the each pure of each pure of the each pure of the each purp of	Engineer of such determination; t make and present to the Council a improvement, showing the nat	hereinon the said Engineer shall do so at the time fixed for the hearing of said objections named epilatian Street of the same, Section 178. ADJ TOF PROCEEDINGS. Shows the same, Section 178. ADJ TOF PROCEEDINGS.	in has been previously assessed, and the assessment paid, for, laying, any water pr series for a previously absence, taken than the one in the assessment of and improvement is to his estended, remit, from the assessment of	miningth, manner, therein, stated Settley 205, 4847/4747 OF CON PRINTION. When any as- Settley 205, 4847/4747 OF CON PRINTION. Sessment of hemotist has mally been confirmed by the Council, it [Continued to the continued to the	all be plaid over by the County-Treasurer, to the City Treasurer, us same penalties and interest shall attach and be collected by the county Treasurer on assessments as upon general taxes, which penalties and inverses shall belong to the rive and be transfer on the city and be transfer or the city and city a	Section 228. SOTRUTOF MAKING ASSESSMENT said Council shall give ten days notice by one publication official paper to the effect that at a certain time and place, it
combination and started globed processions. The start the previous of the prev				studie for the content of the official paper. Section 206. ASSESSAINTS PARAMOUNT LIEN. Assessments levied under the provisions of this Charler shall be light.	nd Treasurer to the City Treasurer with the a-sessments. Section 217. INSTALLMENTS NOT PAID WHEN DUE, I any installment and interest is not paid when due on the first day	said sideyalks. Said notice shall briefly describe the locali- nature of said improvement by streets. Section 229, ASSESSMENT TO WHAT AMOUNT
and a family allowed progress of the same specified of the country to be made of the country to	Council, together with such other	statements as may be proper to like as aforesaid to be given, specifying a time and place at whi	of otherwise be assessable against property belonging to the city, pull-	the lieu of the state for taxes which have been or may be levied upon a	dd a penalty of live per cent, to the total amount thus delinquent t	be required to defray the cost of such improvement include
instity. describe the proposed movement is all the auditories of the Council, the all by resolution in the Council to all the same and poter the make an assessment and report the making of the improvement. In Council shall the corrected to considerate the time and place when it wall the region in the council shall the corrected to considerate the time and place when it wall make to make an assessment when notimes, shall the corrected to considerate the time and place when it wall the proposed of the making of the improvement. In Council shall place with the diff. In the same and so for the council shall the corrected to considerate the time and place when it wall make the time and the same and so for the same and of the same and the sam	and much of land balanceiter for each	and which is to be Indicated I. It is the substitute when the part which shall be entiregratory to the four	the transfer of the	rules of law as to priority of tax field shift apply educate to the nens pr	roperty. The City recorder shall thereupon certify the same to the t	the real estate or loss of land benefitted by said improvement
making of the improvement. In Committanting, and stand the final encorated to days make you go publication in the oldical paper of the give, of the proposal and assessment of benefits or an analytic district of the continuation, and sessessment of benefits are an analytic district of the same through the part of the saccondition of the continuation of the same through the part of the passessment of benefits as the case may be an also assessment in sent improvement, the continuation of the continuation of the continuation of the same through the part of the passessment in the same through the part of the passessment in the same through the part of the passessment in the same through the part of the passessment in the part of the passes part of the passessment in the passes of the passes and the passes are the passes and the passes are through the passes are through the passes are the passes are the passes are the passes are through the passes are through the passes are through the passes are the passes are through the passes a	finally describe the proposed in	When shed part and survey shall have the power to adjourn sate learning from time and focus and	may, when any contract is see to improving any street, ancy or	without regard to priority in point of time of the attaching of either of	to diplicates of the county in the same manner as in other cases of the same shall therefore and the same shall therefore the collected and the same shall the same	which said assessment is completed, the Conneil shall give to
a copy of such nofice to be served in the same minarure in which as summons is served in a civil action in light same minarure in which the fant sate season and the sacessament state of the country in which the land to be contended in the land to the land to contend along the land to contend the land to be contended in the land to the extending the land to contend in the land to the land the same approached in section to the land the same approached in the land to the land the same and the land to the land the same approached in the land to the land the same approached in the land to the land the same and the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached and the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached				or extinguish the other.	tereof enforced the same as other taxes on real estate are collected a	unless sufficient cause is shown to the contrary, and that obj
a copy of such nofice to be served in the same minarure in which as summons is served in a civil action in light same minarure in which the fant sate season and the sacessament state of the country in which the land to be contended in the land to the land to contend along the land to contend the land to be contended in the land to the extending the land to contend in the land to the land the same approached in section to the land the same approached in the land to the land the same and the land to the land the same approached in the land to the land the same approached in the land to the land the same and the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached and the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached in the land to the land the same approached	and assessment of benefits, or an a of benefits as the case may be, in a land or property to be condema	ward of damages or assessments Section 181. PROCEEDING APPER CONFIRMATIO which motive, it shall describe the OF ASSESSMENT. When said assessment is confirmed, it, and by general description, and gether with all affidavits of publication and service of notices or	NN he made at the same time, inder one order, and may in that case be included in one contract. PROVISION OF CHAPTER SEVENTEEN Section 194, TONERATE FEMALE.	office, in books provided for that purpose, a currect record of all assessments, enthinmed by the Council; the said books to be propelly every filled and headed so as to contain at all times a substantial delar and history of each assessment or made but and present all.	Section 218. INSTALLMENTS MAY HE PAID REFORE SECE. Any owner for person interested in any land against which is assessment has been levied, may, after such assessment has been levied, may, after such assessment has been levied. The man or more of the standard and reflect in installments, they may or more of the standard and reflect in t	ame manner and shall have the same power to revise, corre- onfirin or set aside such assessment; or (a proceed denovous) of other assessments. When any such assessment has finally continued by the Compellity of the continued as seen that
Section 183 A NOTICE OF OVERLATION OF ASSESSED AND ASSESSED AND ASSESSED AND ASSESSED AND ASSESSED AND ASSESSED AND ASSESSED ASSESSED AND ASSESSED ASSESSED AND A	a copy of such notice to be served	assessed therefor, it shall cause by the City Recorder. A warran of the confection of said asset in the lament shall issue as provided in section two hundred and nine to Dietrict Court upon all parties has of other assessments, execut said assessment shall not be no	in tracts mentioned in this and the succeeding chapters of this Char-	scription and install in installments, as hereinafter provided, and whether payable in installments, as hereinafter provided, and whether paid to the city or county treasurer or whether remaining under under the country of the country treasurer or whether remaining under the country of the	y time before maturity upon the payment of thirty days interest it addition to the interest which has already accrued. Section 219. INSTALLARENTS PARAMOUNT LIEN, Eye	onitimen by the Content assuan forthwith eatise a brief no me fact of such continuation to be published duce in the officer. Section 231. ASSESSMENT, PINAL AND COMPET.
and it shall main a county, appearing to be mintested in a said Jand, addressed to the city. Section 18, REASSESSIFYT. If the said assessment, said above and the same in terms of the city. Section 28, REASSESSIFYT. If the said assessment shall be set to such non-residents; is until town to the Council said point and diversed to said in non-residents; in white own to the Council said point and diversed to said in solution, not exceed to make a new assessment, said and sets the countract, the early the same in terms of the city. Section 18, REASSESSIFYT. If the said assessment shall be set to said the non-residents; is until town to the Council said point of the city. Section 18, REASSESSIFYT. If the said assessment shall be set to said the non-residents in the office of the city that Council said point of the city. Section 18, REASSESSIFYT. If the said assessment shall be set to said of real countract, the early the council said point of the city. Section 18, REASSESSIFYT. If the said assessment shall be set to said of real countract, the early the same in terms in the countract, the same in terms in the same in terms in the countract, the same in terms in the countract, the countract the same in terms in the countract, the countract the countract the same in terms in the same in the same in terms in the countract, the countract the countract the same in terms in the countract, the countract the countract the same in terms in the countract, the countract the count				confirmed and established, the Council shall by resolution in writ- cit	ty and against the lots or parcels of land as to which said exten-	officeted and enforced as other assessments made under Cl
address is unknown to the Council as notice shall be addressed to be set assisted by the Council as notice shall be addressed to like a notice shall be addressed to like a position of the assessed of the services and all or otherwise states the provenents are included in or make a new assessment provenents are included in the was assessed in the state of the provenent shall be separately apportioned and assessed upon the mailing of such notice shall be make by the affidavit of the person and parcels of land benefited by said improvements, in proportioned and assessed upon the same, which shall state the time, placed in section 19. He first assessment, and all persons in instance of serving or mailing its same, which shall state the time, placed in relation to, the first assessment, and all persons in instance of serving or mailing the same, and how each into to such benfits, but such two or more improvements may be into the council and assessment provements are included in one discussed upon the motion of the answer and provements are included in one that is state by the council and relation to make a new assessment provements are included in one that is state by the council and relation to make a new assessment provements are included in one that is state by the council and relation to the first of the council and shall proved in the time provided in section of the talks of the council and shall persons in included in section to the first assessment provements are included in one that the provided in section of the talks and the said improvements are included in one through the experition of the talks and the said improvements are included in one through the experition of the talks and the said improvements are included in or otherwise state in the state of the council and shall persons in included in section to the first assessment and all persons in included in section to whith shall be controlled in section to the first assessment and council and shall proved in the time that the council make an event and t	said County, appearing to be and the last known postoffice address	note to all nonresidents of the fice by one publication of the fact of such confirmation, to be pu- tasted in said land, addressed to lished in the official paper of the city.	lations as the Council may by resonation prescribe. Section 196. PROCEDURE WHERE TWO IMPROVE-	nig, provide the the the described in such assessment, may at his elec- ion and written request pay the same in ter annual installments. Fash of said installments, shall beer interest at a rate to be determ-	hill the same is fully paid. INFORMALITIES. No assessment shall be set paide or held invalid by reason of any informality in the proportion.	obt delay or affect the collection of the assessment, except as roperty appealed from
mailed was addressed, and such asked, and such asked and such aske	such person at Faribault, Minus- mailing of such notice shall be ma-	such notice small be addressed to be set aside by the Council as aforesaid for any cause, jurisdiction. The proof of the services and all or otherwise, the Council shall proceed to make a new assessment of the person foul shall proceed in like manner and give like notice as here	provements are included in one contract, the expense of each interpretation of the provement shall be separately apportioned and assessed upon the	ined by said resolution, not exceeding six per cent, per annum, from pr the expiration of thirty days after the publication of the notice pro- vided in section two bindred and eleven of this Charter.	for to the entry thereof on the lax list by the auditor of Rice Coun- is, as hereinhefore required, indees it shall appear that by reason of the informality or irregularity substantial injury has been done to di	Section 232. SPRINKLING OF STREETS. Section 232. SPRINKLING DISTRICT. The Council wide the city into sprinkling districts without reference to
Section 102. The state of the control and proper provided, however, that it the assessment of damages or benefits ized by section one limitated regular many property and the control and provided, however, that it he assessment of damages or benefits ized by section one limitated regular many property and the control and provided in the	manner of serving or mailing the mailed was addressed, and such an	dishall state the time, place and required in relation to the first assessment, and all persons in it was also and how each notice so terest shall have like rights and the said Council shall person the said has been shall be feel and preserved like and have like powers in relation to any subsequent.	in-tion to such benits, but such two or more improvements may be rin included in one assessment proceeding.	special assessment shall be continued and established by the Conneil as herein provided for, it shall be the duty of the Uty Recorder to call the continue to the collection thereof which doubt by under the life	section 221. AEW ASSESSMENT. WHEN, II for any mase the proceedings of the Council or any of its officers, be found Council or defection vibration and Council or any of its officers, be found Council or defection vibration and Council or any of its officers, be found Council or defection vibration and Council or any of the counci	Section 233. PROPOSALS TO BE ADVERTISED, buneil shall each year cause proposals to be advertised for, ficial paper, in the same manner as in this large of advertised for,
such improvement, may appear and adding evidence, as may also the content of a may repeated from the confirmed of a may re	erty so to be condemned or in a	by that artists to be assessed for las to suc parcel or parcels of latter hall not be appealed from or sa	id a majorited in manner tollowing: If a majority of the owners of the	seal of the city and signed by the draw and City Accorder, and er	wise, the content may make a new assessment as often as need be, pr	rovements, for the spinking of streets, avenues, alleys, par

	plans and specifications applicable to all sprink , that may be o	confirmation provided for in section to hundred and forty; an	y charter, or any ordinance, by-law, rule or regulation made or adopt-
	Aleast ten days before the day named for the rept of said pr	r person owning real property on that person of any street, alley on highway vacated under the provisions of Chapter twenty-five ma	lustice of the peace in activity of all cases cognizable before a
	1614	appeal to said Court from the action of the Council vacating the	el prosecutions and programation to the manufacture
	Section 235. CONTRACT—HOW LET Sprinkling courses shall be let and made in the same manner as provided for	vided for in section two hundred forth-earth. Section 252, APPEAL, HOW TAKEN, Such appeal shall	or its charter, and in all
1	Section 236, COUNCIL MAY ORDER SPRINKLING	Section 252. APPEAL, HOW TAKEN, Such appeal shall be made by serving upon the City Recoder a written notice signe	same. In all cases of conviction for assault, batteries and affrays
	#IIEN. The Council may order sprinkling if he done wheneys	by the person appealing, his agent or amorney, stating that the per	of the city for bread all cases of convictions under any ordinances
	and wherever it deems the public interest or suppary or other cause	s sim named therein appeals to the District Court from the matter of thing therein mentioned, and filing the same with proof of such ser	houses of ill fame, or fame
	Section 237. PROCEDURE AFTER SPENKLING IS OF	vice with the Clerk of said Court. Said notice shall set forth and	power, in addition to the Company of the said instices shall have
	DERED TO the DONE. Whenever the Codesi shall order an	contain, First, a description of the property affected by the award or failure to award damages, or assessment, or street vacation. See	offenders to give security for their good behaviour, and to keep the
	sprinking to be done, it shall use the done and it shall be the duty of the department of streets and alleys if cause such sprinking to be done.	oud, the particular award or failure to award, assessment, or stree	receding five hundred dollars, and in a sum not ex-
	duty of the department of streets and alleys G cause such sprink ling to be duly inspected and to be done in accordance with th	vacation appealed from. Third, if from an award or failure to award damages the nature and amount of the claim of appellant. Fourth	
	contract and report the faction the Council, who Shall cause an as	If from any assessment, or any street vacation, the objection of said	feiture, line or penalture is said city for the recovery of any for-
	sessment to be made for said sprinkling in the manne: hereinalle provided.	appellant to such assessment, or to such street vacation. Fifth, the ground of such appeal. The party appealing shall within the time	violation of any ordinance, by-law or regulation of said city, and on complaints for assault, battery or affers or fee other city, and on
	Section 228 NOTICE GOD ASSESSMENT FOR SPRINK	latoresain execute and the in the office of the Clerk of said Cour	of eriminal offense, and artists of the other insdemeanor,
	LING. On the first day of September of each year or as soon there after as practicable, the Council shall give at least ten days notice	his bond in the sum of two hundred and bity dollars with two sufficient sureties approved by the Judge of said Court, conditioned to	one dollar for each trial for the lax, with the other legal costs,
	by one publication in the official paper, to the recut that at a cer	abide the result of the determination of such appeal and to pay the	Section 261. DROGERISTATES E 117
	tain time and place it will meet to make an assessment for sprink ling. Said notice shall briefly describe the location of the street	decenng the penany of the bond. No appeal shall be effectual to	suits and proceedings and the reach. Afternal in all civil
	sprinkled by streets and districts.	any purpose unless the bond herein required shall be given.	and proceedings before well an eriginal informations, prosecutions
	Section 239. ASSESSMENTS, ON WHAT PROPERTY MADE. The Council shall assess the amount as nearly as possible	Section 253. RETURN TO DISTRICT COURT ON AP PEAL. AMENDMENT. When any such appeal shall be perfect	as are established and and used, except as detell otherwise provided,
	which will be required to defray the cost of such sprinking includ	ed the City Recorder shall forthwith prepare and deliver to the Clerk	tices of the neares and the state before jus-
	ing the expense of assessment, upon the real estate benefitted, to the amount of such benefit, subject however, to the provisions of sec	city pertaining to the proceedings out of which the matter so appeal	peals from indements randored by law for ap-
	tion one hundred ninety-two (192). Section 240. NOTICE OF MEETING FOR CONFIRMA	ed from arose. The court may on the application of either the city or appellant require other and further return to be made.	Section 265. PROCESS, DIRECTION. In all civil suits or proceedings the summons with the sum
	TION OF ASSESSMENT, NOTICE OF CONFIRMATION	Section 254. NO PLEADINGS REQUIRED. NO NOTE OF	justice shall be directed in these or other process issued by a city
	When said assessment is completed, the Council shall give ten day	ISSUE OR NOTICE OF TRIAL, ENTRY ON CIVIL CALENDAR. Except as hereinafter stated no pleadings shall be required	stable of Rice County, the Chief of Police or any Police Officer of the
	notice by one publication in the official paper, to the effect that at time and place therein specified, said assessment will be confirmed	but the issue shall be considered made by the objections stated in the	the laws of the state with the prosecutions, for offenses against
3	unless cause is shown to the contrary; and that objections must be filed at least one day before such time, with the City Recorder; such	I untion of annual No unting of Isial again by given on note of lange	manner. All warrants transcriptocess shan be directed in like
	objections shall be made and filed in the same manner and the Conu	eivil calendar for trial at the next term of said Court commencing	lation of an authority processor with by a city justice for the vio-
	will shall proceed in heaving the same, and shall have the same power	not less than eight days after the same is perfected, and shall be	Section 266 PIMES AND DESCRIPTION OF Said city.
	to revise, correct, confirm on set aside. In a session, and proceed the novo, as in case of other assessments for local improvements.	not less than eight days after the same is perfected, and shall he brought on for trial in the same of lor as other civil actions. Section 25. PROCEDURE **DISTRICT COURT. JOIN. DER OF PARTIES, POWER OF **DISTRICT COURT. JOIN. DER OF PARTIES, POWER OF **DISTRICT COURT. JOIN. DER OF PARTIES, POWER OF **DISTRICT COURT. The Court may order its one to ramed and other partiego be joined and to plead there in of necessary for the proper determination of the questions involved.	the chief of police or any police officer of said city, shall be directed to the chief of police or any police officer of said city. Section 266. FINES AND PENALTIES. DISPOSITION. All fines and penalties to penalties the city justices for offenses committed within the city limits for the violation of any orderers.
	When any such assessments has family been confirmed by the Council, it shall forthwith cause a brief notice of the fact of such confirma-	issues to be framed and other particle be joined and to plead there-	law or remission of early die et u
	section 241. ASSESSMENTS. FINAL AND CONCLU-	in of necessary for the proper determination of the questions involved. Every such appeal shall be tried by the Court without a jury, except	
•	SIVE. Said assessment, when confirmed, shall be final and conclu-	an appeal from an award or failure to award damages, which shall	TIMES RECEIVE COMPLAINT BUSINESS, MAY AT ALL
	sive unless appealed from, and shall be collected and enforced as	be tried by jury unless the parties otherwise agree, and the court or jury trying the same shall re-assess and apportion the same as	business at such reasonable hours as their onices for the transaction of .
	provided a reference in the City Treasurer's notice to the number	justice may require. In an appeal from an assessment the court may	complaints may be made to and writs and process leaved to it
	of the sprinking district for the sprinking of which such assessment has been made, shall be deemed a sufficient reference to the terri-	revise, correct, amend, increase, reduce or confirm the assessment appealed from, or may order a new assessment to be made as to the	Section 268 FFFS ENTITY ED TO DECEMBE DES
4	tory embraced in such assessment, and provided further, that said	property concerning which said appeal is taken. Disbursements and costs shall be allowed on said appeal as in other civil cases, and	
	assessment shall not be divided into installments. In case of an ap- real, said appeal shall not delay or affect the collection of the as-	either party may appeal from the determination of said District	INDIVIDUALS, REGULATIONS Said justices shall be enti- tled to receive fees for any services performed by them, whether for
	essment, except as to the property appealed from. Section 242. SPRINKLING BY CITY. ASSESSMENT. No-	Court to the Supreme Court of the State. In manner provided by the general laws of the State.	county to be presented allowed and said as gainst the city or
	hine herein contained shall prevent the Council from purchasing	Section 256. CLERK TO TRANSMIT TO TREASURER	
	the necessary tools, equipment and material and sprinkling any street, highway, public place or sprinkling district of the city, and	COPY OF ORDER OR JUDGMENT, DUTY OF TREASURER AND COUNCIL THEREUPON, Within twenty days after the	as allowed by the laws of the state; such fees shall be the same as are provided for Justices of the Peace under said laws for like services.
	making assessments for said sprinkling as hereinbefore provided.	determination by said Court of any appeal from any assessment the Clerk of said Court shall make and deliver to the City Treasurer a	es. Section and DEPODERS TO CONTACT
	making assessments for said sprinkling as hereinbefore provided, Section 243. CONTRACTS AS IN CHAPTER SEVEN- TEEN. All contracts made under this chapter shall be made in	copy of the order or judgment in the said proceedings, Unless the	Section 260. REPORTS TO COUNCIL. The city justices shall, as often as the council thay require, report to the council all the proceedings instituted before them in which the council all
	manner as provided in Chapter seventeen of this Charter, and the city shall have all rights and remedies provided in said chapter in	Court orders a new assessment, the City Treasurer shall certify the assessments mentioned in said order of the District Court to the City	ed, and shall at the same timelarcount for and and the city is interest-
	ease of failure of the contractor to perform his contract.	Recorder in the same manner as other delinquent assessments are	treasurer, all fines and penalties collected or received by them be-
-	Section 244. APPEAL TO DISTRICT COURT. An appeal	urer on receipt of the copy of the order or judgment from the Clerk of the District Court as aforesaid shall immediately transmit the same to the City Recorder, and the critical about the critical recorder.	
	Bitay he had to the District Court of Rice Capitly from any assessment made by the Council under the provisibles of this chapter by the persons and in manner stated in Chapter twenty-six of this Chapter.	same to the City Recorder, and in the first shall startsmon proceed	Faciliants are residents of said excepted not describe
	ter, and the same shall be heard and determined as therein direct-	to make a new assessment. Section 257. RE-ASSESSMENT. If any assessment shall be	actions are otherwise within the arrest or against and citys when said
1.7	ed. CHAPTER XXV.	set aside by the Court for any cause, jurisdictional or otherwise, the	Section 276. RESIDENCE IN CITY DOES NOT DISQUAL- IFY. The lact that persons betting as City, Justices of the City of Facilization are residents of seal of postall not deprive them of juris- diction of actions, bending the profit of agency and rive when said actions are otherwise within the jurisdiction of a Justice of the Peace. ACTION FOR DAMAGES, FOR INJURY ON STREETS.
1	VACATING STREETS, ALLEYS AND HIGHWAYS. Section 245. PETITION AND ORDER. No public streets, Section 245. PETITION AND ORDER. No public streets,	could be like manner and give like notice, as herein required, in rela- tion to the first assessment, and all persons in interest shall have like rights and the said Council shall proceed in any subsequent as-	ACTION FOR DAMAGES, FOR INJURY ON STREETS, ETC.
٠.	allers or highways or any part thereof share it theaten of	tion to the first assessment, and all persons in interest shall have like rights and the said Council shall proceed in any subsequent as-	tained against the city on account of No action shall be main-
	ore of real property on that portion thereof proposed to be vacated.	sessment, as in case of the hirst assessment provided, that if the as-	bridge, sidewalk, public utility or other public place, or by reason of the negligence of its officers, agents, or servants, unless such street or highway upon which said injury becrease.
	Said petition shall describe the said street, alley or highway or the	sessment of betters to any tract of land said the appeared from or shall not have been set aside by the Court, the Council, in any subsequent assessment or re-assessment may omit the tract of land	or highway upon which said injury happened is actually open, used and travelled by the public as a strong or limit of the public as a strong or limit.
	portion thereof, proposed to be vacated and state the reason or rea- sons for such vacation. Upon presentation of such petition the	subsequent assessment or re-assessment may omit the tract of land as to which the first assessment shall not have been set aside or an-	person claiming to have started a street in ingriway, nor unless the
			representative shall with the state injury or loss, or his lawful
	with, by resolution, order the same filed with the City Recorder, and direct that notice be published for two successive weeks at least once	as often as an assessment or re-assessment against any tract of reat estate assessed for any local improvement is set aside, the same shall he re-assessed until, said property shall have paid its proper share of	within sixty days, after the heading of the person injured, then
	in each week in the official newspaper, stating that such perfect has	he re-asessed until said property shall have paid its proper share of	ent his claim for company of the first injury or loss, pres-
		benefits accruing from the said improvement. CHAPPER XXVII.	where and the circumstance stating the time when, the place
			curred and the amount of ander which such injury or loss oc-
	reast ten may are the say parameters to be so published. Section 246. HEARING. The Control the the address involved in said	Council shall have the power to maintain the water works now estab-	such claim is proceeded and give said Council ten days time after
	appointed shall investigate and consider the same of the president and may view the premises and shall hear all testimony	lished, and to enlarge, extend and improve the same or contract for a new system of water works at any time when public necessity de-	will pursue with relation to such claim, nor shall any action be
	offered for or against said petition.		
بنع	section 247. ORDER OF COUNTY the country as four-fifths vote of its members, grant the prayer of the petudon and order and declare such street, alley or highway or portion thereof vacaded and disconsistent and the properties of the petudon and disconsistent and the properties of the petudon and the pe	drants in any street, alley, highway or public grounds within or without the city.	NOTICE TO CITY REGULARD TO EXIST. ACTUAL
* .	of its members, grant the prayer of the petition and order and declare such street, alley or highway or portion thereof vacaled and discon-	Section 259. INJURYSTEASTACER WORKS. Any person who shall without authority from the city, wilfully break, remove or	against the city for he had injuries growing out of defective or
	tinued. The proper CATION OF RESOLUTION, Upon	in any way injure or damage any water main branch, water pipe, con-	ter the happening of such alleged injury or loss. Section 272. HOW LONG PIEFECT TO EXIST. ACTUAL NOTICE TO CITY REQUIRED. In the prosecution of actions against the city for he had injusted growing out of defective or improperly constructed introduced in the property of the con- improperly constructed introduced in the property of the con- interpolation of the property of the property of the injury sidewalks, or public utilities, it shall be necessary in order to main- tain said action for the plaintiff to allege and prove that the defect or want of repair complained of existed for more than tell lays im- mediately prior to the time of the happening of the injury. Outland
	-t	duit, or vent, hox or box cover, main pipe or cover of hydrant, or any part of the machinery or property of the water works of said	or want of repair complained of existed for more than the defect
		city, or who shall without authority from the city, open any wa-	mediately prior to the time of the happening of the injury, or that
	Section 249, COPY OF RESOLUTION TO BE FILED	shall be entity of a misdemeanor. The Council may provide by or-	been filed with the City Regorder at least five days before the time
. "	as in other cases, and upon the same long countries are a second of the city. Recorder, it shall be published once in the official paper of the city. Section 29, COPY OF RESOLUTION TO BE FILED WITH THE REGISTER OF DEFEDS. A copy of such resolution, duly certified by the City Recorder, shall if no appeal is taken there-	dimance for the conviction and punishment for any such offense. Section 260. OBLIGATION OF OWNER FOR WATER	such injury happened, CHAPTER XXX.
	duly certified with the Register of Deels of the County of Rice and duly recorded in his office. If appealed from and the action of the	RENT. The owner of private property, which property has upon it	MISCELLANEOUS
	and the entitioned on such appeal a rectified franscript of the or-	pipes connected with such water works to convey water thereto, shall, as well as the lessee of the premises, be liable to the city for	Section 273. OFFICERS TO PERFORM DUTIES, All persons holding any office or employment under the city, whether elec-
	der or judgment on such appeal shall be recorded in the office of Said		the office or compleyment so held to the actual work of
	Section 250. APPEAL TO DISTRICT COURT. Any action	lessee or occupant, or against any or all of them.	may be necessary for the full and complete discharge of the day
	of the Council vacating any public treet, alley or highway or portion thereof, under the provisions of this chapter, may be appealed from		for removal
	by the persons and in manner provided by chapter twenty-six, and City the same shall be heard and determined in manner as therein	tablish such rules and regulations as it may deem necessary for the	Section 274 PEACE OFFICERS The Mr. M.
	directed.	management of the water works of the city and the supplying of water for the use of the inhabitants thereof. And may make such	shall be peace officers, and may suppress in a summary manual
	ADDRALS AND PROCEEDING THEREUPON, RE-ASSESS-		riolous or disorderly conduct in the streets, or other public places of the city, and may command the assistance of all persons, under such
	MENT WIEN, Section 251. WHO MAY APPEAL. TIME TO APPEAL.	censed plantacts, and may province penalties for any violation there-i	penantes for thisopenience to shen command as may be prescribed
	Section 251. WHO MAY APPEAL. Any person interested in any property taken, damaged, or assessed for benefits resulting from any impovement, in proceedings under	of. And may impose a charge for the shutting off of water for fail- ure to pay the water rate due thereupon, and for the turning on of	by ordinance.
	for benefits resulting from any imporement, in proceedings under Chapter twenty-one may appeal to the District Court of Rice Coun-	such water after being so shut off if the same is remosted after pay-	Section 275. WARRAN'TS FOR ARREST, ARREST, IM- PRISONMENT. In all prosecutions for the violation of the laws of
	has form now award of dantages or fallenges award damages. Or any	of water from any premises where rates are navable and remain b	the first process shall be by warrant provided that an assess that
	such assessment, within twenty days after the publication of the notice provided for in section one hundred eighty-two; any person	CHAPTER XXVIII.	violating any such law, provision of the Charter or pullinging at the
	Interested in any property assessed to become condition from anyl	COURTS OF JUSTICE OF THE PEACE. OFFICIAL NAME	thy; and the person or persons so arrested shall be proceeded
	improvement under the provisions of Chapter twenty-two may appeal to said court from such assissment within twenty days, after	APPEAL DUTIES OF JUSTICES.	From the time of the arrest of any nerson or persons for any of the
	the publication of the notice provided for in section two hundred and five. Any person interested in any property assessed in pro-	AND TITLE OF JUSTICES OF JUSTICES. APPEAL DUTIES OF JUSTICES. Section 562. OFFICIAL NAME AND TITLE. POWERS. The official names and titles of the Justices of the Peace of the City duties.	Whatever, until the time of trial, the person or nersons so arrosted
	seedings under Chapter twenty-three may appeal to said court from such assessment within twenty day after the publication of the	shall be City Justices; under this name and by this title they shall	may be imprisoned in the city prison, or in case there be no city prison, in the common jail of the county. Section 276, POWER OF POLICE OFFICERS. The Chief
	notice of confirmation provided for in section two hundred and thir-	non, rights, powers, and privilege of Justices of the Peace of the	of Police and all regular or temporary police officers shall nosees
	the any person interested in one to the person in proceedings.		
	sessment within twenty days after the publication of the notice of	complaints for yielation of any provision or provisions of the city	and execute all warrants, summons, commitments, writs, subpoenas.

4 . 	The state of the s	
CHAPTER XVIII. INDEBTEDNESS. TAXATION. FINANCES.		vest the same in bonds or other obligations of the city, issued pursuant to the Charter, or in such other bonds as are permitted by law
Section 122 PROPERTY SURFECT TO TAXALIUN, A		
	e levied before this Charter goes into effect, shall so far as practicable be divided among the several funds hereby established and where	nesota or in any county or school bonds of this state. In case of
ment and the payment of its debts and habilities, and the sam	e such subdivision is not practicable, shall be kept in the general fund,	shall not be cancelled, except when authorized by the Council, but
shall be assessed as provided for by law, and this Charter, Section 133. FISCAL YEAR. The fiscal year of the city sha	The Council, by resolution shall provide for such subdivision in ac-	shall not be cancelled, except when authorized by the Gouncil, but shall be held in the sinking fund, and the interest thereon shall be paid and applied to such sinking fund. Whenever any bonds of
commence upon the second Tuesday of April of each year. Section 134. DEBT NOT TO BE INCREASED O	1. The state of the chart this course goes into enect an	the city become one sam commissioners shan, with the consent of
(REDIT LOANED) The debt of the city shall not be increased	I will improvement has not at said time been baid for the proceeds	if any, as will with the money then on hand he sufficient to pay such
herein nor shall the city loan its credit become a stockholder of	d of such assessment shall be paid into the permanent improvement revolving fund, and the cost of said improvement shall be paid out	maturing honds; and the commissioners by and with the consent of
make contributions or donations to any person, company or corpo	- or said tuna.	time as is deemed for the best interest of said fund. Whenever the
Talion, except as herein provided. Section 135. MONEY HOW PAID OUT. CITY ORDER.	Errom the general fund the Council may in every year by resolution	amount of such sinking fund, together with the interest therefrom computed to the time of the maturity of the city bonds is sufficient
All moneys belonging to the city, except as otherwise provide	d appropriate a sum not to exceed two hundred and lifty dollars for d contingent expenses incurred or to be incurred by the Mayor in	to pay all of said bonds, the levy of five mills hereinbefore provided
shall be paid out only upon the order of the Mayor, contersigne	ditte detection and prevention of crime in the city	for, may be omitted and the money otherwise voted to this fund may be diverted to other funds, but, whenever said fund shall in
by the City Recorder, duly authorized by motion, ordinance a	r Section 140., DUTY OF TREASURER TO KEEP SEPA- d RATE ACCOUNT OF FUNDS. It shall be the duty of the Treas-	I the independent of the Committee to an extension of the second state of
moes of three of its members. Every order drawn upon the treasur	vinter to keep a complete, accurate and separate account of each and	I make a detailed report to the Council at the first meeting in July
t upon which deave and shall be excepte out out of the find name	d all of the separate funds embraced in subdivisions one to sixteen in- d clusive of section one hundred and thirty-seven (137), which shall	land said coparts shall show the equilities of said singues fund the
is the metion codimens as societies providing for its paymen	accurately show at all times the amount of money received by him for e the credit of each of such funds, and whence received, and the amount	Institute and unline of all the association the association belonging with a
favor it is drawn and may be transferred by endorsement; no ordi	rigi money bald out by him on account thereof, and to whom and for	lowners of bonds of the city shall have the right to maintain in a
on any fund shall be drawn until there is money sufficient to the credit of such fund to pay the same, together with all the order		court of competent jurisdiction any proper action or proceeding to enforce, upon the part of the Council or said commissioners compli-
previously issued against such fund. Section 136. PROVISIONS TO DE MADE TO PA	COUNT OF MONEYS RECEIVED AND USE OF MONEYS.	lance with the provisions of this section. Whenever, at the matur-
BONDS. The Council is authorized to provide by taxation, for the	e or to be received for each local improvement, for which an assess-	ity of any honds of the city, said sinking fund shall not have money sufficient to pay the bonds so maturing, or whenever the Council
prompt payment of interest upon the indebtedness of the city, are for a sinking fund for the purpose of meeting bonds of the city	d ment is made, and when any money is collected by him from the	sufficient to pay the bonds so maturing, or whenever the Council shall deem it advisable to take up any bonds not due, other bonds of the city may be issued, on such terms as to place and time of
maturity, whether heretofore or hereafter issued.	assessment, it shall be his duty to credit the sum to its separate	payment, not exceeding twenty years, as may be deemed advisable.
Section 137. FUNDS IN TREASURY. COUNCIL MA CREATE OTHER FUNDS. It shall be the duty of the Counc	assessment account. Whenever the County Treasurer shall pay	and in such amount as may be necessary to meet such deliciency, and to take up and refund such bonds if not due.
on the acquisition of any of the public conveniences mentioned	a concered under any levy, and whenever any money is received by	1 Section 140. RIGHT OF CITY TO ACQUIRE PROPERTY
subdivision two (2) and three (3) of section one hundred thirtee (113), beyond those now owned by the City and hereinafter pro-	n the City Treasurer from the sale of certificates of indebtedness dis- posed of in anticipation of the collection of a tax based on a tax es-	authority to protect itself by acquiring title to any property subject
guidad for to actablish separate and distinct funds for each of site	h timate of the fiscal year for which such estimate is made, the d money collected on account of assessments shall not be paid out by	Ito supplied acceptantity for local improvements, and chall have no
nection with the property, plant or system it the configuration of	e estimate, and the money received from the County Treasurer on a	shall have the power in like manner to assign any lien or right of
proceeds of all bonds issued on account of said property, plant a	r tax levy based on such estimate and applied only	the time of the going into effect of this Charter, or thereafter, and shall have the power in like manner to assign any lien or right of action held by the city one account or, or arising out of any such assessments as security for the payment of the bonds, or certificates of indebtedness, or other evidence of indebtedness mentioned in
thereof, and all moneys received from the sale thereof. The surpli	is unpaid for the specific object for which said estimate was made,	of indebtedness, or other evidence of indebtedness mentioned in
Conneil elect, be paid into the sinking fund. All action hereund	Section 142. DISTRIBETION OF MONEYS PROFIVED	or other evidence of indebtedness mentioned bereit, new be col
shall be by ordinance, and no fund after being established shall t	e AFTER BOOKS OPENED. After the accounts are opened in the	I lected out of any such property lions or right of actions.
changed. Trespective of any action that may be taken by the Council	if by the city from the conjection of deligation faxes, shall be forth-	ETC. NOT TO BE SOLD FOR LESS THAN PAR VALUE.
establishing other funds under the authority above provided, the	e with distributed to the funds provided for herein, so far as such d funds correspond to the funds named in the particular tax levy	lionds, certificates, and other evidence of indebtedness of the city authorized by this Charter, shall in no event bear a greater rate of
except as herein otherwise provided, the Council may levy an a	i-jon which said delinquent taxes are collected; and so far as they	linterest than six per cent per annum, and shall in no event be sold
such funds, and the purposes following, that is to say:	do not correspond, the delinquent taxes collected shall be credited to the general fund. The surplus of any year's receipts over ex-	for less than the par value and accrued interest. Section 151. LIMIT OF INDEBTEDNESS. The total in-
First: An interest fund, for which there shall be levied a su sufficent to provide for the payment of the interest to become di	n penditures in any particular fund may be carried forward to the	
during the next fiscal year, upon the indebtedness of the city. Of such fund interest only shall the paid.	H. Section 122 PONDS FOR 1911 in prince con Limition	Table therein; provided however;
of such fund interest only shall be paid. Second: A sinking fund to provide for the payment when di	el visions of section one hundred forty-four the city shall have nower	sued by the city prior to the adoption of this Charter for the our
of bonds, or other funded debt of the city. For the maintenance this fund, there shall be levied an annual tax of at least five mil	of to be exercised in manner in this chapter provided, to issue bonds or the purposes following, that is to say:	pose of acquiring water works for supply to the city and selling
on the dollar of the assessed valuation of all taxable property	nl First: For the purpose of paying funding or refunding any	to its inhabitants and others, water, and also the property con- nected therewith and necessary therefor, and equipping, maintain-
the city. This fund shall be applied only to the payment of the principal of bonds issued by the city.	e bonded indebtedness of the city, whether she or not due, existing at the time this Charter goes into effect, or created at any time as	I me and operating the same, remaining unpaid at such adoption
Fried: 'A fire department fund to provide for the maintenance	But the same of the frequency and think as	
	craninorized by this Charter.	fille adoption of this Charlet to extend, enlarge or improve such
of the fire department.	Second: For the purpose of paying the lawful floating indebt-	water works, or to re-acquire or re-construct any building, stracture,
of the fire department. Fourth: A police department fund to provide for the mainter ance of the police department, and the cape and europe of prisoner that the cape and the	Second: For the purpose of paying the lawful floating indebt- edness of the city, existing prior to the adoption of this Charter, s and not already funded into bonds, such indebtedness not however.	the adoption of this Charter to extend, enlarge or improve such water works, or to re-acquire of reconstruct any building, structure, or apparatus appertaining thereto that may be destroyed, or to acquire or construct other additional water works, and equip, maintain and operature the same
of the fire department. Fourth: A police department fund to provide for the mainter ance of the police department, and the cape and europe of prisoner that the cape and the	Second: For the purpose of paying the lawful floating indebt- edness of the city, existing prior to the adoption of this Charter, and not already funded into bonds, such indebtedness not however, to include any indebtedness of the city of the cit	the adoption of this Charter to extend, enlarge or improve such water works, or to re-acquire or reconstruct any building structure, or apparatus appertaining thereto that may be destroyed, or to acquire or construct other additional water works, and equip maintain and operate the same. Third: Bonds in other obligations that may be issued for any
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Third: For the purpose of raising aft to exceed fifteen thous- and collars for a permanent improvement recovirug fund provided for in this Charter, in order to provide money for any contemplated local improvement; such bonds shall clossifiate a first lien upon such local improvement; such bonds shall clossifiate a first lien upon such local improvement; such bonds shall clossifiate a first lien upon such local improvement; such bonds shall clossifiate of severs. Fourth: For the purpose of raising money to defray the cost of establishing and maintaining a general system of sewers, Fifth: For defraying the cost of making local improvements in intersections of streets, alleys, and in front of property exempt by law from special assessments, and property owned by the city. Sixth: For the purpose of borrowing money to defray the cost incident to and made necessary by the carrying out and full effectuation of all or any of the rights, powers, privileges, and pur- poses authorized in and by section one hundred and thirteen (113) of this Charter. Section 144. CERTIFICATES, AND OTHER EVIDENCE OF INDERPEDNESS AGAINST TAXES LEVIED, The city may issue its certificates; or other evidence of indebtedness in anticipation of any taxes or assessments levied upon any portion of the taxable property of the city, as provided for hereinafter. The resolution for the issuance of certificates or bonds hereunder may provide that the same shall be general obligations of the city, or may limit the city's liability thereon in any other manner, or m	the adoption of this Charter to extend, enlarge or improve such water works, or to re-acquire or reconstruct any building, strateture, or apparatus appertaining thereto that may be destroyed, or to acquire or construct other additional water works, and equip, maintain and operate the same. Third: Bonds for other oblightings that may be issued for any of the purposes named in subdivisions two (2), three (3) and that part of subdivision for other works (public utility) of section one hundred thirteen (113) of this Charter, other than too revater works. Fourth: Moneys, bonds or securities in the sinking fund to pay debts other than those enumerated in paragraphs first, second, third, sixth and seventh of this section. 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The Council shall annually at a meeting in September prior to the tax levy make a budget of the extinated announts required to pay for the expenses of conducting the business of the city for the next ensuing fiscal year. Section 153. LEVY: WHEN MDE. The levy shall be made by the Council and returned to the County Auditor on or before the tenth day of October officely car, and the same shall be entered, upon the tax estimate to make it case year, open and keep in his
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Tenth: I library fund to provide for the support of the publication of the printing and supplies for all departments of the city, not provided for by an except that the printing and supplies for all departments of the city, not provide for the publication of the printing and supplies for all departments of the city, and also the condition of the page of the city, and also the cost of equiving laying out, extending or improving any park or parkway, or planting and carring for tree. Thirteenth: A water works fund to provide for the support and maintenance of any plant owned or operated by the city for the fundamental printing to the city or its imbabinants water, and or paying the page and repair of such plant. 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Third: For the purpose of raising aft to exceed fifteen thous- and collars for a permanent improvement recovering fund provided for in this Charter, in order to provide money for any contemplated local improvement; such bonds shall clossitute a first lien upon such local improvements and upon the property benefitted thereby and to be assessed therefor. Fourth: For the purpose of raising money to defray the cost of establishing and maintaining a general system of sewers, Fifth: For defraying the cost of making local improvements in intersections of streets, alleys, and in front of property exempt by law from special assessments, and property owned by the city. Sixth: For the purpose of horrowing money to defray the cost incident to and made necessary by the carrying out and full effectuation of all or any of the tights, powers, privileges and pur- poses authorized in and by section one hundred and thirteen (113) of this Charter. OF INDERTEDNESS AGAINST TAXES LEVIED, The city may issue its certificates; or other evidence of indebtedness in anticipation of any taxes or assessments levied upon any portion of the taxable property of the city, as provided for hereinafter. The resolution ince the issuance of certicates or bonds hereunder may provide that the same shall be general obligations of the city, or may limit the same shall be general obligations but shall be general obligations but shall be general obligations of the city or may limit the city's liability thereon in any other mainter, or may guarantee that the city shall gay the same. Section 145. BONDS. WHEN GENERAL OB	the adoption of this Charter to extend, chiarge or improve such water works, or to re-acquire or re-construct any building, stratchire, or apparatus appertaining thereto that may be destroyed, or to acquire or construct other additional water works, and equip, maintain and operate the same. Third: Bonds for other obligations that may be issued for any of the purposes named in subdivisions two (2), three (3) and that part of subdivision for other works (2), three (3) and that part of subdivision four (4) ending with the words, "public utility" of section one hundred thirteen (113) of this Charter, other than to reverte works. Fourth: Moneys, bonds or securities in the sinking fund to pay debts other than those enumerated in paragraphs first, second, third, sixth and seventh of this section. Fifth: Bonds issued in purpose of power given in subdivision list of section one hundred forty-three (143). Sixth: Bonds issued in purpose of providing money to pay for any local improvement in said city for which assessments have been or may be made. Seventh: Certificates, bonds, or other evidence of indebtedness, and warrants that may be issued under the provisions of sections one, hundred forty-form (144), one hundred fifty-five (153) and two hundred twenty-three (223), shall not be deemed a part of the indebtedness of the city as innited herein. Section 152. ANNOAL BUDGET. The Council shall annually at a meeting in September prior to the tax levy make a budget of the estimated annuitus required to pay for the expenses of conducting the business of the city for the hext ensuing fiscal year. Section 153. LEVY. WHEM MADE. The levy shall be made by the Council and returned to the County Auditor on or before the tenth day of October offseh, rear, and the same shall be entered upon the tax duplicate for expenditures and n making any law. Section 154. ACCOUNTS WITH, FUNDS TO BE KEPT SEPARAPE. The City Recorder and Treasurer shall each, as soon as the tax estimate is nade in each year, open and keep in his book separate a
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Third: For the purpose of raising aft to exceed fifteen thous- and collars for a permanent improvement recovirug fund provided for in this Charter, in order to provide money for any contemplated local improvement; such bonds shall clossifiate a first lien upon such local improvement; such bonds shall clossifiate a first lien upon such local improvement; such bonds shall clossifiate a first lien upon such local improvement; such bonds shall clossifiate a first lien upon such local improvement; such bonds shall clossifiate of severs, of establishing and maintaining a general system of severs and of maintaining, altering, relaying and extending the existing system of sexuers. Fifth: For defraying the cost of making local improvements in intersections of streets, alleys, and in front of property exempt by law from special assessments, and property owned by the city. Sixth: For the purpose of horrowing money to defray the cost incident to and made necessary by the carrying out and full effectuation of all or any of the rights, powers, privileges, and pur- poses authorized in and by section one hundred and thirteen (113) of this Charter. Section 144. CERTIFICATES, AND OTHER EVIDENCE OF INDERPEDNESS AGAINST TAXES LEVIED, The city may issue its certificates; or other evidence of indebtedness in anticipation of any taxes or assessments levied upon any portion of the taxable property of the city, as provided for hereinafter. The resolution for the issuance of certificates or bonds hereunder may provide that the same shall be general obligations of the city, or may limit the city's liabi	the adoption of this Charter to extend, enlarge or improve such water works, or to re-acquire or reconstruct only building, stratetire, or apparatus appertaining thereto that may be destroyed, or to acquire or construct other additional water works, and equip, maintain and operate the same. Third: Bonds for other oblightings that may be issued for any of the purposes named in subdivisions two (2), three (3) and that part of subdivision for (4) ending with the words, "public utility" of section one hundred thirteen (113) of this Charter, other than those cumerated in paragraphs first, second, third, sixth and seventh of this section. 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The resolution of any taxes or assessments levied upon any portion of the taxable property of the city, as provided for hereinafter. The resolution of the same shall be general obligations of the city, or may limit the city shall not be same. OF CITY. WHAT BONDS LIENS. UPON WHAT PROPERTY. All bonds issued the city of the purposes and property of the city of t	the adoption of this Charter to extend, chiarge or improve such water works, or to re-acquire or re-construct any building, stratchire, or apparatus appertaining thereto that may be destroyed, or to acquire or construct other additional water works, and equip, maintain and operate the sains. Third: Bonds for other obbigations that may be issued for any of the purposes named in subdivisions two (2), three (3) and that part of subdivision for other words, "public utility" of section one hundred thirteen [113] of this Charter, other than or vater works. 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The resolution of any taxes or assessments levied upon any portion of the taxable property of the city, as provided for hereinafter. The resolution of the same shall be general obligations of the city, or may limit the city shall not be same. OF CITY. WHAT BONDS LIENS. UPON WHAT PROPERTY. All bonds issued the city of the purposes and property of the city of t	the adoption of this Charter to extend, chiarge or improve such water works, or to re-acquire or re-construct any building, stratchire, or apparatus appertaining thereto that may be destroyed, or to acquire or construct other additional water works, and equip, maintain and operate the sains. Third: Bonds for other obbigations that may be issued for any of the purposes named in subdivisions two (2), three (3) and that part of subdivision for other words, "public utility" of section one hundred thirteen [113] of this Charter, other than or vater works. Fourth: Moneys, bonds or securities in the sinking fund to pay debts other than those enumerated in paragraphs first, second, third, sixth and seventh of this section. Fifth: Bonds issued in prissance to the power given in subdivision first of section one hundred forty-three (143). Sixth: Bonds, certificates, or other evidence of indebtedness, and warrants that may have been issued before the adoption of this Charter for the purpose of providing money to pay for any local improvement in said city for which assessments have been or may be made. Seventh: Certificates, bonds, or other evidence of indebtedness and warrants that may be issued under the provisions of sections one, hundred forty-form (144), one hundred firty-five (155) and two hundred twenty-three (223), shall not be deemed a part of the indebtedness of the city as limited herein. Section 152. ANNUAL BUDGET. The Council shall anunally at a meeting in September prior to the tax levy make a budget of the estimated amounts required to pay for the expenses of conducting the business of the city for the next ensuing fiscal year. Section 154. ACCOUNTS WITH, FUNDS TO BE KEPT SEPARAPE. The City Recorder and Treasurer shall each, as soon as the tax estimate is each year, open and keep in his book separate and distinct accounts for each of the several divisions of taxes shown in the tax estimate for expenditures and in making any they. SEPARAPE. The City Recorder and Treasurer shall each, as soon as the tax
of the fire department. Fourth: A police department fund to provide for the mainter since of the police department, and the cape and tenstody of prisone little provides for the fifth of the public buildings thereof, whether the same be done in the city or be individuals or corporations. Sixth: A roads, streets and bridges fund to provide for the engineering department, and cleaning and repairing of streets, sew ers and sidewalks, crosswalks and bridges. Seventh: A health department fund to provide for the support of the health department. Eighth: A salary fund to provide for the payment of the sal aries of city officers, and of clerk hite not otherwise provided for but which may be authorized by law. Ninth: A printing and supply fund to provide for printing and supplies for all departments of the city, not provided for by an other fund mentioned in the chapter. Tenth: I library fund to provide for the support of the publication. Eleventh: A poor fund to provide for the support of the poor Twelfth: A park fund to provide for the purchase and main tenance of public parks. There shall be paid out of said fund at salaries and expenses incurred by the Council on account of parks or parkways and in the operation and maintenance of the parks system of the city, and also the cost of acquiring, laying out, extending or improving any park or parkway, or planting and carrine for trees. Thirteenth: A water works fund to provide for the support and maintenance of any plant owned or operated by the city for the fundating to the city or its imbabliants water, and/or paying the parks and repair of such plant. This fund shall not be maintained by laxanjon, but there shall be paid into it all moneys derived from the sale of any property also the proceeds of all special assessments levied on account of oin connection with such water plant, also such amounts as may from time to time be realized from the sale of said plant including water renals and penalties. The surplus in this fund all incomes of paying the cost of all	Second: For the purpose of paying the lawful floating indebt- edness of the city, existing prior to the adoption of this Charter, and not already funded into honds, such indebtedness not however, to include any indebtedness of the city of the control of the con	the adoption of this Charter to extend, enlarge or improve such water works, or to re-acquire or reconstruct on the adquired, which is and operate the same. Third: Bonds for there obligations that may be destroyed, or to acquire or construct other additional water works, and equip, maintain and operate the same. Third: Bonds for there obligations that may be issued for any of the purposes named in subdivisions two (2), three (3) and that part of subdivision for there obligations that may be issued for any of the purposes named in subdivisions two (2), three (3) and that part of subdivision for the purposes and the part of subdivision for (4) ending with the words, "public utility" of section one hundred thirteen (143) of this Charter, other than for vater works. Fourth: Moneys, bonds or securities in the sinking fund to pay debts other than those enumerated in paragraphs first, second, third, sixth and seventh of this section, Fifth: Bonds issued in purpose of the power given in subdivision first of section one hundred forty-three (143). Sixth: Bonds, certificates, or other evidence of indebtedness, and warrants that may have been issued before the adoption of this Charter for the purpose of providing money to pay for any local improvement in said city for which assessments have been or may be made. Seventh: Certificates, bonds, or other evidence of indebtedness and warrants that may be issued under the provisions of sections one, hundred forty-fort (144), one hundred fitty-five (153) and two hundred twenty-three (223), shall not be deemed a part of the indebtedness of the city as limited herein. Section 152. ANNUAL BURGET. The Council shall annually at a meeting in September prior to the tax levy make a budget of the estimated amounture required to pay for the expenses of conducting the business of the city for the next ensuing fiscal year. Section 153. LEVY: WHEN MIDE. The levy shall be entered upon the tax duplicate for \$2.5 and
of the Brd department. Fourth: A police department fund to provide for the mainted since of the police department, and the case and executed of prisoned in the culture buildings thereof, whether the same be done in the city or be individuals or corporations. Sixth: A roads, streets and bridges fund to provide for the engineering department, and cleaning and repairing of streets, sew crs and sidewalls, crosswalls and bridges. Seventh: A health department fund to provide for the support of the health department. Eighth: A salary fund to provide for the payment of the salary fund to provide for the payment of the salary fund to provide for the payment of the salary fund to provide for the payment of the salary fund to provide for the payment of the salary fund to provide for the provided for byta mother fund mentioned in the chapter. Tenth: I library fund to provide for the support of the publishers. Eleventh: A poor fund to provide for the support of the poor Twelfth: A pack fund to provide for the paper to the provide of parks and expenses incurred by the Council on account of parks or parkways and in the operation and maintenance of public parks. There shall be paid out of said fund at salaries and expenses incurred by the Council on account of parks or parkways and in the operation and maintenance of the cate, and also the cost of acquiring, laying out, extending or improving any park or parkway, or planting and earning for trees. Thirteenth: A water works fund to provide for the support and maintenance of such plant. This fund shall not be maintained by taxatjon, but there shall be paid into it all moneys derived from the sale of any property acquired for or used in connection with any water plant of the city also the proceeds of all special assessments levied on account of oin connection with such water plant, also such amounts as may from the including water rentals and penalties. The surplus in this fund all he close of each fiscal year, may, if the Council cleet, be paid into the sinking fund. Fou	Second: For the purpose of paying the lawful floating indebt- geness of the city, existing prior to the adoption of this Charter, and not already funded into bonds, such indebtedness not, however, to include any indebtedness of the city of the city of the city and not already funded into bonds, such indebtedness not, however, to include any indebtedness of the city of the city been or may be levied to pay. Third: For the purpose of raising afte to exceed fifteen thous- and collars for a permanent improvement recoving fund provided for in this Charter, in order to provide money for any contemplated local improvement; such bonds shall clossituite a first lien upon such local improvement; such bonds shall clossituite a first lien upon such local improvement; such bonds shall clossituite a first lien upon such local improvement; such bonds shall clossituite a first lien upon such local improvement; such bonds shall clossituite a first lien upon such local improvement; such bonds shall clossituite a first lien upon such local improvement; such bonds system of sewers and of maintaining, altering, relaying and extending the existing system of sewers. Fifth: For defraying the cost of haking local improvements in intersections of streets, alleys, and lin front of property exempt by law from special assessments, and property owned by the city. Sixth: For the purpose of horrowing money to defray the cust incident to and made necessary by the carrying out and full effectuation of all or any of the tights, powers, privileges and pur- poses authorized in and by section one hundred and thirteen (113) of this Charter. Section 144. CERTIFICATES, AND OTHER EVIDENCE OF INDERITEDNESS AGAINST TAXES LEVIED. The city may issue its certificates to or other evidence of indebtedness in anticipation of any taxes or assessments levied upon any portion of the taxable property of the city, as provided for hereinafter. The resolution of the issuance of certicates or honds hereunder may specified laxes, assessments, funds, or liens high	the adoption of this Charter to extend, chiarge or improve such water works, or to re-acquire or re-construct any building, stratchire, or apparatus appertaining thereto that may be destroyed, or to acquire or construct other additional water works, and equip, maintain and operate the same. Third: Bonds for other obligations that may be issued for any of the purposes named in subdivisions two (2), three (3) and that part of subdivision for other words, "public utility" of section one hundred thirteen [113] of this Charter, other than or vacter works. Fourth: Moneys, bonds or securities in the sinking fund to pay debts other than those enumerated in paragraphs first, second, third, sixth and seventh of this section. Fifth: Bonds issued in pursuance to the power given in subdivision first of section one hundred forty-three (143). Sixth: Bonds, certificates, or other evidence of indebtedness, and warrants that may have been issued before the adoption of this Charter for the purpose of providing money to pay for any local improvement in said city for which assessments have been or may be made. Seventh: Certificates, bonds, or other evidence of indebtedness, and warrants that may her besued under the provisions of sections one, hundred forty-form (144), one hundred firty-five (155) and two hundred twenty-three (223), shall not be deemed a part of the indebtedness of the city as limited herein. Section 152. ANNUAL BUDGET. The Council shall anunally at a meeting in September prior to the tax levy make a budget of the estimated amounts required to pay for the expenses of conducting the business of the city for the next ensuing fiscal year. Section 154. ACCOUNTS WITH, FUNDS TO BE KEPT SEPARAPE. The City Recorder and Treasurer shall each, as soon as the tax estimate is made in each year, open and keep in his book separate and distinct accounts for each of the several divisions of taxes shown in the tax estimate for expenditures and unmaking any they. SEPARAPE. The City Recorder and Treasurer shall each, as a son

Note that and the manufacture of the control of the

the ballot to be used in elections under this chapter, and the same shall be as near as practicable to that prescribed in section ninety-	bering of any bridge, street, alley, highway or public grounds, with animals, vehicles, or other matter or thing.	(26) COMMISSIONERS FOR PARKS, PLAY GROU. AND PUBLIC CHARITIES. To establish a park commissi
seven (97) hereof. Section 104. REFERENCE OF MEASURES TO POPULAR	(4) OPENINGS. EXCAVATIONS IN STREETS. To permit openings and excavations in streets, alleys, highways and public grounds for the laying of gas pipes, electric conductors, water	10 appoint commissioners thereon to serve without appoint
the Council or the qualified electors of the city shall have authority to enact, the Council may of its own motion submit to the electors for	I mains and nines, the building of sewers tunnels deales or other	(27) METHODS OF TAKING OVER PROPERTY :
for ordinances or measures submitted on petition. The Council may,	any gas pipe, electric conductor, conduit, or other thing, installed constructed or erected upon, under or over any bridge, street, alley highway or public grounds, under its permit, to be changed when	(28) SIZE, LOCATION AND PLAT OF PIPES LAIL STREETS AND PURLIC PLACES LICENSE PLANE
carry out the provisions of this chapter. CHAPTER XIV. FRANCHISES.	the same interferes with the proper and convenient location of pub- lic sewers, water mains or pipes, or with any plan it may adopt for the improvement of any such bridge, street, alley, highway or public	and conduits laid or constructed, in the streets and public pl
Section 105. GRANTED ONLY BY ORDINANCE. No fran- chise or right to use the streets, highways, or public places in the	grounds; to require that all excavations made in the streets or public grounds shall be filled and re-laid by the city, at the cost of the party applying to make the same. (5) DEPOSITING OFFENSIVE MATTER IN STREETS	Takes. To heense plumbers, and regulate the construction, r
city shall be granted except by ordinance, save a mere temporary use. Section 106. ORDINANCE GRANTING FRANCHISE. FI-	SNOW AND ICE ON SIDEWALKS. To prevent throwing or	of any street of public place.
NAL PASSAGE NOT FOR THIRTY DAYS. No bill for the granting of any franchise shall be put upon its final passage within thirty days after its introduction.	depositing ashes, offal, dirt, garbage or any offensive matter in or upon any street, alley, public ground or place, and to require the owner or occupant of any premises to keep the sidewalks along or	provide for and change the location, grade, on crossing of any road upon or across any street, and to compel railread or street
Section 107. ORDINANCES GRANTING FRANCHISES. Every ordinance by which the Council shall propose to grant any franchise shall contain all the terms and conditions of the fran-	in front of the same free from show, ice or other obstructions. (6) COAL HOLES, HATCHWAYS, ETC. To regulate the construction of coal holes, hatchways, coverings, and grates there-	which may be established by the Council, and to keep such to a level with the street surface and to compet the sloubil.
chise to be granted, and it shall be a feature of every franchise so granted, that the maximum price for the service or charge shall be stated in the grant thereof.	(7) CROSS-WALKS, CURBS AND GUTTERS. To provide for and regulate cross-walks, curbs and gutters.	such tracks by such company so that they may cross at any on such street, alley or highway. (31) USE OF ENGINES. WHISTLING, AND SMC.
Section 168. REGULATION OF RATES. The city shall have the power to regulate and control the maximum rate to be charged by any corporation or person exercising any franchise in	(8) SIGNS, AWNINGS, ETC. To regulate, or prevent, the use of streets, sidewalks, and public grounds, for signs, sign posts, awnings, awning posts, telegraph poles, horse troughs, racks and	To regulate the use of steam engines, gas engines, steam bo and electric motors, and to prohibit their use in such localitie in the judgment of the Courell would endower public section.
the city for the service rendered by it to the city, or to the public, but such price shall be fair and reasonable to such corporation or persons and to the public. The manner in which such rate shall be	the posting and distributing of hand bills and advertisements, (9) HITCHING POSTS, ETC. To provide for and regulate the erection of hitching posts and rings for fastening horses, and	and the discharge of steam, cinders, sparks and dense smoke t
regulated shall be fixed by the Council by ordinance, and the Council is hereby authorized to provide by ordinance for the appointment of commissioners to fully investigate and determine all questions	to prohibit the same in such portions of the city as it shall see fit (to) PILING SNOW BY RAILROAD OR STREET CAR COMPANY. CARE OF STREETS BETWEEN OR ON THE	(32) POLLUTION OF WATERS. To restrain the poll of the waters of any creek river, pond or water agree with
with reference to rates to be charged by any such corporation or	or other encroachments upon any street or public grounds by rail-	matter therein, and to provide for the cleansing and purific
of time for which a franchise or privilege to use the streets, alleys or other public places of the city may be tranted to any person, firm or corporation shall be twenty-five years.	road companies or any company operating cars upon, along or across the streets, alleys or highways of the city, and to compel the removal of the same; to require any such company to keep the streets in repair between the acress and along and within the dis-	Duilding or grounds to remove from the premises assent or age
Section 110. FORFEITURE FOR BREACH OF CONDI- TIONS. Every ordinance granting any franchise or privilege shall provide for the termination and forfeiture thereof for any breach or	streets in repair between the necks and along and within the distance of one and one-half it was a constant of the tracks occupied by the company. (11) NUISANCES. To alcelare what is a nuisance and to	missioner of theater may direct, and upon his default to authorize removal or destruction thereof by some officer of the city at the pense of said owner or decupant.
failure to comply with any of the terms, limitations or conditions thereof, and in all such cases the Council shall have power to declare	provide for the summary abatemost of the same at the expense of the person creating, causing or maintaining such nuisance. (12) POLES AND WIRES IN AND ALONG STREETS.	(33) DRAINAGE OF LOW GROUNDS. To compel
the termination and foreiture of any such franchise or privilege, the same as though in each instance such power was expressly reserved. Section 111, FORFEITURE FOR NON-USE. All franchises	To regulate and control, or prohibit, the placing of poles and the suspending of wires along or across the streets, alleys, or public	fill or drain such low places, and upon his default to authorize draining or filling at the expense of such owner, and to make expense of the destruction or removal of such substance specifically interest there is no content of such substance specifically interest the substance specifically interest the substance specific
and privileges heretofore granted, which the grantees thereof have not in good faith commenced to exercise, shall be declared forfeited and invalid, unless, such grantees or their assigns shall, within six	grounds, and to require any and all wires within the limits it may designate, to be placed in conduits beneath the surface of the streets or sidewalks, and to require any poles already erected or wires al-	low ground, lien upon the property from which such substances
months after this Charter takes effect, in good faith commence the exercise and enjoyment of such privilege or franchise. Section 112. POWER TO IMPOSE CONDITIONS. The	ready suspended within such limits, to be removed and the wires likewise placed in conduits beneath the surface of the street, and to compel any and all such wires, pipes and other constructions	property in manner and to be collected as other special assessing are collected under Chapter twenty-two.
construed as impairing the right of the Council to insert in such	such manner and places as it may designate. (13) BANNERS ACROSS STREETS. BILL BOARDS.	(34) REGULATION OF STREET RAILROADS. To r late street railways, their tracks and cars, to compel the owner two or more such street railroads using the same street, to use
franchise or grant, such other and further matters, conditions, covenants, terms, restrictions, limitations, burdens, taxes, assessments, fares, rentals, charges, control, forfeitures, or any other provision	To regulate, or prevent the lying of flags, banners and signs across or over the streets or any part thereof; and to regulate the construc- tion and use of bill boards adjacent to or near the streets or public	and maintenance thereof between them.
of the people.	places. (14) TRAFFIC ON SIDEWALKS. To regulate, or prohibit traffic or sales upon the streets, sidewalks, or other public places.	be issued for a longer term than one year. (36) INTOXICATING LIOUNES. ILICENSES TO 12-
CERTAIN GENERAL POWERS OF THE CITY. Section 113. With, or in addition to all other rights, powers and privileges given by the constitution and general laws of the State, the City of Faribault shall have powers.		liquors. To restrain any person from selling, giving away, or or wise dealing in such liquors unless under license and to im-
State, the City of Faribault shall have power; (1) INSTITUTIONS FOR PUBLIC WORK, AND RECREATION. To acquire by purchase, goodennation or otherwise,	to require railroad companies to station flagmen, place gates, or viaducts at all such street crossing as the Council decins proper; to require street cars and local tribus to be provided with fenders	(37) BILLIARD AND OTHER TABLES. BOWL
and to establish maintain, equip, own, and operate libraries, reading rooms, art galleries, museums, parks, play grounds, places of recreation, fountains, baths, public toilets, rest rooms, markets, hospitals,	or other appliances for the better protection of the public, to pro- hibit the making up of railroad trains on any of the streets, street	tayerus and victualling houses. (28) FXPLOSIVES AND INFLAMMANDE MARRIES.
bage collection, disposal of reduction works, street cleaning and sprinkling plants, and all other public buildings, places, works and	or other vehicles along or upon any of the streets or ingrivave of	coal oil, benzine, naphtha, gasoline, turpentine, hemp, cotton, n
by purchase, condemnation or otherwise, and to establish maintain.	(10) WIDTH OF TIRES. LOADS ON STREETS. To regulate and prescribe the width of tires on wheels of vehicles used on the streets of the city, and the maximum weight of leads to be	sive materials within the city, and the use thereof, and of ligh
equip, own and operate water works, gas works, electric light, heat	drawn over any street in the city, and to direct upon what street	(ac) DUDDICH Cannies pro
and sell to its inhabitants and also persons, firms or corporations outside the city, water, gas, electricity, and all products of any public utility operated by the city. (3) PUBLIC UTILITY. To acquire by purchase, condensations of the city of	(17) WEEDS AND RUBBISH ON SIDEWALKS. To compel the owner or occupant of buildings or grounds to remove dirt, rubbish and weeds from the sidewalks, adjacent thereto; and	vacant property within the city to keep the same clear of t or other material liable to communicate gre to adjoining prop and in case the owner of such property shall neglect or refus remove the same within ten days after being notified so to d
ate telephone and telegraph systems, electric or other railways, or	the city at the expense of such owner or occupant, and to make such	newspaper of the city, the Council shall have authority to have
from the accommodation of the inhabitants of said city and all others in the hire and saile of the use and products. (4) REAL ESTATE AND OTHER PROPERTY FOR PUBLIC PURPOSES. To acquire by purchase, condemnation or otherwise, within or without the city, such lands or other property as may be necessary for the establishment, maintenance and operation of any public utility, extrapride and effectuate any other public purpose. To sell, convey, seasoniber and dispose of any property owned by it for the benefit of the city. (5) LEASE OF PUBLIC UTILITIES. To lease, for the purpose of maintenance and operation of maintenance and operation of maintenance and operation any public utility owned by the city. (6) HEQUESTS AND DONATIONS. To receive bequests, gifts and donations of all kinds of property in fee simple, or in trust	(18) NAME OF STREETS AND RIGHT TO CHANGE. To name, and change the names of streets, avenues, alleys and other public places.	To provide for the collection and disposal of garbage, ashes, ar and vegetable refuse, dead animals, animal offal, rubbish and y matter.
PUBLIC PURPOSES. To acquire by purchase, condemnation or otherwise, within or without the city, such lands or other property as may be necessary for the establishment maintenance and	(19) DRAINS, SEWERS AND CESS POOLS, BRINGES, ECC. COMPEL SEWER CONNECTIONS. To regulate the use of all bridges, viaducts, transle, drains, sewers and cesspo-ds within	(40) FIRE ESCAPES. To require the owners and lesse buildings or other structures to place upon or in them fire est and appliances for the extinguishing and appliances for the extinguishing and appliances for the extinguishing and appliances.
operation of any public utility, of provide and effectuate any other public purpose. To left, or only, the initial and dispose of any property owned by it for the benefit of the city.	the city, and to prohibit the notice maintenance of cess pools and privies in such portions of the olf- is it may designate, and to compel sewer connections in such portions, and to make the same and	(41) PRECAUTION AGAINST FIRES: To prevent construction and to crist the removal of dangerous rhimneys places, stoves, stove placeburgs, bulgers, hoperatus and mechinical managements.
(5) LEASE OF PUBLIC UTILITIES. To lease, for the propose of maintenance and operation any public utility owned by the city.	assess the cost thereof on the property so connected with the sewer in manner provided by Chapter twenty-two. (20) NUMBERING OF HOUSES AND LOTS. To regu-	used in any building in the city; to require gas cut offs at curb to regulate the operation of manufactories hable to cause fir prevent the depositing of ashes, accumulations of shavings and
(6) BEQUESTS AND DONATIONS. To receive bequests, gifts and donations of all kinds of property in fee simple, or in trust of the control of th	late the numbering of houses and lots and to compel the owners of houses and other buildings to have the numbers of such houses and buildings shown conspictionsly thereon or adjacent thereto.	or any combustible material in unsafe places, and to make prove to guard against free. (42) PROVISIONS FOR SAFETY IN THEATT
in accordance with the terms of the becomest, gift, or trust, or ab-	(21) DITCHES, ETC. BY RAILROAD COMPANIES, To. (22) DITCHES, ETC. BY RAILROAD COMPANIES, To. (23) DITCHES, ETC. BY RAILROAD COMPANIES, To. (24) DITCHES, ETC. BY RAILROAD COMPANIES, To. (25) DITCHES, ETC. BY RAILROAD COMPANIES, To. (26) DITCHES, ETC. BY RAILROAD COMPANIES, To. (27) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (28) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (28) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (29) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (20) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (21) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (22) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (23) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (24) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (25) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (26) DITCHES, ETC. BY RAILROAD COMPANIES, TO. (27) DITCHES, ETC. BY RAI	HALLS, ETC. To regulate the size and construction of the trances to and exits from theatres, lecture rooms, halls, self-churches and other places for public gatherings of every kind.
(7) BORROW MONEY. To horrow money for any of the	rounds or right of way, and so that the natural drainage of adia-	tions in the hallways, aisles, or open places therein
	(22) SPUR TRACKS. TEMPORARY USE OF STREETS. To permit the laying of spur or side tracks and running cars therem, for the purpose of connecting warehouses, manufactories, or other business enterprises, with any line of railroad that may be	
nnce of telegraph, telephone, electric light, poles and wires, street e ar tracks, gas pipes or mains, electric conduits, and other purposes be alculated to be for the use, convenience and accomodation of the to exercise thereof.		
(a) TO CONTROL EXERCISE OF FRANCHISES OF FRANCHISES OF AUTHORITY, propulate and control the exercise of privileges and franchises is	if, and also for the purpose of excavaling and filling a street or ther property for such limited time as may be necessary for such urpose and no longer. Such tracks must be laid level with the treet and must be operated under such restrictions as not to in- terest and intust be operated under such restrictions as not to in- terest and intust be operated under such restrictions as not to in-	or other structures for the purpose of supplying the same with v or gas, and the manner of so doing, and to prohibit the constru
egislature or any other authority	d under the provisions hereof shall be revocable at the pleasure of	(44) FIRE LIMITS. To prescribe fire limits, and deter
CHAPTER XVI. SPECIFIED POWERS OF THE COUNCIL. Section 114. SPECIFIED POWERS OF THE COUNCIL v OR CERTAIN PURPOSES. Subject to the provision, limita-	ne Conneil. (23) REGULATION OF TRACK ON STREET. To pre- ent, or regulate, the locating, construction and laying of street or ther railway tracks, in, along, or over any street, alley, highway	and the nature of the materials to be used in the construction, action or repair of such buildings, or existing buildings within the toute
ions and restrictions in this Charter contained, the Council shart of	r public grounds. (24) ELECTIONS. To make all rules and regulations gov-	(45) POLICE AND PIRE DEPARTMENT. To org.
(1) To adopt and provide a corporate seal. (2) CARE OF STREETS AND PROPERTY OF CITY. (3) care for, supervise and control all bridges, streets, alleys, high-super and within propulse and to high seals to be sealed	for BOILI BYADDS To not suggest as a boulevest and	ings and own an implements and apparatus required therefor.
	nd to regulate and prevent heavy teaming thereon; and when any cle street shall have been set aside as a boulevard, no franchise or a railroad, interurban or street railiyay of any kind shall ever be ranted upon such boulevard, unless an ordinance to the affect.	
	half have been duly passed by nonular vote, as provided for in-	of dogs; to proven dog again in the streets; to provide for the struction of vicious dogs and to require the payment of license by the owners or persons having possession of dogs, and to in-

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		chanical structures, apparatus or operations, hazardous to life or	made by the City Engineer the amount carned, less fifteen per cent.	aoeicas
	thies upon such persons for refusing to pay such license fee. (48) PUBLIC POUND. To prevent or regulate the runn rge of any animals, and to establish and maintain a pound authorize the destruction or other disjustition of any anim	property. (75) EMISSION OF SMOKE. To declare the emission of all delises smoke from chimneys, stacks and locomotives within the	contractor to receive the amount so allowed out of the money appli- eable to the payment of such work. When the work has been con-	PROPOSED
	ing at large. 1. 149) CRUELTY TO ANIMALS for prohibit and punity to adminals and to require the places where they are keep maintained an a clean and healthful condition.	design similar of the city a nuisance, and to probabilit and prevent the emission of dense smoke from chimneys, stacks and locomotives within the limits of the city a nuisance, and to probabilit and prevent the emission of dense smoke in any portion of or throughout the city, and to require the use, in connection with furnaces, of such practica appliances as it may designate to prevent and lessen the emission of dense smoke, and to designate the kind of fuel which shall no be used in any furnace, store or furcipate without the use of such appliances to prevent the emission of dense smoke. (76) BIRTHS AND DEATHS. To provide for and competent of the control the dead within the city. (77) CEMETERIES, VAULTS, ETC. CREMATORIES the dead within the city, and to regulate and determine the manner in which bodies that have been buried in a vault or tomb or other control the location of cemeteries and crematories, and to vacate and cause the renioval of bodies interred in, any cemetery within the limits of the city, or within a distance of the management, use and construction of stock yards, slaughter the management, use and construction of stock yards, slaughter and tameries, within the limits of the city, or within a distance of the management, use and construction of stock yards, slaughter within the limits of the city, or within a distance of the management, use and construction of stock yards, slaughter within the limits of the city, or within a distance of the construction and use and manuer of operation of heweries and tameries, within the limits of the city, or within a distance or mill-yards in the city, to regulate, or probibit the keep or mill-yards in the city to remove the same when they become almost of the cuty or construction of the property near the same. (80) PUBLIC BUILDINGS. To establish and enforce rules for the use and regulation of all buildings maintained by the city for the use and regulation of all buildings maintained by the city or the use and regulation of all buildings maintained by the ci	Engineer, the balance due may be audited and allowed by the Council. Section 119. ADVERTISING FOR BIDS. When the plans, specifications and proposed contract are filed as a foresaid, the Coun-	THE CITY O Framed and Adopted Pursuant to of the Constitution of the State
	(50) PRESERVATION OF TEATH TO the preservat as which may be necessary and expedient for the preservat ealth and the suppression of disease; in make regulations ent the introduction of contagious, unbignant, infections and regulations.	on be used in any furnace, store or irreplace without the use of such to appliances to prevent the emission of dense smoke. (76) DIRTHS AND DEATHS. To provide for and comperate the reporting and record of all births and deaths within the city.	cil shall set a time and place for opening bids for the doing of the work or furnishing the commodities or service, in accordance there- with, and direct the City Recorder to advertise for such bids. The advertisement shall state that all bids will be received and opened	Hundred Forty-Eight to Sev the Revised Laws of Minnes
	r diseases into the etty; to make quadrate into the city of p s; to regulate, control and prevent the enry into the city of p s baggage, merchandise or other properly infected with cors s disease.	er (77) CEMETERIES, VAULTS, ETC. CREMATORIES TO TREMOVAL OF BODIES. To regulate, or prevent the burial of the dead within the city, and to regulate and determine the manner in which bodies that have been buried in a vault or tomb or other	at a meeting of the Council at the time and place named in the resolution and that the right is reserved to reject any and all bids. Such advertisement shall be made in the official newspaper. The Council may direct other and further publication of such advertise-	Hundred and Five, as Amend teen and Three Hundred Sey the State for the Year One T
	AGREABLE NOISES. To regulate or prohibit the ope of all manufactories, occupations, or tsades which may be in patture as to effect the public health, or good order of or disturb the public peace, or which way be offensive or d	ra-place for the purpose of burial may be removed, and to regulate and control the location of cemeteries and crematories, and to vacate he and cause the removal of bodies interred in, any cemetery within the limits of the city not existing according to law.	Section 120. CERTIFIED CHECKS. FORFEITURE. In advertising for bids the City Council shall require each bidder to deliver with his bid an approved certified check payable to the city	and Chapter Two Hundred the State for the Year One T Also by the Provisions of C
	us to the inhabitants residing in the richity, and to provide amishment of all persons who knowingly permit the same to ted in any building or upon any premises owned or contro- aem; to make regulations for the suppression of disagreea	for JSS LOCATION OF STATE TARDS. SEASON OF STATE AND SEASON OF STATE TARDS. SEASON OF STATE	which clock theast five per cent, of the total amount of such bid, which check shall be forfeited to the city as liquidated damages, if the bidder, upon letting of the contract to him, shall fail to enter into the contract so let.	General Laws of the State for Nine. CH. NAME, POWERS, BOUL
	isive or injurious noises. (52) INSPECTION OF FOOD PRODUCTS. DAIRI rovide for and regulate the inspection and sale of meats, pr fish, game, bread, butter, cheese, lard, eggs, vegetables, br	ES, and tameries, within the limits of the city, or within a distance of sul- one mile without the limits thereof; to direct the location and regu- cal late the construction and use and manuer of operation of breweries and late the construction and use and manuer of operation of breweries and late the construction and use and manuer of operation of breweries and discoverings stables, blacksmith shows, and foundries	SPECTION OF RIDS, NOT RECEIVED UNLESS CHECK ACCOMPANIES, At the time and place mentioned in the adver- tisement for bids, the Council shall meet in public session and pub- licly receive onen and was all bids for mentions.	Section 1. NAME AND FOW State of Minnesota, contained with specifical, with all the people now I the said district, is hereby declared mane of the City of Faribault, and I
	s, milk and other food products offered for sain in the city rovide for the taking and summarily destroying of any si nets as are unsound, spoiled, adulterated or unwholesome, gulate and prevent bringing into the city or keeping within	ich within the limits of the city. (70) LUMBER YARDS. To regulate, or prohibit the keep the jing of any lumber yard, or places for piling of timber, wood and the jing of timber, wood and the jing of the piling of timber, wood and the properties of the piling of the p	any bids are opened, they shall be numbered consecutively, and no further bids shall be received after any bid has been opened. The Council shall give all persons who desire the same, an opportunity to inspect all bids when they are council.	sion; sue and be sued; complain any court or other tribunal; contra hold, lease, use, occupy, culoy and mixed property, within or without
	any such thisound, sponled, admirerated of displacements, and regulate the inspection of all dair and cream depots that offer for sale any of their products ity, whether situated within or without the city.	to require any person maintaing any lumber, shingles, or lath piles in or mill-yards in the city to remove the same when they become dangerous to any building or other, property near the same. (80) PUBLIC BUILDINGS. To establish and enforce rules	sered if unaccompanied by a certified check as aforesaid. Section 122. ACTION OF COUNCIL. LOWEST BID- DER, DEFAULT OF BIDDER, NEW BIDS, WORK, ETC. MAY BE DONE BY CITY. The council self-net new table.	noses of the corporation may required which it may after at pleasure; a powers and privileges possessed by under the Constitution and general to it by this Charter.
	OGING HOUSES, BUTCHER SHOPS, TENEMENT A RTMENT HOUSES. To provide for the inspection and r on of restaurants, hotels, bakeries, butcher shops, lodging te	in or mill-yards in the city to remoye the same when they become disagrerous to any building or other, property near the same. (80) PUBLIC BUILDINGS. To establish and enforce rules to the use and regulation of all buildings maintained by the city of the use and regulation of all buildings maintained by the city of the same ment of gas, and to prescribe and enforce regulations for the manu and facture and distribution of gas, and to impact gas meters and electrical apparatus for furnishing light, heat and power in the city.	MAY BE DONE BY CITY. The council shall act upon such bids and determine which one, if any, shall be accepted. All contracts shall be awarded to the lowest reliable and responsible bidder complying with the foreg. Prengirements, provided, that the Council may reject airly bids which it they deem unreasonable or unveilable.	Section 2. HOUNDARIES. The boundaries described as follows; to of the Sputheast Quarter of Section one hundred and ten (110), Rango to piles, thence South three (3) miles.
		of and to control and regulate the normatrement and use of electricity and electrical apparatus for furnishing light, heat and power in the city. (82) OFFICERS FOR INSPECTION, MAY PROVIDED (83) OFFICERS FOR INSPECTION, MAY PROVIDED (84) OFFICERS FOR INSPECTION, MAY PROVIDED (84) OFFICERS FOR INSPECTION, MAY PROVIDED (85) OFFICERS FOR INSPECTION		North three (3) miles to the place named sections and parts of sect unterteen (19) and twenty (20) and a thirty-one (31), and thirty-two (32),
		(82) OFFICERS FOR INSPECTION, MAY PROVIDE ISS, OFFICES. To establish offices for inspectors, weighers, gaugers ent scalers, electricians, and such other officers as may be necessary to carry into effect the inspection laws of the eity, and to regulate their carry into effect the inspection laws of the eity, and to regulate their ons duties, and authorize and direct said officers to enforce and carry	in any contract awarded by the city, except as to time, or who shall have refused to enter into a contract after the same shall have been awarded him, shall not be considered a reliable and responsible hidder. In case the lowest responsible bid shall be more than the character.	(21); the North Pair of Bection in
À	imbling and fraudulent devices and practices, bucket snops, ing of cards, dice or other games of chance for the purpose bling, the keeping or operating of card machines, slot machiner contriviaires upon or into which money is staked, hazard	scalers, electricians, and such other officers as may be necessary to carry into effect the inspection laws of the city, and to regulate their other carry into effect the inspection laws of the city, and to regulate their duties, and authorize and direct said officers to enforce and carry all into effect the provisions of any ordinance relative thereto. of (83) GENERAL POWERS TO CONTROL IN MATTERS BEYOND THOSE HEREIN SPECIFIED, FOR THE COME CALL OF THE PEOPLE. To regulate and to require licenses to be obtained for the pursuit and prosecution of such occupation, or kind of business, not herein above expressly results.	than the estimated cost of such commodities of service, the Council may reject all bids and abandon the proposed contract, or jt may require the City Recorder to advertise for new bids in the manner hereinbefore provided, and if the lowest responsible bid after such second works of the contract of the council of the cou	tions of five (5) and six (6), in Tow Range number (wests (20), all in s of Farthenit: Section 3. WARD DIVISIONS
	sited, or paid upon chance, the setting or poles of races, and orize the destruction of all instruments used for the purpose bling. (50) FIRE SALES, ETC. 'To license and regulate gift, if	such occupation, or kind of business, not herein above expressly referred to and provided for, as in the opinion of the city council may ire, require regulation, and in general, to adopt all such measures and to establish all such regulations, in case for which no express pro	second notice shall be more than the estimated cost of such com- modities or service, the Council may again reject all bids, and either abandon the proposed contract or cause the necessary commodities, labor and service to be procured by or through the proper depart- ment of the city to early out the presented of the proper depart-	
F., 1	on and bankruptcy sales, and automotics (57) TRANSIENT MERCHANTS, PEDDLERS, ETC. late, control and license, transient merchants, pawnbrok oneers, peddlers, second hand and junk dealers, book age	To vision is hereinbefore made, as the city council may from time ters, time deem necessary for the promotion of the health, comfort and the safety of the inhabitants, the preservation of peake and good order the the suppression of vice and the enhancement of public, welfare in	other purpose. All contracts shall be executed by the bidder to whom the same may be awarded within five days after notice to him that the contract is ready for his signature, and sit not executed by the bidder to the same may be awarded within five days after notice to him that the contract is ready for his signature, and sit not executed by this in said time, he shall be deemed to have abandoned the same.	in the centre of Third Street where es the same, and running from the Street, to the Northern boundary 210gs and boundary to intersect it or section number thirty (30) of 10
	can casers doing mismess in the transactions as it may dir ons to keep such records of the transactions as it may dir make report thereof. [58] PUBLIC VEHICLES, ETC, REGULATION (problets blands for backs, express wagons, automobiles,	of such occupation, or kind of business, not herein above expressly referred to and provided for, as in the opinion of the city council may require regulation, and in general, to adopt all such measures and o establish all such regulations, in case for which no express provision is hereinbefore made, as the city council may from time to the fine deem necessary for the promotion of the health, comfort and safety of the inhabitants, the preservation of peake and good order the suppression of vice and the enhancement of public, welfare in said city. AND BY-LAWS. To adopt such ordinances, resolutions, by-laws and or regulations as may be necessary and proper to carry out the profit of the inhabitances, resolutions, by-laws of the control of the control of the control of the powers specified in this	Scetion 123. EXECUTION OF CONTRACT. PERFORMANCE BY CITY. After the acceptance by the Council of any bid, it shall direct the execution of a contract by the proper officers, in accordance with the said plans and specifications, and such con-	North of Range number twenty (Line to the Northern boundary I boundary line to the East line of line to a point opposite and due E therice west to the place of begin
SSP(**	eles, and to require schedules, of such sharges to be pasted on such public vehicles; to license and regulate porters, re- accuts and solicitors for backs, public carriages, cars and ot	in Chapter, and Constitution of PENALTIES AND TUNISHMENTS. To declare and impose penalties and punishments for the violation or breach of the constitution of the cons	city, as in this Charter provided. In case the Council shall deter- imine that any commodities or service are to be procured in open market, the same shall be procured by the proper department or	
	to yehicles for hire, and public nouses. (59) WEIGHTS AND MEASURES. To provide for the fion and sealing of all weights and measures used in the coordinate the use by dealers of proper weights and measures.	in-law or regulation of the city not exceeding however, a fine of one ty, hundred dollars and costs of prosecution, or imprisonment in the city lockup, or county jail of Rice county, for a term not exceeding	and fifty dollars, shall give bond, in such sum as the Conneil may	city lying South of the second through the center of Chestnut S
	(60) PUBLIC ORDER AND DENCENCY. To restrain a sharp and prostitutes, a gulate bathing and swimming in waters within the city lim gulate bathing and swimming in waters within the city lim.	ind Section 115. ADDITIONAL POWERS. ENUMERATION Section 115. ADDITIONAL POWERS. ENUMERATION and OF POWERS NOT TO EXCLUDE OTHER POWERS. The its, Council shall have full power to enact appropriate legislation by or es, dinance, resolution, by-law or regulation, and do and perform any the and all other acts and things which may be necessary and proper may be used to be full carrying out of the general powers of the city	direct, and with such sureties as it may approve, for the faithful performance of such contract. In all cases of contracts coming within the purview of sections 4535 to 4530 inclusive, of Revised Laws 1905, of the State of Minnesota, and the amendments thereof, it shall require such boards as are required by kin.	Nest, and section six (6) of Town
	1 publications, prints, pictures, advertisements, and illust	ra- and the provisions of this Charter, and to exercise all powers no	partment to report to the Council, quarterly, the commodities, work and service likely to be needed for the operation of his department.	the city limits South of the First city.
**	(61) REKONEOUS TAXES. To order the repaying by surer of any taxes, percentage or costs in neously or illege	the eration of specific powers shall not be held in any way to curtail of lly restrict any power which the Council might otherwise have under the common law.	Section 126. EMERGENCIES, In case of emergency, and when the delays provided for in this chapter will cause great dam-	Section 4. RIGHTS, POWERS NANCES, ETC, When this Charte
	(62) FRES. To fix the fees and charge for all others is not otherwise provided for in this C in r. (63) LEASE OF LANDS OWNED BY THE CITY. SA	E Section 116. CONTRACTS FOR EXPENDITURE OF	age to the public or endanger public safety, the head of any de- partment, with the approval of the Council, may make necessary repairs by day labor and procure materials therefor in the open market. Section 127. CONTRACTS NOT TO BE ASSIGNED.	property rights and interests of eve Gity of Faribault shall, when this In the Gity of Faribault under this
	of any lands now or hereafter owned by the city, but an tea be made at public anction to the highest responsible bid the highest monthly rental, after publication of notice thereof ast one week, stating explicitly the and and conditions	the MONEY AUTHORIZED UNIT, IT ORDINANCE UNDER sess LUTION OF THE COUNCIL, OR ORDINANCE UNDER der CHAPTER TWELVE. No contract for commodities, labor, ser for vice or other matter furnished or performed for the city or any or department thereof, involving any expenditure of money shall be valid except as authorized by ordinance or resolution passed by the open council, or by ordinance adopted under the provisions of Chapter open council, or by ordinance adopted under the provisions of Chapter open council or by ordinance adopted under the provisions of Chapter open council or by ordinance adopted under the provisions of Chapter open council or by ordinance adopted under the provisions of Chapter open council or by ordinance adopted the provisions of Chapter open council or open counc	FORFEITURE. No contract for which a bond is required shall be assigned or transferred in any manner except as in this section provided, and any assignment or fransfer thereof, except by operation of law, or by condense factor council expressed by resolution,	edness, obligations and liabilities of terest accrued or to accrue thereo of Farlyanit. All ordinances, res- the City of Farlausit existing at the force and effect, and nothing herei
	essary for the use of the city.	vided, and not otherwise. All action authorized to be taken by the	and the city, through its proper authorities, may at once proceed	visions of this Charter:
	execution in favor of the city, but the amount bid on such purch shall not exceed the amount of judgment and costs.	The Council, in the first instance, shall on its own motion, or may on the reccommendation or report of any department or officer of un-the city, determine in a general way the commodities, labor or ser	his sureties. Section 128, AFFIDAVITS THAT CLAIMS ARE PAID. Before any contractor or his representative shall require	nay be read in evidence in all the being first pleaded or proven. OHA ELECTIVE OFFICERS, HOW EL
	conviction of any person who may have commerced in	from any officer or employe of the city. In case such estimated cos	t tractor or his representative, shall make and hie with the City Re-	SALARY OF MAY Section 6, ELECTIVE OFFIC The elective officers of the City of men, and two justices of the Peac
	necessity fund not exceeding two manager atoms a year to be pended under the direction of the Mayor. (67) INTELLIGENCE OR EMPLOYMENT OFFIC To license and regulate keepers of intelligence or employment.	cured by or through the proper department or officer of the circumstance without public bids. Except as hereinafter mentioned, where such fifty estimated cost exceets the sum of two hundred and fifty dollars for some of the bid composition.	lave been fully paid. Section 129. COLLUSION WITH BIDDER BY OFFI- CER OF CITY. Any officer of the city or of any department there- tof, who shall aid or assist any bidder in securing a contract to furn-	Justices. All elective onicers snai the city. They shall be qualified Section 7. OFFICIAL YEAR. for the City of Faribault shall be
	or furnishing employes to others, and to require such persons	phone of the axe axe epecialcyploxe ppo	Lu grov office hidder or who shall favor and hidder over aught.	second Tuesday in April next succ
	(69) DISTILLERIES AND BREWERIES. To tax, nec	POSECON TASK TO THE PROPERTY OF THE PROPERTY OF THE POSECON TAKEN TO THE POSECON THE POSEC	s receipt of a greater amount or different kind of material or supplies	moneys; or be elected or appointed
	(70) BUTCHER SHOPS, I.C. To heemse and regulational states and regulation of the sale of game, poultry, make and perishable materials.	late covering the matters following: eat, ist. RIGHT TO SUSPEND WORK. Reserving the righ to the City Engineer, with the consent of the Council, in case of	than has been actually received, shall be deemed guilty of malfeats ance and shall be removed from office. Section 130. COLLUSION BY BIDDER. If, as any time, it is found that the person to whom a contract has been awarded.	one year after the expiration of the Section b. VACANCY IN ELI in the office of Mayor or of any Con whatsoever, the remaining member
	control, or prohibit, the carrying of checaled weapons and of vide for the confiscation of the same. (72) LOCATION OF MARKET HOUSES. To estable the confiscation of t	and. WHEN COUNCIL CAN COMPLETE WORK. If, is the opinion of the Council, any work under contract does not pre-	or parties for the purpose of preventing any other competing bids heing made, or has entered into any arrangement by which he e made a higher or lower bid than some other person for the purpose	shall fill any vacancy that may he arising from failure to elect or a elected or appointed to fill such vac expliced term thereof.
4 4	use thereof; to regulate the making and sale of bread and presc	in in in the contract, the Cottneti and City Engineer shall have for power to furnish and use men and material to complete the work and charge the expense thereof to the contractor, and the same shall be deducted from any moneys due or to become due such contractor or may be collected from him or the sureties on his bond in a satily by the city.	t hidders then, the contract so awarded shall be null and void, and the Council shall advertise for new bids for said work, or provide for sich work to be done by the proper department or officer.	nine hundred dollars, payable in e man shall receive an annual salar monthly installments.
	(74) BLASTING. PASSENGER AND FREIGHT EI	E- 3rd. ESTIMATES AND PAYMENTS THEREON, FINAL	Any contract made in violation of the provisions of this chapter shall	COMMON TO ALL C
	ricks, windlasses, freight and passenger elevators and other	fer- itract, the Council may from time to time, not oftener than once - month, as the work progresses, allow to the contractor on estimate	property or the benefits received or obtained by the city thereunder.	elective officers shall be City Rec

OPPICAL BURNICATION	City Engineer, Chief of Police, Chief of Fire Dearlment and Health Commis- sioner. They shall be appointed and may be refutored by a majority rote of the Council, Except, those who may be appointed prior to the first Tuesday	pose of such special election shall be clearly stated in such resolution, and no other matter shall be submitted therent. The matter or question for submis- sion at such election shall be set forth in the ballots to be used in plain lan
PROPOSED CHARTER OF	of April one thousand nine hundred and eleven, whose terms shall expire on the second Tuesday of April one thousand nine hundred and eleven all nor	guage. The council shall direct the form in which the same shall appear on such ballots. The same proceedings shall be had as to appointment of judges
THE CITY OF FARIBAULT		and clerks, notice and designation of the time of such election and the poli- ing places, the manner of counting the ballots, the return and canvass by the
amed and Adopted Pursuant to Section Thirty-Six of Article Four	soils appointed to gain objects and not need out the term of two years and until their successors are appointed and qualified unless sooner removed in manner herein stated, profine however, that persons appointed to fill vacancies from whatever cause, shall hold office only for the unexpired term of the original appointees, subject to the right of removal as in case of such	Councilmen, and declaring the result thereof, as are herein provided for general municipal elections, Section 26. PRIMARY ELECTION. All candidates to be voted for at
of the Constitution of the State of Minnesota, and Sections Seven	original appointees. The Council, at any time when in its judgment the in-	Section 26. PRIMARY ELECTION. All candidates to be voted for at general municipal elections in the city small be mountated by a primary election, and no other name shall be placed upon the ballot for such election than
the Revised Laws of Minnesota for the Year One Thousand Nine	tions and duties of two or more of such officers. The Council shall, by or-	the candidates selected at said primary election. Said primary election shall be held on the second Monday preceding the general municipal election, and
	first regular meeting after the election of its members, or as soon there- after an practicable, proceed to the appointment of the said officers and the determination of their duties as provided in this section.	shall be held if practicable, at the same places, for and during the same hours of the day, and the judges and elerks appointed for the general municipal election shall be judges and elerks thereof.
the State for the Year One Thousand Nine Hundred and Seven	Section 12. COUNCIL MAY CREATE OTHER OFFICES OR EMPLOY. MENTS. The Council shall have power by ordinance to create and dis-	Section 27. FILING STATEMENT OF CANDIDACY, OATH. FILING FEE. NAME ON BALLOT. Any person desiring to become a candidate for
and Chapter Two Hundred Fourteen of the General Laws of the State for the Year One Thousand Nine Hundred and Nine,	continue offices and employments other than those presertied, to provide the modes of filling them, and prescribe the duties pertaining thereto according to its Judgment of the needs of the city. Any person so appointed may be re-	an elective office in said city shall file with the city recorder at least ten days prior to said primary election a statement of such candidacy in form follow-
Also by the Provisions of Chapter One Hundred Seventy of the	moved at any time by a majority vote of the Council, Section 13. COMPENSATION OF OFFICERS AND EMPLOYES The	igs: SATE OF MINNESOTA, 1 Countyof Rice, ss.
General Laws of the State for One Thousand Nine Hundred and Nine.	compensation of all city officers, provided for in Section eleven shall be by	I, (), being first duly sworm, say that I reside at
CHAPTER I	tion of all other officers and employes of the city, except as otherwise provided in this Charter. No officer or employe shall be allowed any fee, reward or complensation other than the salary or complensation staked by the Council,	of Minnesota; that I am a qualified voter therein; that I am a candidate for nomination to the office of (Name of office) to be voted upon at the primary election to be led on the
NAME POWERS, DOUNDARIES, WARD DIVISIONS. Section 1. NAME AND POWERS. That part of the County of Rice, atte of Allinesola, contained within the limits and boundaries hereinafter	but all fees received by him in connection with his official duties shall be paid into the city treasury.	election to be held on the
ection, with all the people now inhabiting and who may be eafter inhabit e said district, is hereby declared to be a municipal constraint under the	Section 14. OFFICIAL HONDS, The Mayor, Councilmen and Justices of the Peace, before entering upon the duties of their respective offices shall	(Signed)
ume of the City of Parthault, and by that name shall have perpetual succes- on; suc and be sued; complain and defend, plead and be impleaded in y court or other tribunal; confract and be contracted with; take, purchase,	lars and each Councilman, in the sum of one thousand dollars, with a legally	Official title,
ld, lease, use, occupy, enjoy and convey any and all such real, personal or ixed property, within or without the limits of the said district as the nur-	of their respective official duties. The hopds of the Mayor and Councilmer shall be approved by the Judge of the District Court of said Rice County. The	Recorder shall give unto him a receipt expressing the purpose of such payment. Said Recorder shall forthwith may all fees so received by him to the
ises of the corporation may require; make, adopt and use a common seal	Council shall fix the amount of the bonds to be required by the Justices of the Peace and appointive officers and the methods of their approval. The approv	City Treasurer. Upon compliance with the provisions of this section the City
wers and privileges possessed by municipal corporations at common law, der the Constitution and general laws of the State of Manesola, and given it by this Charter.	int of sain bonds must be endorsed therein and signed by the other or of ficers approved, shall be filed with the City Recorder, except the honds of the City Recorder, which shall be his	date the office named. Section 28. PUBLICATION OF NAMES OF CANDIDATES. BALLOTS FOR PRIMARY. Immediately input the extitation of the time for filling the statements of candidates the City Recorder shall cause to be published in the Gillial newspaper of the City, in proper form the names of the persons with
Section 2. BOUNDARIES. The territory and land within the limits and	in the office of the County Auditor. The provisions of the laws of the Stati relating to official bonds, not inconsistent with this Charter, shall be com-	statements of candidates the City Recorder shall cause to be published in the official newspaper of the City in proper form the names of the persons with
	piled with. Section 15, OATH OF OFFICE Corp. person elected or appointed to any office shall, before he enter: office take and sub- scribe to an oath of office, in form as present on by Section eight of Article	
the Southeast quarter of Section number twenty (29), in Township number to hundred and ten (110), Rango number twee "bittee West three (3) tilles, thence South three (3) miles, thence South three (4) miles, thence South three (5) miles, and thence of the three (4) miles, and thence of the three (4) miles, and thence south three (4) miles and the south three (4) miles (4) mi	scribe to an oath of office, in form as preceding Section eight of Article five of the Constitution, and file the same with the City Recorder, exeent the	Section 29, NAMES ON PRIMARY BALLOT, FORM OF BALLOT, Upon said primary ballot the names of the candidates for Mayor, arranged al-
irty-one (31), and thirty-two (32), in Township number one hundred and ter	ditor	Upon said primary ballot the names of the candidates for Mayor, arranged alphabetically, shall be placed at the head, with a square at the right of each name, and at the right of the Jaquers lie words, "Voic for one." Following
(10), Range number twenty (20); the South half of section number twenty or (24), and all of sections numbered twenty-five (25) and twenty-six (26).	ficer who shall refuse or neglect to qualify and enter upon the discharge of	these names and arranged ilkewise there shall be placed the names of the candidates for Councilmen, with a square at the right of each name, and tikowise at the right of the square the words. "Yote for four," Following the
Township number one hundred and ten (110), Range number twenty-one (11); the North balf of section number one (1), in Township number one and nine (109), Range number twenty-one (21); the North half sec	the was elected or appointed, and for ten days after being notified by the city	Inomes of condidates for Councilmen and likewise arranged there shall be
ndured and nino (109), tange number twenty-one (21); the North half see ons of five (8) and six (6), in Township number one hundred and nine (109) ange number twenty (20), all in seld Rice County, shall constitute the City	onice, and the Council may proceed to fill the same without other notice of	lat the right of each name, and at the right of the square the words, "Vote for
Faribenit: Section-3. WARD DIVISIONS, BOTH DARRIES OF WARDS. The City	PUENAS. Every elective officer, every officer named in section eleven hereo	shall be headed, "Candidates for nomination to city office for the City of Fart- bault at the Primary Election." Said ballot shall have no party designation for other mark whatever.
Paribault shall comprise and is hereby divided into four (4) wards, muna		Section 30, NOTICE OF ELECTION. The City Recorder, at least fifteen
First Ward. The first ward shall comprise all the legitory within sale by limits contained within the boundaries following: Berinning at a noin	to compel by subpoens the production of books, papers, and documents, and to take and hear feetimony concerning any matter or thing pending, before such	Section 30, NOTICE OF ELECTION. The City Recorder, at least fitteen days before the holding of any general election, and twenty days before the holding of any speelal election, which the notice of the time and place of holding, such election, and the bears during which the polls will be open by nesting at each of the polling places it said city, a notice containing a thirt of the effects to be elected, or the substance of the matter to be submitted at such election, or both. Failure of the flecorder to give such notice shall not
the centre of Third Street where the center line of Chestnut Street cross the same; and running from thence North along the center line of Chestnu reet: 10 the Northern boundary of North Faribauit, and from thence Wes	officer, board or commission. If any person so subpossased neglects or re- fuses to appear, or to produce books, papers or documents required by such	by posting at each of the polling places in said city, a notice containing a usi of the officers to be elected, or the substance of the matter to be submitted at such election, or both. Failure of the Recorder to give such notice shall not
ong said boundary to intersect the line dividing the East and West halve rection number thirty (30) of Township number one hundred and ten (110)	or to answer any questions which any officer, or a majority of such board or commission, shall decide to be proper or partition to shall be decomed in one	linvalidate the election held thereunder.
orth of Range number twenty (20) west, and thence along said dividing the to the Northern boundary line of said city; thence East along said	tempt, and any such officer, board or commission shall thereupon have power to take such proceedings in the premises as are provided by the general law.	at least twenty five days before unch general municipal election appoint three municipal election appoint three municipal election appoint three municipal election. The
pundary the to the East line of the same; thence South along said East to a point opposite and due East from the place of beginning, and from	of this State. The Chief of Police must on request of such officer, or any mem ber of the board, or commission, detail a police officer or officers to serve such	Judges of each district shall appoint two qualified electors of the same dis
series west to the place of beginning. Second Word. The second ward shall comprise all that portion of an ity tying West of the first ward and Notice in line running through the inter of Third Stricel West to the West Table 1990 the condendate on to Parlbault; thence North along said west was to the center of Fourtiere road so called; thence western along the fourter of and Fourth stree and to its intersection with the western boundary line of said flux. Third West Table West Startley West shall be seen to be said elty.	subpoenas. Section 18, OFFICERS NOT TO BE INTERESTED IN CONTRACTS OF	Section 32. JUDGES TO COUNT HALLOTE AND MAKE RETURNS TO COUNT HALLOTE AND MAKE RETURNS TO CITY RECORDER. The judgesjof election shall, immediately upon the close the party of the country
enter of Third Street West to the West (1997) Accorded Add on to Faribault; thence North along said west as to the center of Fourth	ested in any contract, work or business of the city, or in the sate of the city of the city of the city, or in the sate of the city of the	CITY RECORDER. The judges of election shall, immediately upon the closing of the polls, county the half as and ancertain the number of voice and cach district for each of the conditates, and make returns thereof to the City Recorder, upon blanks furnished by sald City Recorder, within six hour
		after the closing of the polls. Section 33. COUNCIL TO CANVASS RETURNS AND PUBLISH RE SULTS. On the day following the said primary election the Council shall
ity lying South of the second ward and West of a line running South	'I officer shall be connected with or in the employ of any public service corpo	Callydes the learner teether the the cold and the teether
unit's Addition to Feribault; thence west along said South line to the lin- lyiding the East and west larves of Section thirty-one (31) of Townshi unber one thundred and ien (110). North of Range number twenty (20	any grantee of a franchise granted by the city.	publicly made.
rest, and section six (6) of Township number one hundred and nine (199) orth of Range number twenty (20) West, thence South along said dividing	ho yold.	Passes western the highest number of votes for the offices of Councilmen
ne to the southern boundary line of said city. Fourth Ward. The Fourth Ward shall comprise all the territory within	priate legislation.	and the four persons receiving the highest number of votes for the offices of Justices of the Peace, if so many have filed as candidates for all or any suid offices, and if less than said number have so filed, then the names of all
so city limits South of the First Ward and East of the Third Ward of said ty, CHAPTER II.	positions under the city government shall be made or be withheld by reason	said outces, and it less that said number are so include the persons so filing, shall be the candidates for said respective offices, and their names and name others, is all be placed upon the ballot for the next succeeding seperal municipal election.
EFFECT OF ADOPTION OF THIS CHARTER. Section 4. RIGHTS, POWERS, PROPERTY, INDESTEDNESS, ORDI	and no transfer, promotion, reduction, reward or punishment, shall be in an	Canting up to Day to the ton The names of the candidates so name
ANCES, ETC. When this Charter takes effect the City of Faribault shales and become the legal successor of the City of Faribault under its forms	I manner attected by such opinion, simultons of services.	inated shall be place; upon the hallot for such general municipal election is the same manner and with the same characters and words as is horelinbefore provided for the primary obegino ballot. Spaces equal in number to the num
harter, and shall be vested with all the rights, powers and immunities form rested in said city, execting a herein otherwise provided . All proposi- roperty rights and interests of every kind and nature formerly vested in said	term of office, in whatever way terminated, turn over to his successor in of fice, or to some other properly authorized officer, on demand, all the books	the same manner and with the same canners and not as a notice to the number to the number to be voiced for shall be left below the printed names of candidates, and such spaces may be filled by the voter with the names of the person or persons
ity of Faribault shall, when this Charter takes effect, he and become vester the City of Faribault under this Charter, and all previously existing indebt	taining to his office or received by reason thereof.	respective election districts in said circ shall constitute boards of registra-
dress, abligations and liabilities of said City of Faribault, together with to	ELECTIONS. FIRST AND SUBSEQUENT. PRIMARY ELECTION.	tion. On Tuesday preceding any general municipal election, and the day one week preceding each special municipal election, such board shall meet in their
Farlbanlt. All ordinances, resolutions of the profess and regulations of the control of the profess of the prof	one thousand nine hundred and eleven, the common council of the City of Far	m, until filme o'clock p. m. for the purpose of registering duffiled voters.
ealing, amending or moultying any such ordinance, resolution, rule, order or egulation, except so far as the same may be incompatible with any of the pro-	a special election for the first election of officers thereunder. If the time of	son whose name does not appear on the register of voters at the opening of
isions of this Charter. Section 5. PUBLIC ACT, Upon its taking effect in manner provided y faw this Charter shall thereby become and be a public set, grid as such	ceding the first Tuesday of April one thousand nine hundred and eleven, the	satisfies then, or a majority of them, that he is legally entitled to vote, it such district at such election. His names shall be thereupon added to the
my be read in evidence in all the courts of the State of Minnesota withou	agetter trigger form baroof. If the time of such adoutter about and the utility	register. Section 38, CANVASSING VOTE. The Council shall meet and canvas the election returns within three days after any general or special election
CHAPTER III.	common council shall call a special election as and for said first election Nominations for offices shall be made and special election held under the	and then and there declare the result. The City Recorder shall forthwith no tify all officers elected of the fact of their election.
YEAR, TERMS, NOT HOLD OTHER OFFICE ENDER CITY, VACANCY, SALARY OF MAYOR AND COUNCILMEN, Section 6, ELECTIVE OFFICERS, HOW ELECTED, QUALIFICATION	provisions of this section shall be called, conducted, votes canvassed, return made results declared in manner provided for general municipal elections	shall receive an equal number of votes for the same office, the election shall
he elective officers of the City of Faribault shall he Mayor, four (4) Council ien, and two Justices of the Peace, who shall he known as and styled City	If said first election shall be held prior to the first Tuesday of April one thou sand nine hundred and eleven there shall be elected at such election only	be determined by the casting of lots in the presence of the Council at suc- time, place and in such manner as it may direct.
natices. All elective officers shall be elected at large from the electors of the city, They shall be qualified electors of the city, Section 7. OFFICIAL YEAR, TERM OF OFFICE. The official year	all the elective officers provided for by this charter shall be elected thereat. Section 22. TERMS OF OFFICERS ELECTRO AT FIRST BLECTION	ties in conducting municipal elections shall invalidate the same, if they have been conducted fairly and in substantial conformity to the requirements of
or the City of Faribault shall begin the second Tuesday in April, and the rms of office of all elective officers shall be two years from and after the	The Mayor and four Councilmen so elected, after qualifying, shall constitut the first council of the City of Parlbault, and they shall, if elected prior to the	this charter, Section 41. HOURS FOR ELECTION, POLITING PLACES OPEN
econd Tuesday in April next succeeding their election, and until their succeeding their election, and until their succeeding their election, and until their succeeding their election.	the second Tuesday of April one thousand nine hundred and eleven hold office until the second Tuesday of April one thousand nine hundred and eleven, but I	general or special, shall communice at six o'clock a, m, and hold open unit
rior to the first Tuesday in April one thousand nine hundred and cleven shall old such offices only as provided in section twenty-two,	hundred and eleven, they shall hold office until the second Tuesday of April	and the Judges and Clerks of election shall be present therent rendy to receive
Section 8. MEMBERS OF COUNCIL TO HOLD NO OTHER OFFICE NDER CITY, No member of the Council shall hold any other municipal face or employment, the compensation of which is paid out of the municipal	Chapter six of this charter.	I the Chart relative to the qualification of electors, preparation and dis
oneys; or be elected or appointed to any office, created, or the compensation which is increased by the Council while he was a member thereof, unif	Section 23, ENDING OF TERMS OF OFFICE AND EMPLOYMENTS AT FIRST ELECTION. The terms of office of the Mayor, Aldermen, and al	tribution of ballots, maner of voiting, duties of election officers and all othe particulars in respect to the management of elections not herein provided for and not inconsistent with the provisions of this charter, shall govern all multiple declarate for as they are applicable.
ne year after the expiration of the term for which he was elected. Section b. VACANCY IN ELECTIVE OFFICE. If any vacancy occurs	other elective officers, in office in said city at the time of the election and qualification of the members of the first council, as herein provided, shall	nicipal slections so far as they are applicable. CHAPTER VI.
the office of Mayor or of any Councilman by failure to elect, or by any cause hatsoever; the remaining members of the Council shall appoint a person to If the vacancy during the remainder of the unexpired lerm. The Council	city justices, city treasurer and assessor now in office shall hold such officer until the second Tuesday of April one thousand nine hundred and eleven. Al	RECALL OF ELECTIVE OFFICERS. Section 43. ELECTORS MAY REMOVE. The holder of any elective
hall fill any vacancy that may happen in the office of Justice of the Peace rising from fallure to elect or any cause whatsoeyer, and the person so	other officers and employes shall continue to hold their several offices and	office in the City of faribant may be removed by a majority vote of the ejec- tors thereof, taken, had and given in manner and after compliance with the
lected or appointed to the agent encours, small noid such onice for the their on-	otherwise provided by the council.	Section 44. PETITION. Electors equal in number to twenty per cent
Section 10. SALARIES, The Mayor shall receive an annual salary of the hundred dollars, payable in equal monthly installments. Each Council	general municipal election for the election of all elective officers herein pro	municipal election and solding and for the state of the s
an shall receive an annual salary of six hundred dollars, payable in equal control installments. CHAPTER 1V.	l yided for on the first truesday of April one thousand nine hundred and eleven	pilleer. Such petition shall be in writing and signed by such electors, with
PPOINTIVE OFFICERS AND OTHER EMPLOYES, POWERS AND DUTIES, TENURE, REMOVAL, COMPENSATIONS, PROVISIONS	leen. General municipal elections after the first as herein provided for, shall	entates of one or brons tarouts, and such signatures need not all he on the
COMMON TO ALL OFFICERS AND EMPLOYES.	Section 25, SPECIAL ELECTIONS. The city council may by resolution	Said potition shall be accompanied by the affidavit of one of the signers of
Bection in the section of the Cine Inan Education in		each of the papers constitutes the same to the enect that the statement inade in the paper upon which his name appears are true to the best of his

			-
	ilties upon such persons for refusing to pay such license fee.	chanical structures, apparatus or operations, hazardous to life or property.	made by the City Engineer the amount earned, less fifteen per cent, thereof, which, when ordered paid by the Council shall entitle said
	(48) PUBLIC POUND. To prevent or regulate the running rge of any animals, and to establish aid maintain a pound and athorize the destruction or other disposition of any animals	Idense smoke from chimneys stacks and locomotives within the	cable to the payment of such work. When the money appli-
	ing at large.	limits of the city a nuisance, and to prohibit and prevent the emis-	
	ity to animals and to require the places where they are kept a maintained in a clean and healthful condition.	appliances as it may designate to prevent and lessen the emission	Section tro. ADVERTISING POR TUDE AVI
	(50) PRESIDEVATION OF THE SECTION OF the preservation	be used in any furnace, stove or irreplace without the use of such	cil shall set a time and place for opening hide foresaid, the Coun-
	ealth and the suppression of disease in make regulations to	(76) BIRTHS AND DEATHS. To provide for and compel-	with, and direct the City Pagarder to advertee in accordance there-
	r diseases into the city; to make quarantine laws and regula-	the reporting and record of all births and deaths within the city, (77) CEMETERIES, VAULTS, ETC. CREMATORIES	at a meeting of the Council at the time be received and opened
	, paggage, merchandise or other property infector with contra		Such advertisement shall be made in the offsiel any and all bids.
	(51) DANGEROUS AND OFFENSIVE OCCUPATIONS.	Inlace for the purpose of burial may be removed, and to regulate and	ment.
	of all manufactories, occupations, or trades which may be or	control the location of cometeries and crematories, and to vacate, and eause the removal of hodies interred in, any cometery within	Section 120. CERTIFIED CHECKS, FORFEITURE. In advertising for bids the City Council shall require each bidder to
	, or disturb the public peace, or which may be offensive or nap-	the limits of the city not existing according to law.	treasurer for at least five per part of the city
	Ministratent of all persons who showing proposed or controlled	tate the management, use and construction of stock vards, slatteliter	the bidder, upon letting of the contract to him chall fail to
	dem; to make regulations for the suppression of disagreeade,	for hides, hone or glue houses, gas works, soap factories, dye houses	into the contract so let, Section 121. RECEIVING AND OPENING BIDS. IN- SPECTION OF BIDS. NOT RECEIVED UNLESS CHECK ACCOMPANIES At the Grand Contract of the
	(52) INSPECTION OF FOOD PRODUCTS, DAIRIES, rovide for and regulate the inspection and sale of means, pour	lone mile without the limits thereof; to direct the location and regis-	ACCOMPANIES. At the time and place mentioned in the adver- tisement for bids, the Council shall meet in public session and pub-
	s, milk and other food products offered for sale in the city and		any hids are opened they shall be that may be presented. Before
	ucts as are unsound, sponed, additerated or unwholesome, and	tor of any lumber yard, or places for piling of timber, wood and	Council shall give all persons who design that been opened. The
		to require any person maintaing any lumber, shingles, or lath piles	ered if unaccompanied by a certified check as aforesaid
	and cream depots that offer for sale any of their products in	or mill-yards in the city to remove the same when they become dangerous to any building or other property near the same. (80) PUBLIC BUILDINGS. To establish and enforce rules	DER DEFAULT OF BUDDED NEW PURE WORLD
	OGING HOUSES, BUTCHER SHOPS, TENEMENT AND	Low the use and completion of all buildings maintained by the city.	and determine article one if are shall act upon such hids
	RUMENT HOUSES. To provide for the inspection and reg-	ment of res and to prescribe and chloree regulations for the manu-	shall be awarded to the lowest reliable and responsible bidder complying with the foregate partierments, provided, that the Council may reject adjy bids which it may deem unreasonable or unreliable, and the Council in determine the solicities.
	in manner sanitary conditions to prevent the overcrowding of	facture and distribution of gos, and co inspect gas and gas meters, and to control and regulate the instantenent and use of electricity and electrical apparatus for furnishing light, heat and power in	may reject ady bids which it they deem unreasonable or unreliable, and the Council in determining the reliability of the bidder shall consider the question of the respectivities.
	ing, tenement and apartment houses. (54) PUBLIC SHOWS, ETC. To license, regulate, restrain rohibit all exhibitions of public shows, caravans, menageries,	the city. (82) OFFICERS FOR INSPECTION, MAY PROVIDE	ability to perform his contract without reference to the perform his
	rohibit all exhibitions of public shows, catavans, menagrices, ess, concerts, theatrical performances, museums, skating rinks, all places of amusement, for entrance into which or amusement	OFFICES. To establish offices for inspectors, weighers, gaugers, scalers, electricians, and such other officers as may be necessary to	in any contract awarded by the city, except as to time, or who
	stertainment in which money is charged,	carry into effect the inspection laws of the city, and to regulate their	have been awarded him, shall not be considered a reliable and re-
	ambling and fraudulent devices and practices, bucket shops, an	into effect the provisions of any ordinance relative thereto.	than the estimated cost of such commodities of service, the Council
	bling, the keeping or operating of card machines, slot machines	FORT SAFETY ETC. OF THE PEOPLE. To regulate and	hereinbefore provided and if the lowest responsible to the manner
,	orize the destruction of all instruments used for the purpose of	require licenses to be obtained for the pursuit and prosecution of such occupation, or kind of business, not herein above expressly re- ferred to and provided for, as in the opinion of the city council may	modities or service, the Council may begin activated cost of such com-
	bling. (56) FIRE SALES, ETC. 'To license and regulate gift, fire, on and bankruptey sales, and auctions.	require regulation, and in general, to adopt all such measures and	labor and service to be procured by or through the
	(57) TRANSIENT MERCHANTS, PEDDLERS, ETC. To	vision is hereinbefore made, as the city council may from time to	other purpose All contracts about the proposed improvement, work, or
	oneers, peddlers, second hand and junk dealers, book agents	safety of the inhabitants, the preservation of peace and good order, the suppression of vice and the enhancement of public welfare in	whom the same may be awarded within five-days after noticely bitte that the contract is ready for his signature, and if no executed by him in said time, he shall be deemed to have abandoned the same. Section 123. EXECUTION OF CONTRACT. PERFORM-
	ons to keep such records of the transactions as it may direct,	(84) LEGISLATION BY ORDINANCE. RESOLUTION	Section 123. EXECUTION OF CONTRACT. PERFORM- ANCE BY CITY. After the acceptance by the Conneil of any bid,
	(58) PUBLIC VEHICLES, ETC. REGULATION OF establish stands for lucks, express wagons, automobiles, and public vehicles for hire, and to regulate the charges for such	AND BY-LAWS. To adopt such ordinances, resolutions, by-laws or regulations as may be necessary and proper to carry out the provisions of this Charter, and all of the powers specified in this	it shall direct the execution of a contract by the proper officers, in
	eles, and to require schedules of such charges to be posted in	Chapter, (85) PENALTIES AND TUNISHMENTS. To declare and	arract shall be carried out by the proper department or offere of the city, as in this Charter provided. In case the Council shall determine that any commodities for service are to be procured in open market, the same shall be procured by the proper department or offerer in accordance with such discussion.
	agents and solicitors for backs, public carnages, cars and other		
	and carding of all weights and measures used in the city.	law or regulation of the city not exceeding however, a fine of one hundred dollars and costs of prosecution, or imprisonment in the city lockup, or county jail of Rice county, for a term not exceeding	whom a contract is awarded, for an amount exceeding two hundred
	to enforce the use by dealers of proper weights and measures tested and scaled. (60) PUBLIC ORDER AND DENCENCY. To restrain and	Section 115. ADDITIONAL POWERS. ENUMERATION	direct, and with such sureties as it may approve for the faithful
	sh vagrants, mendicants, street beggars and prostuntes, and	OF POWERS NOT TO EXCLUDE OTHER POWERS. The	performance of such contract. In all cases of contracts coming within the purview of sections 4535 to 4535 inclusive, of Revised Laws 1905, of the State of Minnesotn, and the amendments thereof, it
	to prevent and punish drunkeness, fighing, assaults, batteries,	and all other acts and things which may be necessary and proper	Shall require such bonds as are required by law. Section 125. EXPENDITURES, ESTIMATE BY DE-
	the circulation, sale or eximpation of inclous, obsecute and the	and the presidence of this Charter, and to exercise all powers not	PARTMENT. It shall be the duty of each officer or head of a de- partment to report to the Council, quarterly, the commodities, work
	e peace or impair the morals of the community.	and the provision of the State, this Charter, or ordi- plances adopted by the people of the city, and the foregoing enum- eration of specific powers shall not be held in any way to curtail or	and service likely to be needed for the operation of his department or office, for the ensuing quarter, and not theretofore contracted for
	surer of any taxes, percentage or costs it neously or illegally	restrict any power which the Council might otherwise have under	Section 126. EMERGENCIES. In case of emergency, and when the delays provided for in this chapter will cause great dam-
	cted. (62) FEES. To fix the fees and charge for all official ser- not otherwise provided for in this Carter, come carte	CHAPTER XVII. CONTRACTS AND PUBLIC WORK. Section 116. CONTRACTS FOR EXPENDITURE OF	age to the public or endanger public safety, the head of any de- partment, with the approval of the Council, may make necessary trepairs by day labor and procure materials therefor in the open
	(63) LEASE OF LANDS OWNED BY THE CITY, SALE		market.
	of any lands now or hereafter owned by the city, but an leases be made at public auction to the highest responsible bidder	LUTION OF THE COUNCIL. OR ORDINANCE UNDER CHAPTER TWELVE. No contract for commodities, labor, service or other matter furnished or performed for the city or any	Section 127. CONTRACTS NOT TO BE ASSIGNED. FORFEITURE. No contract for which a bond is required shall be assigned or transferred in any manner except as in this section
_, 't	ast one week, stating explicitly the conditions for	department thereof, involving an expenditure of money shall be	provided, and any assignment or fransfer thereof, except by operation of law, or by culture, conference thereof, except by resolution, shall fully end and determine such contract and shall make the same
after	t any and all bids. To provide for the sale at public auction, advertising for five days, of personal property unfit or unnec-	twelve and all such contracts shall be made as in this chapter pro-	shall fully end and determine such contract and shall make the same null and void as to any other or further performance thereof by the contractor or his assigns, without any act on the part of the city;
essa	ry for the use of the city. (64) PURCHASE OF PROPERTY UNDER EXECU-	Council under this chapter shall be by resolution or ordinance.	and the city, through its proper authorities, may at once proceed to re-let such contract or may, in its discretion, proceed to complete
exco	ntion in favor of the city, but the amount bid on such purchase	The Council, in the first instance, shall on its own motion, or may,	the same as the agent and at the expense of such contractor and his sureties.
*	(65) REWARDS. To oner rewards not exceeding two many	the city, determine in a general way the commodities, labor or ser-	Section 128, AFFIDAVITS THAT CLAIMS ARE PAID, Before any contractor or his representative shall require a final
	talles of one person who may have committed a felony in the	and in order to determine such estimated cost may require estimates from any officer or employe of the city. In case such estimated cost	estimate on any contract for which a bond is required, said con- tractor or his representative, shall make and file with the City Re-
neci	and to authorize the payment thereof. (60) MAYOR'S URGENCY PUND. To provide an urgent sessity fund not exceeding two hundred dollars a year to be exdeed under the direction of the Mayor.	does not exceed the sum of two hundred and fifty dollars, the Council may direct that the commodities labor or service be pro-	corder an affidavit that all claims for materials and labor to the date of the estimate on the work on which such estimate is asked, have been fully paid.
		eured by of through the proper department or officer of the city without public bids. Except as hereinafter mentioned, where such estimated cost exceeds the sum of two hundred and fifty dollars.	Section 129. COLLUSION WITH BIDDER BY OFFI- CER OF CITY. Any officer of the city or of any department there-
	license and regulate keepers of mienigence of employment on	said commodities, or service, shall only he turnished or done upon	of, who shall aid or assist any bidder in securing a contract to furnish labor, material or supplies at a higher price than that proposed
	direct and make reports thereof; and	Section 118. PLANS AND SPECIFICATIONS, PRO-	by any other hidder, or who shall favor one hidder over another, by
to ;	o such records as a final manifest records in their said business. (68) NEWSBOYS, BOOTBLACKS, ETC. To license and their newsboys, bootblacks, fortune tellers, clairvoyants, astrolulate newsboys, bootblacks.	shall cause to be prepared by the proper department or officer of the city, and filed with the City Recorder, detailed plans and speci-	any hidder in regard to the character of the material or supplies called for or who shall knowingly accept materials or supplies of a
ogi:	ds and massage doctors. (60) DISTILLERIES AND BREWERIES. To tax, license	fications, and the form of the proposed contract for commodities and service. Said contract shall, among other things, contain stipulations	quality inferior to those called for by any contract, or who shall knowingly certify to a greater amount of labor performed, or to the receipt of a greater amount or different kind of material or supplies
· .	regulate distilleries and breweries. (70) BUTCHER SHOPS, ETC. To license and regulate	covering the matters following: 1st. RIGHT TO SUSPEND WORK. Reserving the right	than has been actually received, shall be deemed guilty of malfea- sance and shall be removed from office.
fish	and perishable materials. (71) CONCEALED WEAPONS. To license, regulate and	to the City Eengineer, with the consent of the Council, in case of improper construction, to suspend the work at any time, or to order	Section 130, COLLUSION BY BIDDER. If, as any time, it is found that the person to whom a contract has been awarded
con	trol, or promitit, the carrying of concealed weapons and to pro-	the entire re-construction of the same if improperly done,	has, in presenting any bid or bids colluded with any other party or parties for the purpose of preventing any other connecting bids
and	(72) LOCATION OF MARKET HOUSES. 10 establish regulate the location of market houses, and to provide for the	the opinion of the Council, any work under contract does not pro-	being made, or has entered into any arrangement by which he made a higher or lower bid than some other person for the purpose of dividing the contract or profits therefrom between two or more
use	weight and quality of the bread in the loaf and to provide for	power to furnish and use men and material to complete the work	bidders then, the contract so awarded shall be null and void, and
the	(73) HAY, WOOD, COAL, ETC. To provide for and regulated and any manner of weighting lay, straw, and of selling the	be deducted from any moneys due or to become due such contractor, or may be collected from him or the sureties on his bond in a suit	for such work to be done by the proper department or officer. Section 131. CONTRACT IN VIOLATION OF PRO- VISIONS OF THIS CHAPTER VOID, RIGHTS OF CITY.
Cam	e, and of measuring and selling fire wood, coal and lime.	ard. ESTIMATES AND PAYMENTS THEREON, FINALL	Any contract made in violation of the provisions of this chapter shall
VA	TORS. DERRICKS, ETC. To regulate the operation of blasts blasting, and the construction, location and operation of der-	PAYMENT. In the course of the proper performance of the con- tract, the Council may from time to time, not oftener than once amounth, as the work progresses, allow to the contractor on estimates	he absolutely void, and any money paid on account of such contract by the city, may be recovered by the city, without restitution of the property or the bettefits received or obtained by the city therein de-
rick	s, windasses, treight and passenger elevators and other me-	months as the work progresses, and to the contractor on estimates	respect to the second of second of the city the

	lly Engineer, Chief of Police, Chief of Fire Deartment and Health Commis- toner. They shall be appointed and may be removed by a majority vote of	pose of such special election shall be clearly stated in such resolution, other matter shall be submitted thereat. The matter or question for s
PROPOSED CHARTER OF	f April one thousand nine hundred and eleven, whose ferms shall read and	sion at such election shall be set forth in the hallots to be used in pla guage. The council shall direct the form in which the same shall and
	one appointed to rold affices that had the mindred and eleven, all per	and clerks, notice and designation of the time of such election and the
T. IAL STD. C. O. C. TACL T. TO	and until their successors are appointed and qualified unless sooner removed a manner herein stated, profing however, that persons appointed to fill varieties from whatever cause, shall hold office only for the unexpired term of the original appointers, subject to the whole of the unexpired term of the original appointers, subject to the whole of the unexpired term of the original appointers.	ing places, the manner of counting the ballots, the return and canvass Councilmen, and declaring the result thereof, as are herein provided for eral municipal elections.
of the Constitution of the State of Minnesota, and Sections Seven of	riginal appointees. The Council of anything when to the case of such	Section 26. PRIMARY ELECTION. All candidates to be voted general municipal elections in the city shall be nominated by a primar.
Hundred Forty-Eight to Seven Hundred Fifty-Five Inclusive, of	one and duties of two or were of such officers of one such officer the func-	tion, and no other name shall be placed upon the ballot for such election. Said primary election. Said primary election.
	Inance, prescribe the duties of the chief officials. The Council shall, by or- rst regular meeting after the election of its members, or as soon there- fter as practicable, proceed to the appointment of the said officers and the	be held on the second Monday preceding the general municipal electionshall be held if practicable, at the same places, for and during the same
teen and Three Hundred Seventy-Five of the General Laws of a	Section 19 COUNCIL MAY CHIEF COUNCIL	of the day, and the judges and clerks appointed for the general mu election shall be judges and clerks thereof. Section 27. FILING STATEMENT OF CANDIDACY. OATH, F
	onlinue offices and employments other than those processed the and dis-	FEE. NAME ON BALLOT. Any person desiring to become a candidan elective office in said city shall file with the city recorder at least te
the State for the Year One Thousand Nine Huncred and Nine, it	nodes of filling them, and prescribe the duties pertaining thereto according to its judgment of the needs of the city. Any person so appointed may be re- noved at any time by a majority vote of the Council.	prior to said primary election a statement of such candidacy in form ins:
		SATE OF MINNESOTA. Countyof Rice, ss. 1, (), being first duly sworth, say tha
Nine.	ompensation of all ely officers, provided for in Section eleven shall be by alary, to be fixed by the Council. The Council shall also fix the compensation of all elifer officers and employes of the eliy, except as otherwise product of the council and the	side at
NAME POWERS, BOUNDARIES, WARD DIVISIONS	in commonsation other than the splers or commonsation any fee, reward	nomination to the office of (Name of office) to be voted upon at the p election to be held on the
ate of Minnesota, contained within the limits and boundaries hereinafter is	nto the city treasury. Section 14. OFFICIAL, HONDS, The Mayor Council of the paid	and I hereby request that my name he printed upon the official prima lot for the nomination by such primary election for said office.
me of the City of Faribault, and by that have shall have perpetual success of	ach give bonds to the city, the Mayor in the penal sum of two themses and	(Signed)day of
on; sue and be sued; complain and defend, plend and be impleaded in by court or other fribunal; contract and be contracted with; take purchase a	ars and each Councilman, in the sum of one thousand dollars, with a legally	and shall pay to the City Recorder the sum of five dollars for which t
ixed property, within or without the limits of the said district of the one.	of their respective official duties. The bends of the Mayor and Councilmen thall be approved by the Judge of the District Court of said Rice County. The	Recorder shall give unto him a receipt expressing the purpose of su- ment. Said Recorder shall forthwith pay all fees so received by him
	Sound! shall fix the amount of the bonds to be required by the Justices of the Peace and appointive officers and the methods of their approval. The approval of said bonds must be endorsed thereon and signed by the officer or of-	City Treasurer. Upon compliance with the provisions of this section t Recorder shall place such name upon the primary election ballot as
It by this Charter.	Mry Recorder, except the bonds of the City Recorder, which shall be filed with the	dafe the office named. Section 28. PUBLICATION OF NAMES OF CANDIDATES. BA FOR PRIMARY. Immediately upon the expiration of the time for fil
inderlos described as follows to be territory and many within the limits and	clating to official bonds, not inconsistent with this Charler, shall be com-	etatoments of gandidates the City Decorder shall cause to be published
the sbatheast quarter of Section number twenty (20), in Township number is chundred and ich (110), Range number twenty (20), in Township number is chundred and ich (110), Range number twenty (20), in Township number is chundred and ich (110), Range number is chundred and ich (110).	Section 15. OATH OF OFFICE, Excry person elected or appointed to	official newspaper of the City in proper form the names of the person the city in proper form the names of the person upon the primary ballot, and the person cause of the primary ballot, and the person cause the primary ballot, and the person cause the primary ballot in the person cause of the person caus
	scribe to an eath of office, in form as here structure at the of the terms	Section 29. NAMES ON PRIMARY BALLOT. "FORM OF B. Upon said primary ballot the names of the candidates for Mayor, arra
neteen (19) and twenty (20) and all of sections twenty-nine (29), thirty (30), of	live of the Constitution, and file the same with the City Recorder, accept the accept the country of the City Recorder, which shall be filed in the office of the County Au-	phabetically, shall be placed at the head, with a square at the right name, and at the right of the square the words, "Yote for one." For
ir (24), and all of sections numbered twenty are (25) and twenty (26).	Section 16. FAILURE TO QUALIFY. Any elective or appointive of- feer who shall refuse or neglect to qualify and enter upon the discharge of	these names and arranged likewise there shall be placed the names candidates for Councilmen, with a square at the right of each nar
1); the North helf of cootless sumber the (110), Runge number twenty-one	he duties of his office for ten days after the beginning of the term for which to was elected or appointed, and for ten days after being notified by the City seconder of his election or appointment, shall be deemed to have yeared such	ilkowise at the right of the square the words. "Vote for four." Follow names of candidates for Councilmen and likewise arranged there s
De of five (5) and six (6). In Triwnship number one hundred and nine (100) L	proceeding.	placed the names of the candidates for Justices of the Peace, with a at the right of each name, and at the right of the square the words, "'two." The ballots shall be printed upon plain, substantial white pag
Fartheult.	Section 17. OFFICERS MAY ADMINISTER OATHS AND ISSUE SUB- POENAS. Every elective officer, every officer named in section claves, barnet	shall be headed, "Candidates for nomination to city office for the City bault at the Primary Election," Said ballot shall have no party desi
Faribault shall comprise and is hereby divided into four (4) wards, num-sred, and with boundaries as follows:	hall have the power to administration provided for in this charter	or other mark whatever.
First Ward. The first ward shall comprise all the territory within said y limits contained within the boundaries following: Beginning at a point it	o compel by subpoens the production of books, papers, and documents, and to	days before the holding of any general election, and twenty days befolding of any special election, shall give public notice of the time and
the same, and ranging from thence North along the center line of Chestnut I	uses to appear or to produce books person so supportant neglects of re-	of holding such election, and the hours during which the polls will be by posting at each of the polling places in said city, a notice contains of the officers to be elected, or the substance of the matter to be subm
the Mortage Country of North Parinault, and from thonce West le	ubpoens, or shall refuse to testify before such officer, board or commission, or to abswer any questions which any officer, or a maidrity, of such board or commission, shall decide to be proper or perfinent, he shall be deemed in commission, shall decide to be proper or perfinent, he shall be deemed in committee that the shall be deemed in committee the shall be deemed in committee the shall be deemed in committee that the shall be deemed in committee the shall be deemed in committee that the shall be deemed in committee the shall be deemed in commi	such election, or both. Failure of the Recorder to give such notice at
16. 10: the Northern houndary line of said often thene. But here	omniasion, shall decide to be proper or pertinent, he shall, be deemed in con- empt, and any such officer, board or commission shall thereupon have power o take such proceedings in the premises as are provided by the general laws	Section 31. JUDGES AND CLEMES OF ELECTION. The Council least twenty-live days before each general municipal election appoint gualified voters of each election district therein to be judges of election
e to a point opposite and due East from the place of beginning, and from h	of this State. The Chief of Police must on request of such officer, or any men- per of the board, or commission, detail a police officer or officers to serve such	Judges of each district shall appoint two qualified electors of the sa
Second Ward. The second ward shall comprise all that portion of said	Section 15. OFFICERS NOT TO DUITE TERRETTER IN CONTRACTS OF	Section 32. JUDGES TO COUNT BALLOTS AND MAKE RETUR
y lying West of the first ward and North rest all that portion of said y lying West of the first ward and North rest all the running through the after of Third Street West to the center of Fourth of Faribault, thence North along said west with to the center of Fourth of the center of Fourth of the Country of the West to the center of Fourth of the Country of the West to the W	RANCHISES. No officer or employed shaped directly or indirectly inter- sted in mit contract, work or business of manifests, or in the sale of any mer-	ing of the polls, county the wafelis and assertain the anniber of votes each digitist for each of the candidates, and make returns thereof for Recorder, upon blanks furnished by said City Recorder, within six
cet road so called; thence westerly along the center of said Fourth street at to its intersection with the western bouldary line of said fourth street stree	le, the price or consideration for which-is plain from the treasury or by as- essment levied by any act or ordinance; nor in the sufficiency or lease of any call distance or other property belonging to the city, of sufficiently the sold for axes or assessments, or by virtue of legal process at illectable of the city. No More shall be compared with or by the contents of the compared with or by	after the closing of the polls. Section 33. COUNCIL TO CANVASS RETURNS AND PUBLIS
Third Ward. The Third Ward shall comprise all that portion of said it y lying South of the second ward and West of a line running South cough the cenjer of Chesinus Street to the South line of Geo. H. Fari-	axes or assessments, or by virtue of legal process at diff-suitor the city. No Meer shall be connected with or in the employ of any public service corpo- ution in the city, or of any person having any contract with the city, or of	GILLEY On the day following the gold authory deation the Council
liding the East and west halves of Section thirty one (31) of Townshin!"		
inder one hundred and ten (110), North of Range number twenty (20)	Any contract or agreement made in contravention of this section shall o yold. Any violation of the provisions of this section shall be deemed a misdo-	Scellon 34, CANDIDATES AT GENERAL ELECTIONS. The transfer receiving the highest number of votes for the office of Mayor, the persons receiving the highest number of votes for the offices of Countries
rth of Range number twenty (20) West, thence South along said dividing a to the southern, houndary the of said city. Fourth Ward, The Fourth Ward shall comprise all the territory within p	riate legislation.	and the four persons receiving the highest number of votes for the of
o city limits South of the First Ward and East of the Third Ward of said	Section 19.—NO POLATICAL OR RELIGIOUS TEST. No appointment to callions under the city government shall be made or be withheld by reason	said offices, and if less than said number have so filed, then the name the persons so filing, shall be the candidates for said respective office
CHAPTER H.	f religious or political opinions, affiliations or political sortice, and no political sortice, and no political sortice, and no political sortice, and no transfer, promotion, reduction, reward or punishment, shall be in any	their names and none others, shall be placed upon the ballot for the ne ceeding general municipal election. Section 35. FUEM OF HALLOT. The names of the candidates a
NCES, ETC. When this Charter takes effect the City of Faribault shall	Section 20. TRANSFER OF BOOKS, ETC. AT DVDID ATION OF OR	inated shall be place; upon the ballot for such general municipal cled
arter, and shall be vested with, all the rights, powers and immunities form.	or of office, in whatever way terminated turn come to be supported by	provided for the principle of clion ballot. Spaces equal in number to the ber to be voted for shall be left below the printed names of candidat such spaces may be filled by the voter with the names of the person or i
poperty rights and interests of every kind and nature formerly vested in said in of Faribault shall, when this Charler takes effect, be and become vested in	ce, or to some other properly authorized officer, on demand, all the books, apers, files, records, monoys and other property and things whatsoever persisting to his office or received by reason thereon.	for whom he may wish to vote.
ness, obligations and liabilities of said City of Faribault, together with in-	CHAPTER V.	Section 36. REGISTRATION DAY. The Judges of election is respective election districts in said city shall constitute boards of retion. On Tuesduy preceding any general municipal election, and the design of the control
Fortibuti. All ordinances, regolulous, rules, orders and regulations of to proper the cuts of the control of th	Beetion 21. FIRST ELECTION UNDER THIS CHARTER, If this Char- ter and the depending months or the thing that Tuesday of April to thousand nine kundred and eleven, the common council of the City of Fari-	week proceeding each apacial municipal election, such board shall meet respective election electrical stricts; and remain in public session from six of m, until almo o'clock p. m. 107, inc. phrippes of registering qualified you
aling inmending of modifying any such ordinance resolution sule order or 0	act nousant fine numeric and eleven, the common council of the City of Fari- ault at the expiration of thirty days after such adoption shall forthwith call special election for the first election of officers thereunder. If the time of	Section 37. WHEN UNREGISTERED ELECTOR CAN VOTE. A
Section 5. PHILLIC ACT. Hoon its taking offset to make a contact of	ich adoption shall be less than five months and at least fifty five days pre-	son whose name does not appear on the register of voters at the ope the polls may be allowed to vote upon producing to the Judges evidence satisfies them, or a majority of them, that he is legally entitled to v
law this Charter shall thereby become and be a public act, and as such it he read in evidence in all the courts of the State of Winnesser without 50	aid first election shall be called for and held on said day as provided by	such district at such election. His names shall be thereupon added register.
CHAPTER III,	fty-five days before the first Tuesday of April one thousand nine hundred nd eleven, then at the expiration of thirty days after such adoption the said opinion council shall call a special election s and for said first election.	Section 38. CANVASSING VOTE. The Council shall meet and of the election roturns within three days after any general or special that the nand there declare the result. The City Recorder shall forthy
YEAR, TERMS, NOT HOLD OTHER OFFICE UNDER CITY, VACANCY. N	onlinations for offices shall be made and special election held under the revisions of this section shall be called conducted votes canvassed returns	tify all officers elected of the fact of their election. Section 39. TIE VOTE, HOW DECIDED. When two or more
Section 6. ELECTIVE OFFICERS, HOW ELECTED, QUALIFICATION, 130 e elective officers of the City of Faribault shall be Mayor, four (4) Council, II	ade results declared in manner_provided for general municipal elections, said first election shall be held prior to the first Tuesday of Antil one thou-	shall receive an equal number of votes for the same office, the election be determined by the casting of lots in the presence of the Council is
en, and two Justices of the Pence, who shall be known as and styled City sa	and nine hundred and eleven there shall be elected at such election only ayor, and four Councilmen, but if held on, or subsequent to, said date then I the elective officers provided for by this charter shall be elected thereat.	time, place and in such manner as it may direct. Section 40. ERRORS AND INFORMALITIES. No errors or infities in conducting municipal elections shall invalidate the same, if the
Section 7. OFFICIAL YEAR, TERM OF OFFICE, The official year	Section 22. TERMS OF OFFICERS ELECTED AT RIRST ELECTION. Sayon and four Councilmen so elected, after qualifying, shall constitute	thes conducted fairly and in substantial conformity to the requirement this charter.
ond Tuesday in April next succeeding their election, and until their suc- fir	st Tuesday of April one thousand nine hundred and eleven hold office until	Section 41. HOURS FOR ELECTION, POLLING PLACES (UDGES AND CLERKS TO BE PRESENT, All municipal elections, w
isors have been elected and qualified; provided however, officers elected the	octed on, or subsequent to the first Tuesday of April one themselved nine	general or special, shall commence at six o'clock a, m, and hold oper seven o'clock p, ut, of the same day, and the places of election shall b and the Judges and Clerks of election shall be present thereat ready to r
Section 8, MEMBERS OF COUNCIL TO HOLD NO OTHER OFFICE 1 of	undred and eleven, they shall hold office until the second Tuesday of April to thousand film hundred and libricen, and in ether case until their successors are elected and qualified; subject however, to the provisions of	the ballots of electors during all of said time. Section 42, GENERAL LAWS OF THE STATE. The provisions
ce or employment, the compensation of which is paid out of the municipal Clauses, or he elected or appointed to any office. Frontest or the compensation	spier six of this charter. Section 23, ENDING OF TERMS OF OFFICE AND EMPLOYMENTS	lews of the State relative to the qualification of electors, preparation a tribution of ballots, manner of voting, duties of election officers and all
which is increased by the Council while he was a member thereof, until A	her elective officers, in office in said circ at the time of the election and	particulars in respect to the management of elections not herein provid- and not inconsistent with the provisions of this charter, shall govern a
the once of mayor or of any Councilman by failure to elect, or by any cause I cu	asse and terminate on such election and qualification, provided bowever, the	nicipal dections so far as they are applicable. CHAPTER VI, REGALL OF ELECTIVE OFFICERS.
the vacancy during the remainder of the unexpired term. The Council in	her officers and employes shall continue to had their several offices and	REGIALD OF ELECTORY OFFICERS. Section 43. ELECTORS MAY REMOVE, The holder of any election the City of Faribault may be removed by a majority vole of the
sing from fallure to elect or any cause who speed and the person so em	ployments until removed by the council; and all orders, rules and regula- us applicable to such offices and employments shall continue in force until	ors thereof, taken, had and given in manner and after compliance wit
at appearing the same included smith their filler filler for the their mist ex-	norwise provided by the council.	Section 44. PETITION. Electors equal in number to twenty per
	Section 24.—GENERAL MUNICIPAL ELECTIONS. There shall be a	of the entire vote cast for the outee of Mayor at the last preceding go
stred term inercot. Section 19. SALARIES. The Mayor shall receive an annual salary of the bindred dollars, payable in equal monthly installments. Each Council see a shall receive an annual salary of six hundred dollars, payable in equal with histillments.	neral municipal election for the election of all elective officers herein pro- led for on the first Tuesday of April one thousand nine hundred and eleven this charter after adoption shall have been to force not less than twonty five	minicipal election may file with the City Recorder their petition askin the removal of any elective officer and for the election of a successor to where. Such petition shall be in writing and signed by such electors,
offeet term thereof. Section 19. SALARIES. The Mayor shall receive an annual salary of the bindred dollars, payable in equal monthly installments. Each Council real shall receive an annual salary of six hundred dollars, payable in equal with this limitallments. CHAPTER IV. POINTIVE OFFICERS AND OTHER EMPLOYES. POWERS AND dates.	neral municipal election for the election of all elective officers herein pro- ied for on the first Tucsday of April one thousant nine hundred and eleven this charter after adoption shall have been in force not less than twonty-five as before and date, but if that on these fee meth lower to thus before said	ifficer. Such petition shall be in writing and signed by such electors, the street and number if there be such, of their respective residences; it same paper. The petition shall contain a general statement of the gr

but since the same of the same

State of Minnesota

Village of tiends

This is to certify that the within char

was, on the 25th day of February, 1909, submitted by the village of unneil, to the qualified voters of the Village of Ulencoe at a special election them and there had in assordance with the laws of this state, at which election said charter was duly ratified and adopted by a vote of one hundred and seventy-four for and

sixty against.

Dated this 19th day of March 1909.

Monident of Villago.