

## Ordinance No 130.

Relating to Certain Animals running at large.  
Be it Ordained by the Common Council of the City of  
Albany.

Sec't I It shall be unlawful for any horse, mow, mule, jack,  
or jennet, to run at large within the limits of this city. If any  
horse, mow, mule, jack or jennet be found running at large within  
the limits of the city, they shall be taken up by the Marshal, or any  
other person, and delivered to the marshal, the same to be kept in  
a good, and safe place.

Sec't II It shall be the duty of the marshal after taking up any of the  
above named animals, to immediately post up notices, in three  
public places in the city for ten days, giving as correct a description  
as may be, of natural or artificial marks, & probable age, size  
and color.

Sec't III If previous to the expiration of ten days, the owner, shall prove  
said animal taken up to be his or her property, they shall be entitled  
to the same by paying the charges thereon, which shall be one  
dollar for taking up, and a reasonable sum for keeping the  
same.

Sec't IV If any animal described in section One (I) so taken up,  
remains unclaimed ten days from date of such notice, the city marshal  
shall sell such animal at public auction, after due notice, to  
consist of at least one insertion in the official paper of the city,  
and notices posted in three public places, and after deducting  
his legal fees, and all costs, expense of taking up, keeping, and sell-  
ing, shall pay the remainder of the proceeds of such sale into  
the city treasury.

Sec't V If at any time before such sale, the owner or owners  
of any animal so taken up, shall claim the same, he or they  
shall be entitled to the possession thereof, upon the payment  
of all legal charges, and expenses incidental to such taking  
up, and keeping.

Sec't VI If the owners, or owners of any property sold under  
the provisions of this ordinance, shall at any time within one year  
from date of such sale, make satisfactory proof, of his or their owners  
ship, he or they shall be entitled to receive the net proceeds of  
such sale on deposit in the city treasury.

Sec't VII Ordinance twenty(20) entitled, an ordinance, Relating to  
Horses running at large, and ordinance amendatory thereto  
are hereby repealed.

Sec't VIII This ordinance to be in force from, and  
after five days after its publication.

Ordinance 130-Continued.

Passed the Council August 26 1884.

Approved August 27 1884.

Attest:

N. J. Hunter,  
City Recorder

J. Lucy Hill,  
Mayor,

I hereby Certify that the foregoing Ordinance was published  
in the "State Rights Advocate," a newspaper published at Albany  
Lincoln County Oregon, Friday the 29<sup>th</sup> day of August 1884.  
Witness my hand, and the seal of said City this 29<sup>th</sup> of August  
1884.

N. J. Hunter,  
City Recorder,