

STATE CONVENTION OF LEGION PLANS

AT WAUKEGAN IN SEPT.

Preparations are Well Advanced It is Reported; Some New Arrangements Made; Good Progress

State officials of the American Legion and Auxiliary were present last week at a meeting of the state convention committee at the Hotel Clayton to discuss the plans being made for the state gathering of the American Legion, the Auxiliary, the "Forty and Eight" and the "Eight and Forty" in that city in September.

From present indications the state convention will be the biggest the Legion officials have staged in Illinois for years. The plans for the Waukegan meet are far ahead of plans made by the former state conventions at this time of the year.

Present at the meeting last week were Albert M. Carter, state commander of the Legion, and his staff, Mrs. Ennis, Legion auxiliary state head, and her staff; Joseph Delres, grand chef de Gare of the "Forty and Eight," and his staff.

"Forty and Eight" Separate One of the things decided upon was that the "Forty and Eight" and the woman's group of this organization, "The Eight and Forty" will hold their conventions Sept. 8 and 9, Saturday and Sunday, instead of simultaneous with the Legion as heretofore.

Reports were made by the various committees at the meet, showing considerable progress has already been made. Housing, one of the big problems of the meet, is being well taken care of, the group was told.

Plans are being made also to have the blimp from Rantoul, Ill., present for the affair. The commander at Rantoul has about indicated he will allow the blimp to come to Waukegan.

OPEN NEW CEMETERY MEMORIAL DAY PLAN

On Memorial Day, May 30, the new Catholic cemetery of Lake County will be formally opened. His Eminence Cardinal Mundelein will consecrate the ground and the Seminararian choir of St. Mary's of the Lake at Mundelein will sing the solemn requiem high mass.

The new cemetery will be known as the Ascension cemetery. The grounds cover a territory of 200 acres situated five miles southwest of Waukegan on the Buckley road, or 2 1/2 miles west from Five Points.

BEGIN WORK ON ROUTE 172, FIVE-MILE STRIP

The contracting firm of Darrow & Barron of Waukegan has started work on the Route 172 paving project. A five mile strip between Gurnee and Libertyville is to be paved. The contract price is \$162,527.29. No action has as yet been started against the three property owners in Wauconda township who have refused to give right-of-way for Route 176, Section A, paving from Mundelein to Wauconda.

Don't you wish you were still young enough to believe that the Easter rabbit laid all of those beautifully colored eggs?

What Bunk is Bunk is the refuge of a man who hasn't the patience to get the far more interesting facts from real life.—American Magazine.

What! No Exception? As a wife thinks of him so is that man.—Woman's Home Companion.

AN ORDINANCE AMENDING AN ORDINANCE ENTITLED "AN ORDINANCE AMENDING CHAPTER XVII OF HIGHLAND PARK CODE OF 1918." BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HIGHLAND PARK, LAKE COUNTY, ILLINOIS:

That an ordinance entitled "An Ordinance Amending Chapter XVII of Highland Park Code of 1918" filed April 23, 1928, passed April 25, 1928, approved April 24, 1928, be and the same is hereby amended by the addition of Sections 899 and 900 which shall immediately follow Section 888, and shall be a part of article XXXIII entitled billboards, signs and fences as follows:

SECTION 899: The name of any person, firm, or corporation appearing on any signboard, billboard, or sign shall be affixed to and form a part of any signboard, billboard, or sign now standing or hereafter erected, or maintained within the City of Highland Park, or State of Illinois, and each of them is hereby declared to be a public nuisance and subject to treatment and abatement as such. Any such signboard, billboard, or sign, or fence, or structure, or any part thereof, erected or maintained contrary to law shall be abated as a common nuisance by any officer of the fire department after two days notice to the owner of the property upon which the sign is placed, or to the owner of the signboard, billboard, sign, or fence, or to the person maintaining the same.

SECTION 900: Any and all billboards, signboards, signs and fences erected, installed, or maintained in violation of this ordinance, or any of the clauses or provisions of the same, or in violation of any of the laws of the City of Highland Park, or State of Illinois, are and each of them is hereby declared to be a public nuisance and subject to treatment and abatement as such. Any such signboard, billboard, sign, or fence, or structure, or any part thereof, erected or maintained contrary to law shall be abated as a common nuisance by any officer of the fire department after two days notice to the owner of the property upon which the sign is placed, or to the owner of the signboard, billboard, sign, or fence, or to the person maintaining the same.

AN ORDINANCE Adopting the Recommendations of the Electrical Commission of the City of Highland Park, and Establishing Safe and Practical Standards and Specifications for the Installation, Alteration, and Use of Electrical Equipment Designed to Meet the Necessities and Conditions that Preval in the City of Highland Park, and Establishing Reasonable Rules and Regulations Governing the Issuance of Permits by the Electrical Inspection Department, and Establishing Reasonable Fees to be Paid for the Inspection by Such Electrical Inspection Department, of all Electrical Equipment Installed or Altered Within the City of Highland Park, and Providing a Penalty for Violation Thereof.

WHEREAS, the Electrical Commission of the City of Highland Park has recommended (1) as the safe and practical standards and specifications for the installation, alteration and use of electrical equipment designed to meet the necessities and conditions that prevail in the City (2) as the reasonable rules and regulations governing the issuance of permits by the Electrical Inspection Department, and (3) as the reasonable fees to be paid for the inspection by such Inspection Department of all electrical equipment installed or altered within this City, the standards and specifications, the rules and regulations, and the fees, respectively, hereinafter provided:

Section 1. Pursuant to the recommendations of the Electrical Commission of the City of Highland Park, there are hereby adopted as the safe and practical standards for the installation, alteration, and use of electrical equipment in the City of Highland Park:

First: The rules and regulations of the National Board of Fire Underwriters as laid down from time to time in the code known as the National Electrical Code, and as approved by the American Engineering Standards Committee, and as last published, a copy of said code being now on file in the office of the Chief Electrical Inspector, and the provisions of said code being hereby made a part of this ordinance; and

Second: The following additional special rule and regulation: to-wit: In business and commercial districts all wiring shall be in rigid conduit or metal molding, except that other types of wiring may be permitted by the Electrical Inspection Department for portions of the wiring where the use of rigid conduit or metal molding is impractical.

Section 2. Pursuant to the recommendation of the Electrical Commission there are hereby adopted as the reasonable rules and regulations of the City of Highland Park governing the issuance of permits by the Electrical Inspection Department, the following: to-wit:

(a) Permits for the installation, alteration, and use of electrical equipment shall be issued only on receipt of an application therefor made out on a printed form, to be furnished by the Chief Electrical Inspector, or his duly authorized deputy, and submitted to the Electrical Inspection Department, and upon the payment of the fee in advance, as hereinafter provided.

(b) The application for such such permit shall contain the name of the owner, or user of the electrical equipment to be installed, altered or used, and the location by street number, and a detailed description of the installation or alteration.

Section 3. Pursuant to the recommendation of the Electrical Commission of the City of Highland Park, there are hereby adopted as the reasonable fees to be paid for the inspection by such Electrical Inspection Department of all electrical equipment installed or altered within the City of Highland Park:

- (a) Permits for all electrical work, except electric signs and fixtures. \$ 5.00
(b) Wiring for incandescent lighting, and motors of less than 1/2 H. P. per outlet, switch and molding to be counted as outlets. 1.00
(c) Wiring for arc lighting, and stereopticon and motion picture machines. 1.00
(d) Motors of 1/2 H. P. or over, or heating devices of more than 600 watts capacity. 2.00
(e) Fixture hanging rate. 1.00
(f) Electric signs. 3.00
(g) Each re-inspection of any overhead, underground or interior wiring, or equipment shall be made for according to the time required for such reinspection by the Electrical Inspection Department, at the rate of \$2.00 per hour.
(h) Whenever extra inspections are made on account of inaccurate or incorrect information, failure to make necessary reports of faulty construction, a charge of \$2.00 per hour shall be made by the Electrical Inspection Department.

Section 4. All fees herein provided for shall be paid to the City Treasurer. Section 5. Any person, firm, or corporation that shall fail to refuse to comply with the provisions of this ordinance shall be deemed guilty of an offense punishable upon conviction by a fine of not less than Five Dollars (\$5.00) nor more than Fifty Dollars (\$50.00) for each such offense, and in case of a continuing failure or refusal each day's continuance thereof shall be a separate and distinct offense.

Section 6. The term "electrical equipment," as used in this ordinance means conductors and equipment installed for the utilization of electricity supplied for light, heat, or power, but does not include radio apparatus or equipment for wireless reception of sounds and signals, and does not include apparatus, conductors, and other equipment installed for or by public utilities, including common carriers, which are under the jurisdiction of the Illinois Commerce Commission for use in their operation as public utilities.

Section 7. All ordinances or parts thereof in conflict with any of the provisions of this ordinance, are hereby repealed. Section 8. Should any section or provision of this ordinance be or be declared by a court of competent jurisdiction to be invalid, such decision shall not affect the validity of the ordinance as a whole or any part thereof other than the part so declared to be invalid.

Section 9. This ordinance shall be in force and effect from and after its passage, approval and publication, according to law.

AN ORDINANCE PROVIDING FOR THE REGISTRATION OF ELECTRICAL CONTRACTORS, AND FIXING A FEE THEREFOR.

Section 1. The term "electrical contractor" as used in this ordinance, means any person, firm or corporation engaged in the business of installing or altering by contract electrical equipment for the utilization of electricity supplied for light, heat or power, not including radio apparatus or equipment for wireless reception of sounds and signals, and not including apparatus, conductors and other equipment installed for or by public utilities, including common carriers, which are under the jurisdiction of the Illinois Commerce Commission, for use in their operation as public utilities; but the term "electrical contractor" does not include employees employed by such contractor to do or supervise such work.

Section 2. It shall be unlawful for any person, firm or corporation to engage in the business of electrical contractor, as herein defined, without being registered as an electrical contractor in the manner hereinafter set forth: Provided, however, that if such person, firm or corporation is already registered for the current year in any city or village within the State of Illinois such electrical contractor shall not be required to be registered or to pay a registration fee for such year in this city.

Section 3. Any person, firm or corporation desiring to engage in the business of electrical contractor shall apply for registration to the chief electrical inspector upon the filing of such application in proper form and the payment of the registration fee fixed herein, the chief electrical inspector shall register the applicant as an electrical contractor, and shall issue to the applicant a certificate of registration which will authorize the applicant to engage in such business for the year in which it is issued. The chief electrical inspector shall keep a suitable record of such registrations.

Section 4. The fee for registration as an electrical contractor shall be Twenty-five Dollars (\$25.00) Dollars per annum, which sum shall be paid by the applicant to the city treasurer in advance upon filing the application. The certificate of registration issued thereunder shall expire on the 31st day of December of the year in which it is issued.

Section 5. Any person, firm or corporation that shall engage in the business of electrical contractor without obtaining a certificate of registration as herein provided for, or that shall violate any of the provisions of this ordinance, shall be fined not less than Five Dollars (\$5.00) Dollars nor more than Fifty Dollars (\$50.00) Dollars for each such offense, and a separate and distinct offense shall be regarded as committed every day on which such person, firm or corporation shall continue to operate contrary to the provisions of this ordinance.

Section 6. This ordinance shall take effect and be in force from and after its passage and due publication.

AN ORDINANCE AMENDING SECTION 1 OF CHAPTER XIX OF THE HIGHLAND PARK CODE OF 1919, BEING SECTION 894 OF SAID CODE. BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HIGHLAND PARK, LAKE COUNTY, ILLINOIS:

That Section 1 of Chapter XIX of the Highland Park Code of 1919, being Section 894 of said Code, be amended to read as follows:

Section 1. That every owner, possessor, or person who owns, keeps or has charge, possession or control of any dog within the limits of the City of Highland Park shall annually and within thirty days after the first day of June in each year, pay to the city collector the sum of three dollars for every male dog and the sum of five dollars for every female dog and cause such dog to be registered in the office of the city clerk, in a book to be kept for that purpose; and also obtain from said clerk the metal tag hereafter required to be furnished. License for any fraction of said fiscal year shall be issued at the foregoing rate, and all licenses shall terminate with said fiscal year.

All ordinances or parts of ordinances in conflict herewith are hereby repealed. WHEREAS, due to the fact that there are a number of unlicensed dogs at large in the City of Highland Park, and the situation is a dangerous one, an emergency exists, this ordinance shall be in full force and effect from and after its passage, approval and publication.

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