

Lufkin Texas May 10th 1906
 The City Council of The City of Lufkin
 met in call session, according to
 the call of Mayor Shearer for the purpose
 of transacting such business as may
 come before the Council -
 Those present and participating were
 Mayor R. B. Shearer
 City Secy C. N. Humason
 Atty. Gen. J. Abney
 City Eng. P. A. McCarty
 Alderman J. M. Largee
 " W. A. Calvergeer
 " C. A. Beards
 " R. W. Miller
 " W. D. Price
 Marshall B. F. Warren

The Committee on Codifying Ordinance report
 on Sanitary Ordinance, said report was
 read and approved and Committee retained -

On Motion of Alderman W. D. Price second
 by Ald. Miller that the following ordinance
 be adopted -

An Ordinance
 Be it ordained by the city council
 of the city of Lufkin that the
 St. Louis & Southwestern Railway
 Company of Texas be and it is
 hereby required to construct, install
 and maintain permanently in
 an electric light of 176 candle
 power at each of the following
 places in said city:
 One light of said capacity on the
 west side of First street where the
 railway line of said company inter-
 sects said street, and one light of
 said capacity on the east side of
 Third street where the railway line
 of said company intersects said
 street in said city.
 Provided that if said railway
 company, lessee, manager or re-
 ceiver shall fail to construct, put in
 and maintain permanently the lights
 or any one or more herein designat-
 ed, it shall be liable for each and
 every failure, to a penalty not less
 than twenty-five dollars nor more
 than one hundred dollars, to be re-
 covered by suit in the name of the
 City of Lufkin in any court of com-
 petent jurisdiction, provided that
 each days failure shall constitute
 a separate cause of action.
 All laws passed heretofore re-
 specting electric lights over said
 railway are hereby repealed.
 Approved May 10th, 1906
 Attest, R. B. Shearer, Mayor
 C. N. Humason, City Secretary.

St. Louis & Southwestern
 Co. & maintain
 y places in
 t. when the
 capacity on the
 or said street in
 means shall

maintain permanently the lights or any one or more herein
 designated, it shall be liable for each & every failure to a penalty not less
 than \$25 nor more than \$100 to be recovered by suit in the name of the City of
 Lufkin in any court of competent jurisdiction, provided that each days failure shall constitute
 a separate cause of action, all laws passed heretofore respecting electric lights over
 said railway are hereby repealed - Approved May 10th 1906

On motion of Ald. C.A. Burke second
by Alderman Price, ⁴⁴ that the foregoing
ordinance be adopted, Carried unanimously

Phone 121. True Fit Parlor.
An Ordinance
Be it ordained by the city council of the City of Lufkin that the Houston East & West Texas Railway Company be and it is hereby required to construct, put in and maintain permanently an electric light of 176 pairs of power at each of the following places in said city:
One light of said capacity at the depot of said company in said city and one light of said capacity over the main line of said railway where the same intersects Burke Avenue in said city.
Provided that if said railway company, lessee, manager or receiver shall fail to construct, put in and maintain permanently the lights or any one or more herein designated, it shall be liable for each and every failure, to a penalty not less than twenty-five dollars nor more than one hundred dollars to be recovered by suit in the name of the City of Lufkin in any court of competent jurisdiction; provided that each days failure shall constitute a separate cause of action.
All laws passed heretofore respecting electric lights over said railway are hereby repealed.
Approved May 10th 1906.
Attest: R. B. Sreater, Mayor.
G. N. Hurmason, City Secretary.

On motion of Ald Miller ^{and} see by Ald
Largent, that the Electric Arc Light
now located at the corner of W.H. Brown
old ^{stone} corner be removed to the corner
of Frank and Herndon Sts, and the Lufkin
Light Co be ordered to move same
at once, Carried unanimously -

On motion ^{Miller} & see by Ald Price, that
the petition on the Anti Stock Law be
filed for future consideration, Carried.

On Motion of Ald. Miller & see by Largent
that the Chen Ordinance lay over until
next regular meeting - Carried -

Motion made & second & carried
that the foregoing Sanitary & Health
ordinance be adopted,

OVER