

*Made  
b/w***Ordinance No. 183.**

An Ordinance to regulate the running of rail road cars, rail-road trains and locomotives, and to prohibit persons, other than employees from climbing upon, boarding or entering rail-road cars at any places other than the regular depot.

The people of the City of Albany do as follows:

Section 1. It is hereby declared to be unlawful for any person or persons running, conducting or managing a locomotive or rail-road train to run the said locomotive or rail-road train on any rail-road track within the corporate limits of the city of Albany at a greater rate of speed than (8) eight miles per hour.

Section 2. It is hereby declared to be unlawful for any person other than a rail-road employee to climb or enter upon or to get on board of any portion of any rail-road car or rail-road train at any place within the corporate limits of this City except at a regular depot platform or where the train or trains may regularly stop for passengers.

Section 3. It is hereby declared to be unlawful for any person or persons other than a regular rail-road employ to climb or enter upon or get on board of any rail-road car or rail-road train at any place within the city of Albany except at a regular depot platform.

of such rail-road, or to run or move or handle or in any way interfere with any locomotive car or train left standing by any rail-road company on its track in said city or any part thereof.

Section 4. It is hereby declared to be unlawful for any person or persons managing, conducting, operating and running any rail-road train or any car to stop the same and allow the same to remain standing at any point where a public and traveled street crosses any rail-road track within the City of Albany.

Section 5 Any person violating any of the provisions of this ordinance shall be guilty of a misdemeanor and shall upon conviction thereof before the Recorder's Court shall be punished by a fine not less than five dollars nor more than twenty dollars, or in default of payment of such fine thereby imprisonment in the City jail until such fine is paid at the rate of one day for each two dollars of such fine.

Section 6 This ordinance to be in force and effect from and after ten days from its approval by the Mayor.

Passed the Council November 13<sup>rd</sup> 1888

Approved November 14<sup>th</sup> 1888

Attest:

W. J. Heron.

Recorder of the City of Albany.

Mayor

State of Oregon }  
County of Lane }

I, N.J. Henton Recorder of  
the city of Lane County Oregon, do  
hereby certify, that the foregoing Ordinance  
no. 183 is a true and correct Copy of the  
Original ordinance bill no. 188, as passed  
by the Council November 15<sup>th</sup> 1888, and  
now on file in the City Recorder's office.

In testimony whereof I have hereunto  
set my hand and affixed the seal of  
the city of Albany this 15<sup>th</sup> day of November  
A.D. 1888.

N.J. Henton,  
Recorder of the city of Albany.

