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cover the opening which shall be attached by means of strong hinges of iron or steel, and such door shall be tightly closed excepting only when it is opened temporarily in order to throw in the manure each morning. Each manure bin shall be made sufficiently large to hold all manure or used bedding and sweepings for a period of two or three months, and allowances shall be made in constructing such manure bin for at least 25 square feet of ground area for each horse, mule, or cow kept on the premises.

Manure—Use on Gardens, Lawns, etc. (Ord. 32, Aug. 1, 1916.)

SEC. 31. It shall be unlawful for any person to throw, place, or allow any fresh manure to remain in or upon any garden, lawn, or open lot in the city of St. Augustine. Manure intended for fertilizing purposes may be used, providing it has remained in a screened manure bin, as required by the foregoing section, for a period of at least two weeks, and providing further that such manure shall contain no maggots or fly larvæ.

Hogs—Keeping in City Prohibited. (Ord. 32, Aug. 1, 1916.)

SEC. 24. The keeping or herding of hogs in pens or otherwise within the city limits of the city of St. Augustine is hereby prohibited, and any person or persons violating this section of this ordinance shall be punished as provided for violations of this ordinance, and this ordinance shall apply to hogs owned by persons outside the city limits but found running at large within the limits of the city of St. Augustine.

Domestic Animals—Disposal of Dead Bodies. (Ord. 32, Aug. 1, 1916.)

SEC. 27. It shall be the duty of every person or persons, agent or agents, owner or owners of any cattle, horses, dogs, cats, hogs, goats, or any other animal, dying or found dead within the city limits of St. Augustine to forthwith remove and bury, or otherwise satisfactorily dispose of same in a sanitary manner, such animal at some place approved by the sanitary inspector, and where the person or persons, agent or agents, or owner of such dead animal is not known, then it shall be the duty of the owner upon whose property such animal was found dead to remove and bury such dead animal as above provided for.

Garbage and Refuse—Care and Disposal—Receptacles. (Ord. 32, Aug. 1, 1916.)

SEC. 18. All premises within the city limits of St. Augustine shall be kept free from garbage, swill, or other refuse matter, except that such garbage, swill, or other refuse matter may be temporarily placed in water-tight, flyproof, galvanized-iron cans, equipped with close-fitting tops or covers, and such garbage receptacles shall be placed in a convenient place so that their contents may be removed by the city wagons or the collectors authorized by the city health officer to collect such wastes.

Nuisances Defined. (Ord. 32, Aug. 1, 1916.)

SEC. 28. Where not specifically stated and provided for in the foregoing sections a sanitary nuisance is hereby defined to be the commission of an act by an individual, organization, or corporation, or the keeping, maintaining, propagation, existence, or permission of anything by an individual, organization, or corporation by which the life or health of an individual, or the lives or health of individuals may be threatened or impaired, or by which, or through which, directly or indirectly, disease may be caused.

SEC. 29. Nuisances, injurious to health, are declared to be: Filth, the contents of cesspools, offal, garbage, foul water, dye water, refuse from manufactories, urine, stable manure, decayed animal or vegetable matter, or other offensive substances

detrimental to health thrown, placed, or allowed to remain in or upon any private premises, street, avenue, alley, sidewalk, gutter, public reservation, or open lot within the corporate limits of St. Augustine, and any person who shall commit, create, or maintain any of the nuisances in this or the foregoing section shall be punished as provided for in this ordinance.

Health Officer, Public Health Nurse, and Sanitary Inspector—Appointment, Powers, and Duties. (Ord. 32, Aug. 1, 1916.)

SECTION 1. The office of city health officer is hereby created, and the city manager shall appoint a regular practicing physician to fill such office. The compensation of the city health officer shall be fixed as is the compensation of all city employees.

SEC. 2. The duties of the city health officer shall include all those duties enumerated in section 52 of the charter of the city of St. Augustine, Fla., including the enforcement of the rules and regulations of the State board of health of Florida and the ordinances of the city of St. Augustine, Fla., relative to the preservation and promotion of the public health; to recommend such action, from time to time, as he may deem necessary for the abatement and suppression of nuisances and the preservation of the lives and health of the inhabitants of the city. The city health officer shall also perform such duties regarding sanitary inspections of the city and the supervision of the production, preservation, and transportation and sale of food and foodstuffs as is necessary and proper and perform such other duties as may be required of him by the city manager under the ordinances of the city commission. The city health officer shall be recognized as the administrative head of the division of health of the department of public safety and welfare, and shall exercise all powers necessary for the enforcement of all ordinances, rules, and regulations required for the preservation of the public health and sanitation.

SEC. 3. The city health officer shall keep, or cause to be kept, a record of all utilities in the division of health and submit a complete written report monthly to the city manager, showing the conditions of the city as pertains to public health and sanitation, and shall make such suggestions and recommendations as he deems necessary.

SEC. 4. The position of public health nurse is hereby created. The city manager shall appoint a registered graduate nurse to fill such position. The compensation for such nurse shall be fixed as is fixed the compensation for all municipal employees: *Provided*, That nothing contained in this section shall be construed to prevent the city manager from securing the services of a public health nurse jointly with any organization or agency interested in public health nursing which, at this or any future time, may employ a public health or visiting nurse.

SEC. 5. It shall be the duty of the public health nurse to make such calls on the indigent sick within the city of St. Augustine as are requested by the members of the family of such person, or brought to the attention of the health department as cases requiring such service; the public health nurse shall give such advice as may be deemed necessary for the proper care of the patient as to food, ventilation, and bedside care and shall continue such service as long as required: *Provided, however*, She shall not be required to remain with one case longer than necessary to give temporary relief, nor shall she be required to make calls at night. The visiting nurse shall not give treatment nor render service in any case of sickness without instructions from a practicing physician, and in the event no physician is in charge of the case at the time of her call it shall be the duty of the visiting nurse to have the family summon a private physician, or in the event the family is unable to pay for the services of a private physician, it shall be the duty of the nurse to have the city health officer wait upon such patient. It shall particularly be the duty of the visiting nurse to answer all calls from physicians practicing in the city of St. Augustine and to cooperate to the fullest extent with the practicing physicians in the treatment and care of the indigent sick. The public health nurse shall perform such other pro-