ORDINANCE NO. 170.

AN ORDINANCE PROHIBITING THE MAINTENANCE OF POISON OAK, WEEDS AND OTHER GROWTHS, ASHES, BOTTLES, AND OTHER REFUSE IN THE TOWN OF SAN ANSELMO, DECLARING THE PRESENCE THEREOF A NUISANCE AND REGULATING THE REMOVAL THEROF.

The Board of Trustees of the Town of San Anselmo do ordain as follows:

Section 1. No person owning, occupying or having the control of any lot or premises in the Town of San Anselmo shall maintain, or suffer, allow or permit to remain, thereon any poison oak or weeds which bear seeds of a wingy or downy nature, or any weeds, bushes, brush or grass which attain such growth as to become a fire menace when dry or are otherwise noxious or dangerous.

Section 2. No person owning, occupying or having the control of any lot or premises in the Town of San Anselmo shall maintain, or deposit or suffer, allow or permit to be deposited or remain, thereon any trimmings or cuttings of trees, bushes, brush or grass, in such quantities or in such manner as to become a fire menace when dry or be otherwise noxious or dangerous.

Section 3. No person owning, occupying or having the control of any lot or premises in the Town of San Anselmo shall maintain, or deposit or suffer, allow or permit to be deposited or remain, thereon any ashes, bottles, tin cans, papers, paper boxes or cartons or other refuse in such quantities or in such manner as to constitute a menace to health or be otherwise noxious or dangerous, or without covering the same with earth to the depth of at least six inches, provided however that ashes may be placed upon the soil of such lot or premises and about any trees, bushes or plants growing thereon
when the same is done for fertilizing purposes or as a pro-
tection to or in aid of vegetation.

Section 4. No person owning, occupying or having the
control of any lot or premises in the Town of San Anselmo
fronting upon any public street, alley, lane, highway, side-
walk or public place in said Town shall maintain, or deposit
or suffer, allow or permit to be deposited or remain, between
the boundary line of said lot or premises and the curb line
of said street, alley, lane, highway, sidewalk or public
place, any poison oak, or weeds which bear seeds of a wingy
or downy nature, or any weeds, bushes, brush or grass
which attain such growth as to become a fire menace when dry
or are otherwise noxious or dangerous, or any trimmings or
cutttings of trees, bushes, brush or grass, or any ashes, bottles, tin
 cans, papers, paper boxes or cartons or other refuse.

Section 5. The presence upon private property in the
Town of San Anselmo of poison oak, or weeds which bear seeds
of a wingy or downy nature, or any weeds, bushes, brush or
grass which attain such growth as to become a fire menace
when dry or are otherwise noxious or dangerous, the presence
upon such property of trimmings or cuttings of trees, bushes,
brush or of grass, in such quantities or in such manner as to
become a fire menace when dry or be otherwise noxious or
dangerous, the presence upon such property of ashes, bottles,
tin cans, papers, paper boxes or cartons, or other refuse,
as herein prohibited, and the presence upon any public street,
alley, lane, highway, sidewalk or public place in said Town
of any of such growths, trimmings or cuttings, ashes, bottles,
tin cans, papers, paper boxes or cartons, or other refuse, as
herein prohibited, is hereby declared to be a public
thereof, and shall determine whether said work shall be done
so made and any manner performed by the person or persons next to the
implied and said board shall be enlarged and considered the
the clerk to the board of trustees of said town at the next
so made, performed, &c. and the person, said
ed bath from the said person, &c. as the board
the term of the same perform their duty, and may any work so prescribed in such notice as
some work so prescribed in such notice as
the board of trustees, &c. and any person so prescribed as shall be prescribed to do such work

section 4. Any person upon whom such notice is served

chartered to and became a town upon said person

thereof with the same, and that the said person

section 3. If at any time after the

unless said work shall be done within fifteen days after notice

to refer to the ordinance and shall constitute a notice to

such notice shall be posted

there to such persons such notice is known or to

If said person or persons holding said

such matter or to the respective or to the interests of

or discharge of any matter or the interest of any

to request the person or persons so prescribed to such notice

or in the same or by such notice as such notice or

communication or by such notice or

communication or by such notice or

such notice as

communication or by such notice or

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communication or by such notice or

communication or by such notice or

communication or by such notice or

communication or by such notice or
in whole or in part or not at all.

Section 8. At the expiration of the five days specified in said notice if no such protest is filed, or immediately upon the determination of the Board that the work shall be done in whole or in part, the Superintendent of Streets shall proceed to do the work required to be done. He shall keep a record of all such notices served or posted and a separate record of all work done on or with reference to each piece of property and the cost of the same; and when any such work is contemplated he shall deliver a statement of the cost thereof to the Town Assessor who shall note the amount thereof on the assessment roll against the property charged and thereafter said amount shall be a lien against said property and shall be collected at the same time and in the same manner as other Town taxes.

Section 9. Any person maintaining or suffering or permitting to exist such nuisance after notice given of the existence of the same, as herein provided, shall be guilty of a misdemeanor and shall upon conviction thereof be punished by a fine not exceeding fifty ($50) dollars or by imprisonment in the Town jail not exceeding thirty days or by both such fine and imprisonment.

Section 10. This ordinance shall take effect and be in force thirty (30) days from and after its final passage.

I hereby approve the foregoing Ordinance this

5th day of September, 1922.

[Signature]

President of the Board of Trustees of the Town of San Anselmo.

ATTEST:

[Signature]

Clerk of the Town of San Anselmo.
I hereby certify that the foregoing Ordinance No. 170 was introduced at a regular adjourned meeting of the Board of Trustees of said Town of San Anselmo held on the 28th day of August, 1922, and that at a regular adjourned meeting of said Board of Trustees held on the 5th day of September, 1922, it was passed and adopted by a vote of two-thirds of all of its members, the vote thereon being as follows:

Ayes: Trustees Pinkham, Lutters and Carl

Noes: Trustees None

Absent: Trustees Heysner and Clark

I further certify that after said Ordinance was duly passed and adopted by said Board of Trustees the same was approved and signed on the 5th day of September, 1922, by W.P. Carl, the President of said Board of Trustees of the said Town of San Anselmo, pro tem

IN WITNESS WHEREOF I have hereunto set my hand and affixed the official seal of the said Town of San Anselmo, this 5th day of September, 1922.

[Seal]

Arthur W. Studley
Clerk of the Town of San Anselmo.