

ORDINANCE NO 3 1919

BEING AN EMERGENCY ORDINANCE AMENDING SECTION 191 OF THE
FORT COLLINS CODE RELATING TO WOODEN BUILDINGS WITHIN
FIRE LIMITS

BE IT ORDAINED, By ^{City Council of the} the City of Fort Collins

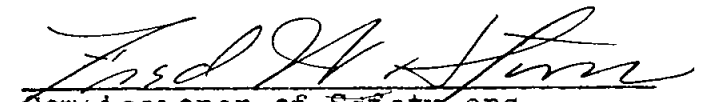
Section 1 That Section 191 of the Fort Collins Code
relating to wooden buildings within the fire limits be
amended so as to read as follows

No wooden buildings shall be erected within the
fire limits or moved into such limits from any place
beyond the boundaries thereof, nor moved from one place to
another within such limits. A building of a wooden frame
whose sides shall be covered with sheet iron or other metal
shall be deemed a wooden building within the meaning of
this ordinance. No additions shall be made to any wooden
buildings. Provided, that any necessary small repairs, not
exceeding the sum of Ten (10⁰⁰) Dollars
may be made or made to any wooden building in existence at
the time of the taking effect of this ordinance. No such
small repairs in wood shall be construed to mean a general
renovation of any such building or any essential modification
thereof, either in the repair of the roof or otherwise
except plans and specifications for such changes or repairs
in said building have been previously submitted to the
building inspector and approved by him and thereafter duly
approved by the City Council. No building within said fire
limits which now has a shingle roof shall be resingled
except upon the approval of the building inspector and
permission to be duly granted by the City Council upon the


presentation of an application in writing Provided,
however, that any repairing may be made to a wooden
building with fire proof material Provided, further
that this section shall not be deemed to apply to coal
houses and privies less than ten by ten feet in dimensions

Section 2 In the opinion of the City Council an
emergency exists for the preservation of the public health
peace and safety and this ordinance shall take effect
upon its passage and publication under and by virtue of
the authority contained in Sections 5 and 7 of Article IV
of the City Charter

Introduced read at length and adopted
by the unanimous vote of all the members of the City Council
this 22 day of March A D 1919


Commissioner of Safety and
Ex-officio Mayor

Attest


City Clerk

STATE OF COLORADO)
COUNTY OF LARIMER) SS
CITY OF FORT COLLINS)

I, A J Rosenow, City Clerk of the
City of Fort Collins do hereby certify and declare that
the foregoing ordinance consisting of two sections was
duly proposed and read at length at a regular meeting of
the City Council held on the 22 day of March A D
1919, and was duly adopted and ordered published in the

Fort Collins Courier, a daily newspaper and the official paper of said City of Fort Collins, by the unanimous vote of all the members of the City Council as an emergency ordinance, in accordance with the provisions of Sections 6 and 7 of Article IV of the City Charter and thereafter and on to wit, the 25 day of March, A D 1919, said Ordinance No 3 was duly published in the Fort Collins Courier a daily newspaper and the official paper of said City, published in the City of Fort Collins Colorado

IN WITNESS WHEREOF I have hereunto set my hand and affixed the seal of the said City this 25 day of March A D 1919


City Clerk