ORDINANCE NO. 43

AN ORDINANCE AMENDING ORDINANCE NO. 16 changing the age limits for taxi cab DRIVERS AND FOR OTHER PURPOSE**5**.

monded #99 by Cad. #99

BE IT ORDAINED BY THE CITY COUNCIL OF PALMER

That Section 11, of Ordinance 16 is hereby amended to read as follows:

SECTION 11: No person shall drive any taxicab or vehicle for hire with out first obtaining a license therefore. No such license shall be granted except on certification of the Chief of Police. Taxicab drivers shall have passed their 21st bibthday.

An emergency is hereby declared to exist and this Ordinance shall be read once in its entitity and again by its title and placed upon its final passage by approval of the City Council upon said reading.

Passed and approved, Bebruary 23, 1954.

Som MERE China Cechnic

Mayor of the City of Palmer

ATTEST ::

1A263

/s/ Elizabeth Barry Clerk of the City of Palmer

ORDINANCE NO. 44

AN ORDINANCE PROHIBITING: CRUELTY TO BIRDS AND ANIMALS, KEEPING ANIMALS AFFECTED WITH CONTAGIOUS DISEASES, KEEPING BIRDS OR ANIMALS WHICH CAUSE ANNOYANCE BY NOISE THEREFROM, THE KEEPING OF VICIOUS ANIMALS, THE ALLOWING OF STRAY ANIMALS IN THE STREETS, AND FOR OTHER PURPOSES.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF PALMER, ALASKA AS FOLLOWS:

SECTION 1. No person shall be cruel to any amimal or bird.

SECTION 2. No person shall throw or deposit any poisonous substance on any exposed public or private place where it may endanger any animal. SECTION No person shall harbor or keep any swine or animal affected with a contagious or pestilential disease.

SECTION 4. No person shall harbor or keep any animal or bird which causes annoyance in the neighborhood, either by:

- (a) Barking, howling, braying, crowing or making other sounds common to its species: or
- (b) Failure of the owner, caretaker or custodian to maintain in a clean and sanitary condition, devoid of rodents, and vermin, and free from objectioable odor, all structures, pens, coops, or yards wherein any animal or fowl is kept: or
- (c) Failure of the owner, caretaker or custodian, to keep the said animal confined on his own premises or under his immediate control.

SECTION 5. No person shall per mit any vicious dog of which he is the owner, caretaker, or custodian to be unconfined unless secruely muzzled and led by a leash. Any dog shall be deemed vicious which has betten a berson or domestic animal without molestation, or which, by its actions, gives indication that it is liable to bite any person, or domestic animal without molestation.

SECTION 6. No person shall deposti, place, or throw any dead or fatally sick or injured animal, or part thereof, on any pu lic or private place, or into any reservoir or into, or on the banks of any stream, lake, pond, sewer, well, or other body of water.

SECTION 7. No person shall bury any dead or fatally sick or injured animal, or part thereof, in the City except that the owner or occupant of any property may bury thereon any dead animal owned by him, dying on such premises, after having obtained written permit to do so, from the Health Officer.

SECTION 8 No person shall carry or convey any dead animal through or upon any street, alley or public place unless the same is so covered that no part of it is exposed to view and no odors can emanate therefrom.

SECTION 9. No person shall fail to immediately dispose of any dead animal found upon property under his possession or control either in manner specified in sub-section 8 herein or by disposal at the city dump or by other a suitable means outside of the City

SECTION 10. No person shall herd any cattle, horses, mules, sheep, swine, or other animals for the purpose of feeding, grazing, or pasture, nor allow such animals to traverse the City streets or alleys anattended.

SECTION 11. No person shall tie, stake, or fasten any horse, cow, sheep or goat or other animal within any street, alley, or public place within the corporate limits or in such a manner that the said animal has access to any portion of any street, alley or public place.

Any person, firm, co-partnership or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than one-hundred (\$100.00) dollars: and upon conviction of a second or subsequent offense shall be fined not more than one hundred (\$100) dollars or imprisoned in the City Jail not more than thirty (30) days, or both such fine and imprisonment in the discretion of the City Magistrate, and shall pay the costs of prosecution.

An emergency is hereby declared to exist; and the usual rules of procedure are suspended, and this ordinance shall be read in full, and again by its title and placed upon its final passage by the approval of the City Council

PASSED: February 23, 1954

APPROVED:

McKechnie

ATTEST: /s/ Elizabeth Barry City Clerk