NOTICE OF HEARING OF FINAL Violet T. Calder, Deceased. ACCOUNT

In the Matter of the Estate of filed in the County Court of Marion time any persons interested in said OTTO K. PAULUS.

Notice is hereby given that the final account of Ladd & Bush Trust Co., a corporation, administrator with of 10 o'clock a. m., has been appoint-In the County Court of the State of Oregon for the County of Marion.

Co., a corporation, administrator with the will annexed of the estate of Oregon for the County of Marion.

Violet T. Calder, deceased, has been tions to said final account, at which Administrator with the Will Annexed.

County, Oregon, and that the 10th estate may appear and file objections therto in writing and contest same. LADD & BUSH TRUST CO., a Cor-

406 First National Bank Bldg., Salem, Oregon, Attorney for the Administrator. Date of first publication October 9,

Date of last publication November 6, 1930.

How are you going to vote on the "Grange Bill"?

Do you understand it? Have you studied this important constitutional amendment?

People's Water and Power Utility Districts Constitutional Amendment

That Article XI of the Constitution of .the State of Oregon be, and the same hereby is, amended by the addition of the following section, to be known as Section 12:

Section 12. People's utility districts may be created of territory, contiguous or otherwise, within one or more counties, and may consist of ir incorporated municipality, or municipalities, with or without unincorporated territory, for the purpose of supplying water for domestic and municipal purposes; for the development of water power and/or electric energy; and for the distribution, disposal and sale of water, water power and electric energy. Such districts shall be managed by boards of directors, consisting of five members, who shall be residents of such districts. Such districts shall have power:

- (a) To call and hold elections within their respective districts.
- (b) To levy taxes upon the taxable property of such districts.
- (c) To issue, sell and assume evidences of in-
- (d) To enter into contracts.
- (e) To exercise the power of eminent domain.
- (f) To acquire and hold real and other property necessary or incident to the business of such districts.
- (g) To acquire, develop, and/or otherwise provide for a supply of water, water power and electric energy.

Such district may sell, distribute and/or otherwise dispose of water, water power and electric energy within or without the territory of such

The legislative assembly shall and the people may provide any legislation, that may be necessary, in addition to existing laws, to carry out the provisions of this section.

324 Yes. I vote for the amendment.

325 No. I vote against the amendment.

Read it as carefully list of 191 Jappayers who fear

list of 191 Jappayers who fear

that the proposed districts

will around to show the top

will area in property the top

will area in property on the

burden. They say nothing

can limit the sige of

landed indebteauese of as these the sistricts (named in Voters Pamphlet)

Above is reproduced the so-called "Grange Bill," exactly as the official voters' pamphlet quotes it. No voter should go to the polls without reading the measure. To take the word of any political aspirant may mean that you are misled into a wrong vote. Your voters' pamphlet gives interesting arguments for and against the "Grange Bill," on pages 49 to 57. Pacific Northwest Public Service Company. "Pepco"