Ordinance No. 234.

mitting to the qualified electors of held November 15, A. D., 1915, perform their several duties relative in the following words: the city of Prineville. Crook county, more particularly by amending S c- to such levy, assessment, collection Oregon, an amendment to the chart- tion 25, Chapter 5, of said charter or payment, at the time or times the charter of the city of Prine-Oregon, an amendment to the charton 25, Chapter 5, of said charter of the city of Prine-ter of said city, relating to the limit as originally enacted and as amend-provided according to law and the ville. Oregon, be amended to other taxes sufficient to pay the case a majority of the legal voters ter of said city, relating to the limit as originally enacted and as amended to of the amount of the city indebted of the amount of the city indebted of the amount of the city indebted of the said sub-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city, relating to the limit as originally enacted and as amended to authorize and empower the common council to buy, build, equip, accouncil of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section 25, Chap-council of said city the power to division No. 58 of Section buy, build, equip, acquire, lease, ter 5 of the charter of said city to upon any of said city in conflict therewith; all of parts thereof, in conflict herewith, or any part thereof, of such intersection or any part thereof, of such intersection or any part thereof, electric, or other power, within or bereby granted the power for and within and without the boundaries on behalf of the city to buy, build, part thereof at the time, to bring actions for the condemof said city, or from said city to equip, acquire, lease, own, operate, other towns, cities or points without and maintain railways and railroads said principal or interest, and by city, and to bring actions for the thereof, and for profit, said rail-coupons, to recover any such princicondemnation or taking of private road or railroads to run within or pal or interest, due and unpaid, of \$100,000 bearing interest at not property for public use in the same within and without said city or then and in that case the said city more than six per centum (6) per by the chairman : the first clerk proval by the mayor and shall not now authorized or permitted to do or points without the boundaries of only the principal or interest, or said warrants or bonds to be payunder the laws of the state of Ore. the city, and to acquire rights of both, which may be due to such able in not to exceed thirty years OFFICIAL BALLOT FOR THE A. D. 1916. gon, and to exercise any one or way, terminals, easements and real more of said powers, and to borrow property within and without its liable for and shall pay all costs and collection of a direct annual ad valnegotiable warrants or bonds of to carry out any one or more of per cent of the amount of the prin- principal and interest on said warsaid city to the aggregate amount of \$100,000 for railways or rail- a: public or private sale, with or interest, as the case may be, for tenor and repealing any provision REFERRED BY THE COMMON roads, rights of way, terminals easements, or real property persaid warrants or bonds bearing interest at not more than six per roads, rights of way, terminals, shall be, and the same hereby deterest at not more than six per roads, rights of way, terminals, shall be, and the same hereby deterest at not more than six per roads, rights of way, terminals, shall be, and the same hereby deterest at not more than six per roads, rights of way, terminals, shall be, and the same hereby deterest at not more than six per roads, rights of way, terminals, clared, so much additional indebtedA. D. 1916 submitting said amendproperty in said city in addition to annum, payable semi-annually all other taxes, sufficient to pay the Prior to the authorization of sale interest on said warrants or bonds, thereof, the council, by ordinance, promptly when and as the same shall prescribe, fix and determine cipal and interest becomes due and to provide a sink- the form of such warrants or bonds, ing fund with which to pay the as the case may be, their date, de principal thereof at their maturity, nomination, the date or dates of and providing a penalty for the re- maturity of such bonds not exceedfusal, neglect or failure to make, or ing thirty years, the rate of inter- any charter or statutory limitation afternoon of said day. cause to be made, such levy, assess- est, place of payment, and the of indebteiness of said city; and the ment, collection or payment; pro- principal use or uses to which the council shall have full and complete are respectively the following amount of \$100,000, bearing inviding that after the delivery of proceeds derived therefrom shall be power to carry the provisions heresaid warrants or bonds, the ordin- applied, and shall levy and assess on ance authorizing the issuance and all of the taxable property of the sale thereof and levying taxes city, in addition to all other taxes and purchase and sell property, in M. D. Powell, L. C. Perry. Clerks bonds to be payable in not to extherefor shall be irrepealable and that provided by law and the charter order to carry out any one, either of Election: Statira Biggs, Ethel ceed thirty years, and providing for said warrants or bonds and the levy, same to be collected, sufficient to or all of the purposes and powers Glaze, assessment and collection of taxes create a fund to pay the interest herein named, without further au- If any judge of election fails to annual ad valorem tax on all the for the payment of the principal or accruing on said bonds promptly interest thereon shall be incontest when and as the same becomes due able and that the classes, kinds, or and to establish and maintain a amount of property subject to tax- sinking fund with which to discharge es, or the method or manner of the the principal thereof at maturity, levy, assessment or collection of which ordinance shall upon delivery taxes thereon as provided by law at of the bonds to the party entitled the time of the passage and approv- thereto, be thereafter irrepealable, al of the ordinance issuing same and the classes, kinds or amount of shall not be changed in any manner property subject to tax or the so as to reduce or diminish the se- method or manner of levy, assessment declaring an emergency."

The People of the city of Prineville, Warrants issued under the provis-

Oregon, Do Ordain as Follows: Section 1. The common council hereby proposes, adopts and sub-vision made, by the council, for mits to the qualified electors of the their payment through funds oblative assembly of the state of Ore- of the city or from the sale of a 23, 1880, 'and to repeal all Acts, or corporations, association or associamitted to the qualified voters of election, namely:

measure submitted at said election.

"Shall section 25, chapter 5, of Immediately after the completion approved February 14, 1887; and to or reasons whatever.

The council is hereby authorized 234, passed and approved on the ville, Oregon, be amended to city shall issue his proclamation, amend Section 17 of an Act entitled: and empowered, for and on behalf 7th day of July, 1916, an amend- authorize and empower the com- giving the whole number of votes Prineville, in Wasco County, Ore-condemnation or taking of private the charter of the city of Prineville acquire, maintain and operate rail-property within and without the and all acts and measures amenda-ways and rights of way terminals. gon, approved October 23, 1880, property within and without the and all acts and measures amenda-ways and rights of way, terminals, boundaries of the city for public use tory thereof, proposed and submit-easements and real property, and voting thereon to be in full force state February 18, 1891," approved in the manner as private corpora-February 16, A. D., 1899 and all tions are now authorized or per- qualified voters of the city. amendments thereof, either by act mitted to do under the laws of the of the legislative assembly or by state.

'An ordinance adopting and sub- Prineville and adopted at an election coupons appertaining thereto, to which will appear upon the ballot and providing for the levy and col- best by ordinance or resolution

curity for such warrants or bonds or collection of taxes thereon, as by submitted to the qualified elec and laws of the state of Oregon submitting said amendment to tors of the city for their rejection and the charter of the city of voters of the city of Princeville?" thereon, or lessen the power, au- the city, at the time of the passage or approval to be voted on at a Prineville. thority or ability of said city to and approval of such ordinance, raise funds sufficient to pay the in- shall not be changed in any manner tion 3 of this ordinance, terest on said warrants or bonds so as to reduce or diminish the sepromptly when and as the same be- curity for such warrants or bonds or hereby called and ordered to be said special election is as follows: comes due, and to discharge the any of them, or lessen the power, principal thereof at maturity, as authority or ability of the city to day of September, A. D., 1916, for provided in the ordinances issuing raise funds sufficient to pay the the purpose of voting on the prointerest on said bonds promptly posed amendment and the city rethem, so long as any of said bonds when and as the same becomes due, or warrants, or any of the interest and to discharge the principal thereon remains unpaid; and re-thereof at maturity. Said council the same for three consecutive pealing all parts of the charter in shall also require the collection of weeks prior to said election in The conflict with said amendment; adopting a ballot title for the amendment county officials authorized by law to submitted; designating the form of make such collections and the taxes ballot, the polling places and the so levied, assessed and collected designated the official newspaper ballot, the polling places and the so levied, assessed and collected hours the polls will be open; appointing the judges and clerks of said fund shall be used solely in the election; prescribing the form of payment of the principal and inter-election notice and directing the est of said bonds or warrants, and posting and publishing of the same, said principal and interest shall be repealing all ordinances or parts paid out of said funds at the time thereof in conflict herewith; and or times provided according to law and the tenor of said bonds or warrants and coupons attached thereto.

on the general fund and due protheir payment through funds obcity, an amendment to the city tained from the levy and collection charter, being the act of the legisgon for the year 1899, entitled: sufficient amount of funding bonds An Act to incorporate the City of of the city which the council is Prineville, Crook County, state of hereby authorized and empowered Oregon; and to repeal an Act, en- to issue, negotiate and make pro-Oregon; and to repeal an Act, entitled: 'An act to incorporate the vision for their payment, as and in Town of Prineville, Wasco County, the manner provided in this section of Monday, towit: the 11th day of September, 1916, at the same shall again be open and be filed with the recorder on or be-Oregon, approved October 23, 1880; for municipal bonds. All bonds and following named polling place in kept open until 5 o'clock, in the fore the second day after said elecand to repeal an Act entitled: 'An warrants of the city, when delivered the city of Prineville, Crook afternoon of said day of election. It of the purchaser, shall thereafter County, Oregon, to-wit: The Base-Section 7. The following ballot day after the election, it shall be Act to amend an Act entitled: 'An to the purchaser, shall thereafter County, Oregon, to-wit: The Base- Section 7. The following ballot day after the election, it shall be Act to incorporate the Town of be incontesable, and their legality ment of the Crook County Court title for said charter amendment the duty of the recorder in the pres-Prineville in Wasco (now Crook) shall not be open to contest by any House, a special election will be is hereby adopted and shall be ence of the mayor to canvass the County, Oregon.' approved October person or persons, corporation or held at which there will be sub-printed on all ballots used at said votes cast for and against the

ions of this section shall be drawn

An Act to incorporate the Town of of the city, to bring actions for the ment to Section 25, chapter 5, of mon council to buy, build, equip, cast in the city for and against each

of the legislative assembly or by initiative proceedings, and particularly an assembly or by initiative proceedings, and particularly an act of the legislative assembly of the state of Oregon approved February 12, 1903 and filed in the office of the Secretary of State February 13, 1903, and a measure submitted to

the qualified electors of the City of said bonds or warrants, or the corder and the common council and able in not to exceed thirty years, shall take such action as they deem the boundaries of said city, and to operated by steam, electric or other reason of such default, any suit or money and fund indebtedness to acquire rights of way, terminals, power, within or within and without proceeding is brought by the holder carry out any one or more of said easements and real property within the houndaries of the city, for the or holders of any such warrant or powers by issuing and selling the and without the boundaries of said benefit and use of the inhabitants warrants, bond or bonds, coupon or negotiable warrants or bonds of manner as private corporations are from the city to other towns, cities shall be liable for and shall pay, not annum and payable semi-annually money and fund indebtedness to boundaries, and to exercise any one expenses of such suit or proceeding, orem tax on all the taxable pro- DAY OF SEPTEMBER, A. D. 1916. carry out any one or more of said or more of said powers, and to bor. and also reasonable attorney's fees perty in said city in addition to all powers by issuing and selling the row money and fund indebtedness amounting to the sum of ten (10) other taxes sufficient to pay the taining to a rulway or railroad, city in an amount not exceeding the penses of such suit or proceeding, which is more particularly set forth said warrants or bonds bearing in- principal sum of \$100,000 for rail- including such attorney's fees, in Ordinance No. 234 passed and annually; and providing for the levy such railroad or railway, said war- ness of the city, which shall be in- ment to the voters of the city of build, equip, acquire, maintain and and collection of a direct annual ad rants or bonds bearing interest at cluded in any judgment obtained Pineville." valorem tax on all the taxable not more than six (6) per cent per against such city and the payment. The said special election will be operated by steam, electric, or of which shall be enforced in the held commencing at 9 o'clock in other power, and to acquire rights, same manner and by the same the morning and the polls will re- of way, terminals, easements and means as the payment of said prin- main open until 12 o'clock noon, at real property, and to bring actions

of into effect by ordinance or reso of Princville: lution and to make and let contracts thorization and without a vote of which conflict with the provisions another to fill his place. hereof are hereby repealed."

5 of the charter of the city is hereby submitted to the qualified elec special election as provided in Sec-

corder is hereby directed to give notice of said election by publishing thereof, the last publication of which notice shall not be more than ten days prior to the date of said election, and by posting the said notice more than ten days prior to said election in three public places in said city, which notice shall contain the full text of this ordinance together with the ballot title and number thereof, and the place of holding the election; the time when the polls shall be open and the names of the judges and clerks of election, and shall be in substantially the following form:

SPECIAL CITY ELECTION NOTICE.

State of Oregon, County of Crook, City of Prineville, ss.

which time they may be closed, if for the condemnation or taking of Each of the provisions of this desired, proclamation of the same private property for public use, section shall be self executing, and being made, until one o'clock, when and to borrow money and fund inthe indebtedness herein authorized the same shall again be open and debtedness to carry out any one or shall not be construed as affected by be kept open until 5 o'clock in the more of said powers by issuing and

Judges of Election: R. W. Zevely

attend and serve at the proper the electors, and to make all neces- time, the voters there present may dition to all other taxes sufficient sary rules and regulations therefor, elect another to fill his place, and to pay the principal and interest as herein provided; and any pro- if any clerk of election fails to at- on said warrants or bonds accordvision or provisions of the charter tend and serve at the proper time, ing to their tenor; and repealing or ordinance of the city of Prineville the judges of election may appoint any provision or provisions of the

Section 2. That the foregoing vote at such election who is not a particularly set forth in Ordinance amendment to Section 25, Chapter legal voter of the city of Prineville No. 234, passed and approved on 5 of the charter of the city is here- in accordance with the constitution the 7th day of July, A. D. 1916, and laws of the state of Oregon submitting said amendment to the

The full text of Ordinance No. 234, passed and approved the 7th 300 YES Section 3 A special election is day of July, A D. 1916, calling (Here insert in both pub-

lished and posted notices the full text of Ordinance No. 234 above mentioned.) D. F. STEWART, (Seal)

Attest: E. O. HYDE,

the city of Prineville will be as follows:

The Basement of the Crook County Court House Section 5. The following named

persons are hereby designated and appointed as judges and clerks of ing to law, and that I will stu-election to serve as said officers at diously endeavor to prevent fraud, said election as follows: Judges: R. W. Zenely, M. D. election."

Powell and L. C. Perry. Clerks: Statira Biggs and Ethel Glaze.

Section 6. The said polling place shall be open for the reception of election, the official ballots as revoters at the hour of 9 o'clock in quired by the laws of the state of the forenoon, and continue open Oregon and this ordinance and upuntil 12 o'clock noon, at which on the completion of the count of time they may be closed, if desired, the votes cast at said election in

ted by the common council to the to bring actions for the condem- and effect as a part of the charter nation or taking of private pro- of the city of Prineville from the Said proposed amendment is perty for public use, and to borrow date of said proclamation, and the printed in pamphlet form by the money and fund indebtedness to recorder shall present a certificate

and approved on the 7th day of July, A. D. 1916, submitting said immediately necessary for

ly the following form:

MARK BETWEEN THE NUMBER AND ANSWER VOTED FOR

COUNCIL

"Shall section 25, chapter 5, of the charter of Prineville, Oregon, operace railways and railroads selling the negotiable warrants or The judges and clerks of election bonds of said city to the aggregate named qualified electors of the city terest at not more than six per centum (6) per annum and payable semi-annually, said warrants or the levy and collection of a direct taxable property in said city in adcharter of said city in conflict No person shall be entitled to therewith: all of which is more

VOTE YES OR NO

Section 9. If any judge of election fails to attend and serve at the proper time or if none have been Dated this 7th day of July, A. D. appointed, the voters there present may elect another in his place; and if any clerk of election fails to attend and serve at the proper time, the judges of election may appoint another to fill his place. Recorder.

Section 4. The polling place for official act at such election, the holding the said special election in judges and clerks shall each make on 6 hp. and subscribe an oath of office in substantially the following form:

"I, do solemnly swear (or affirm) that I will perform the duties of judge of election (or clerk, as the case may be) accorddeceit and abuse in conducting the

Section 10. The recorder shall cause to be prepared and printed and furnished to the judges and clerks of election, for use at said

lection of a direct annual ad val- relative to the issuance of the "Shall section 25, chapter 5, of orem tax on all the taxable pro- bonds authorized by the amend-

Section 12. Inasmuch as it is amendment to the voters of the public health, peace and safety, city of Prineville?" that this Ordinance be effective at that this Ordinance be effective at Section 8. The form of the as early a date as possible, an imofficial ballots for use a. said elec- mediate emergency is hereby detion shall be printed in substantial- clared to exist and this ordinance shall take effect and be in full force To be torn off : To be torn off by and effect from and after its apbe subject to the referendum.

APPROVED this 7th day of July,

D. F. STEWART. Mayor.

35t3e.

(SEAL) Attest: E. O. HYDE.

Recorder.

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