Section I. The Mount Hood Railway & Power Company, a corporation duly organized and existing under the laws of the State of Oregon, and having its principal office and place of business in the City of Portland, in the State of Oregon, and its successors and assigns, is hereby granted, subject to the consideration and conditions this Ordinance contained, the right and privilege to erect, construct and maintain an electric light, heat and power system in the City of St. Johns, Oregon, and the right and privilege to erect poles and stretch wires thereon and thereover, through, over and upon the streets, alleys and public highways, and to construct underground conduits or pipes with all necessary munholes and other appliances, in and under said atrects, alleys and public highways in the City of St. Johns for conducting and conveying electricity for light, heat and power and to charge and collect

solts therefor.

Section 2. All rights and privileges hereby granted shall expire at the end of twenty-five years from the date of the acceptance of the terms and conditions of this Ordinance by the said Mount Hood Railway & Power Company and in the event the said Mount Hood Railway & Power Company shall fail or neglect or refuse to perform any fail or neglect or refuse to perform any of the obligations or requirements im posed by this Ordinance, for the perio of thirty (30) days after notice in writing, this grant and privilege by Ordinance may be terminated and annulled by the Council of the City of St. Johns, and the said Mount Hood Railway & Power Company shall be deemed to have forfeited all right and privileges bereby granted. hereby granted.

Section 3. All necessary connections to subscribers' stations and to other points may be made from such wires points may be made from such wires and conductors, and with such means, apparatus and appliances as may be requisite. Said grantee, its successors and assigns, shall file with the City Engineer or properly constituted authority of the City, before doing any of the work under the authority of the franchise, plans of all conduits, manholes, distributing poles, and all other holes, distributing poles, and all other constructions proposed within the limits of the streets, alleys and public highdetail, including appropriate maps, a constituted authorities may demand and approve; and plans and specifications of relocations and changes shall be filed in like form and be approved before the same shall be made or work begun

The Mount Hood Railway & Power Company, its successors or assigns, shall immediately upon the acceptance of this franchise, file with the City Recorder of the City of St. Johns, a bond in the sum of \$2,000.00, which said bond will provide that the work by the terms of this franchise, be comby the terms of this franchise, be commenced within the City of St. Johns, within ninety (90) days thereafter and that said work shall be prosecuted in good faith and that the sum of \$15,000.00 will be expended in the construction of its plant or extensions in the City of St. Johns, within one year from the date of said acceptance.

All poles erected by virtue of this franchise and grant shall be maintained at such length, and shall be of such kind, and the wires thereon shall be

kind, and the wires thereon shall be of such height and placed in such man-ner as shall be satisfactory to the City of St. Johns, or its properly constituted authorities. Said grantee, its successors or assigns, shall not remove its poles after once being set, from any location to another, unless permitted do so by the City of St. Johns, or i properly constituted authorities, and the City of St. Johns reserves the right to cause such poles to be removed. Sec. 4. The said grantee, its su

cessors or assigns, under the direction of the City of St. Johns or its proper constituted authorities, may make a necessary executions in any street, a of erecting, constructing and maintaining poles and other supports for it wires, conductors, lights or are lights and for repairing the same, and for laying repairing and maintaining its un-derground conduits and pipes, and for placing, repairing, maintaining and operating its wires and other con-ductors therein. All poles of the saigrantee, its successors or assigns, shall be erected at the edge of the sidewall unless otherwise directed by the properity authorities. The City of St. John its properly constituted authoritie shall have the right to cause sai grantee, its successors or assigns, to move the location of any pole or arlight whenever the removal thereo shall be deemed for the public conven ience and the expense thereof shall be paid by the said grantee, its successor

When any excavation shall be made pursuant to the provision of this Ordinance, the said grantee, its successors or assigns shall restore t portion of the street, alley or publi highway, to the same condition in whice it was prior to the opening thereof, and all work shall be done in strict compliance with the rules, regulations, ordnances or orders which may be adopted from time to time during the continuance of this franchise, by the Counci of the city, or as may be otherwise provided by law. It is further provided that the city authorities may that any opening in any hard surface payement in any street, alley or public highway shall be filled in and the paye-

OF Assigns.

non of the City of St. Johns, at the cost of said grantee within a specified time therein to be fixed.

Sec. 6. At all times, the power and right to reasonably regulate, in the pubin interest, the exercise of the fran-chise and right so granted, including rates to be collected for light and pow-

cr, shall remain and be vested in the Council of the City of St, Johns.

Sec. 7. The construction and installation of the plant and system herein provided for shall begin within ninety days and shall be completed to the expower ready for use within the limits of the City of St. Johns within one ear from the date of acceptance of his franchise. Sec. 8. The grantee, its successor.

ed assigns, are hereby empowered and authorized to cut and trim any and all enamental shade trees in any of the reets, alleys or public highways he city, that interfere with any light ole, wire, appliance, or apparatus used onnection with or as a part of the electric light, heat, power works or amental tree shall be so cut or trimme to a point below twenty-five feet above the sidewalk grade, nor shall any such shade tree or ornamental tree be so cut or trimmed until the grantee, its successors or assigns shall give writen or printed notice to the owner of occupant of the premises in front of which said trees are growing, to trin such trees within one week after giv-ing said notice at the cost and expense of said owner or occupant. If the said wner or occupant fails, neglects or refuses to so cut and trim such trees a equired by said notice, the said grantee ts successors or assigns, may cut or rim, or cause to be cut and trimmed uch trees, but said trees to be cut and trimmed in such a manner so as not to imnecessarily deform or injure the same. Said work shall be done at the expense of said grantee, its successors BESTSTEEL

Sec. 9. Nothing in this Ordinance shall be construed as in any wise to prevent the City of St. Johns from ewering, grading, paving, planking altering or doing any work that may be desirable on any of the streets, alleys or subfic highways, but all such work shall be done, if possible, in such man-ner as not to obstruct, injure or prevent the free use and operation of the said electric light, power and heat sysem of said grantee, its successors of

Sec. 10. Whenever it shall be nec sary in grading or sewering, or m making any other improvements in any street, alley or public highway, to re-move any pole or poles belonging to said grantee, its successors or assigns or on which any line or lines, wire wires of said grantee, its successor assigns shall be stretched or fastened the said grantee, its successors or assigns, shall upon receiving ten days notice from the City of St. Johns, by its properly constituted authorities, renove such pole or poles, and if failing, neglecting or refusing so to do, the said City of St. Johns, by its properly constituted authorities, may remove the ame at the expense of the said grantee

its successors or assigns.

Sec. 11. Said grantee, its successors or assigns, hereby agrees and covenants o indemnify and save harmless the City. of St. Johns and the officers thereof, sgainst all damages, costs and expenses whatsoever to which it or they may be eglect of said grantee, its successor assigns, its agents or servants, it manner arising from the rights and rivileges hereby granted, All right, authority and grants herein

ontained or conferred are also condiioned upon the understanding igreement that these privileges in the treets and public places are not to operate in any way as an enhancement of the grantee's properties or values to be an asset or item of ownership n the appraisal thereof in the event hat said city shall ever acquire by urchase, any or all of said grantee

This franchise and grant shall not b onstrued as any limitations upon the efficers to grant right, privileges of otherity to other persons or corporations similar to or different from those rein set forth in the same streets

lleys or highways. Sec. 12. It shall be unlawful for person or persons, unless author red by the grantee, its successors or signs, or by the City of St. Johns, or its properly constituted authorities, o interfere with, meddle with, injure it remove any of the poles, wires or inderground conduits or pipes, or any isulator, instrument, light or apparatus light, heat or power system herein pro-vided for, and any person or person-violating any of the provisions of this section shall, upon conviction thereof sefore Municipal Court, be punished by fine of not less than Five (5) nor nore than One Hundred (\$100) Doloth said fine and imprisonment,

The rights and privileges granted by this Ordinance are granted upon the conditions herein contained nd upon the following considerations,

thirty days, after this Ordinance shall or assigns do not take such new or ad-be in force, file in the office of the Recorder of the City of St. Johns, its their election not to take the same, written acceptance of this Ordinance granted by the city to any other cor-granted to and conferred upon said poration, associations, firm or individ rantee, its successors and assigns, subect to all the terms, obligations, restric-ions and provisions in this Ordinance

St. Johns, on or before the 15th day Railway & Power Company, its success of January of each year and every year sors and assigns, which the city by this during the life of this franchise, in section reserves the right to purchase gold coin of the United States of America, a sum of money equal to two (2f) urice to be paid therefor to the Mount of the gross earnings of the said Hood Railway & Power Company, its grantee, its successors or assigns, from successors and assigns to be fixed and rates or tolls colected within the corporate limits of the City of St. Johns this section above provided for fixing ment replaced by the city authorities and the costs thereof including the cost of inspection and supervision shall be paid by the grantee, its successors or assigns and for the purpose of guaranteeing such repairs in said streets,

alleys and public highways, the said Ordinance be imposed, exacted from or grantee shail file with the City Recorder of the City of St. Johns, a way & Power Company, its successors way & Power Company, its successors or assigns, other than the above spegrantee shall corder of the City of St. Johns, a good and sufficient annual bond to be approved by the Mayor, in the sum of \$1,000.00, which bond shall, among other things, provide that said streets, when so opened, shall be protected, remains and reconstructed to the satisfactory and reconstructed to the satisfactor of the annual payments of money remains the same of the annual payments of money remains the same of the annual payments of money remains the same of the annual payments of money remains the same of the annual payments of money remains the same of the annual payments of money remains the same of the annual payments of money remains the same of the annual payment of money and the same of the same of the annual payment of money and the same of the same or assigns, from lawful taxation. Each of the annual payments of money required by this section, shall be made by the said Mount Hood Railway & Power Company, its successors or assigns, to the Recorder of the City of St. Johns on or before the 15th day St. Johns on or before the 15th day of January of each year for the preced-ing year, and said Recorder shall issue his receipt therefor which shall be a full acquittance of the said Mount Hood Railway & Power Company, its suc-cessors or assigns for such payment. At such time, the grantee herein, its successors or assigns, shall file with the City Recorder, a certified statement showing the gross earnings of the Com-Johns for the past year and the Re-corder for said city shall have access to the books of the said company dur-ing the business hours of any business day, for the purpose of verifying said report. Should said Mount Hood Railway & Power Company, its successors way & Power Company, its successors or assigns, fail or neglect for thirty (30) days after the same becomes due and payable and after written notice from the City of St. Johns to pay the same, to pay any of the said annual payments, provided for in this section, the City of St. Johns, by its properly constituted authorities, shall have the right to collect said overdue payments from the said Mount Hood Railway & from the said Mount Hood Railway & Power Company, its successors or assigns by a suit or action, and shall have a lien upon its property and franchise hereby granted for the payment of the

Fourth That upon the expiration of the period for which this franchise is granted, the City of St. Johns reserves the right, at its election and upon pay-ment therefor by a fair valuation there-of, to be made and determined as here-inafter provided, to purchase as an enirety and take over to itself all that portion of the plant and property of the said Mount Hood Railway & Power Company, its successors or assigns, which may be situated in, above and under the streets, avenues, highways and public places of the City of St. Johns. provided, however, that before the City of St. Johns shall have authe city of St. Johns shall have au-thority to purchase or take over such plant or property, the question whether or not the city shall acquire or take over the said plant or property, shall first be submitted to the voters of the city at the regular election for city ofcity at the regular election for city of-ficers next preceding the expiration of the period for which this franchise is granted, or at a snecial election held therefor and the affirmative vote of at least two-thirds of the electors voting at such election shall be necessary to authorize the acquisition of such plant and property by the city. In determin-ing the valuation of such plant and property, to be purchased and taken over by the city, there shall be excluded therefrom any value of franchise or rights of way, derived from the City of St. Johns to maintain and operate such material and property which said Mount Hood Railway & Power Company, its successors or assigns, may have put into, upon, over or under the streets, alleys, avenues, highways and public object of the city, and the said plant. The price or valuation to be paid by the City of St. Johns for the said property shall be fixed and determined by three (3) arbitrators consisting of three circuit judges of the Circuit Court of the State of Oregon for Multnomah the State of Oregon for Multnomah of County, and if said Judges or any of County, and if said Judges or any of the Council as above provided.

Dolling for breakfast. I get a great big of bowl full of it. I sprinkle some of the Mount Hood Railway & Power Company shall not be sold, transfer or leased to any other person, firm or corporation without the consent of the City of St. Johns first given by Ordinance duly enacted, and every sale, transfer or lease of such franchise shall be deemed void and of no effect without the consent of the Council as above provided.

The price or valuation to be paid by three or leased to any other person, firm or corporation without the consent of the City of St. Johns first given by Ordinance duly enacted, and every sale, transfer or lease of such franchise shall be deemed void and of no effect without the consent of the Council as above provided.

The price or valuation to be paid by three or leased to any other person, firm or corporation without the consent of the City of St. Johns first given by Ordinance duly enacted, and every sale, transfer or lease of such franchise shall be deemed void and of no effect without the consent of the Council as above provided.

The price of under the streets and public do to the Mount Hood Railway & Power Company & Saltie Rapress via North Bank 124 North Coast Limited via Nuget Sound 124 North Coast L grantee another and these two shall elect a third, which arbitrators as selected shall possess qualifications of a juror in the Circuit Court of Oregon for the County of Multnomah, and th decision in writing of the three arbitrators so selected or a majority of them, made in duplicate and signed by them, one to be delivered to the Mayor of the City of St. Johns and the other to the Mount Hood Railway & Power ompany, its successors or assigns, the said price and valuation shall be paid to the said Mount Hood Railway & Power Company, its successors and as-signs, before the said Mount Hood Railway & Power Company, its succes-sors or assigns shall be deprived of the possession of the right to maintain, operate and enjoy the said plant and property; and upon the payment ity to the said Mount Hood Railway & Power Company, its successors of asigns, of such price and valuation se letermined as aforesaid, said plant and roperty so valued, nurchased, and paid for shall become the property of the City of St. Johns by virtue thereof and cayment as aforesaid and without the execution of any instrument of convey-ance. If the City of St. Johns shall elect not to acquire the said plant and and the city shall elect to grant a new or additional franchise in lieu of the expired franchise by this Ordinance granted, on application made by the said Mount Hood Railway & Power Comars, or by imprisonment in the city and not less than three (3) or more naw, its successors or assigns, for such new or additional franchise, then and in that case, the said Mount Hood Railway & Power Company, its successors or assigns shall have the first and preferential right to take and receive such new additional franchise, and if the said City of St. Johns, or the Mount Hood Railway & Power Company, its successors their election not to take the same granted by the city to any other cor ual or individuals, then, in that case, suc other corporation, association, firm, in-dividual or individuals taking such new tions and provisions in this Ordinance contained, and upon the expiration of the thirty days' time allowed for acceptance of this Ordinance, the same not having been accepted unconditionally, this Ordinance shall become wholly void, inoperative and of no effect.

Second. The said grantee, its successors or assigns, hereby consents to and agrees to perform and abide by all the terms, requirements and conditions transfer of the City of the company, its successors or assigns, at or before the transfer of imposed by any provisions of the City Charter upon the granting of the City Charter upon the granting franchise rights and privileges successors or assigns, shall be deprived of the right to possess, maintain and on-Third. The said grantee, its successors or assigns, shall pay to the City of

ANTICIPATION

Believing that hard surfacing of Jersey street is going to make it a much more popular street and thus increase our patronage we bought our Spring Stocks accordingly. The new Percales and Ginghams are here and they are certainly pretty; the patterns new and varied and the

The new styles of Shirt Waists in prices from \$1.00 to \$5.00 are being opened for display. This line is made by a house that stands for quality as well as style. We know we can please you.

And the line of nifty styles of shoes was never so large.

We certainly feel that we merit the patronage of St. Johns people. The profits are not spent on things of luxury but go to make our store a larger and better store, to our help, and to carry those families on our books who are gradually paying for their homes. The better the patronage to your home stores, the better stores you will have.

Bonham & Currier

Warner Corsets

Butterick Patterns

the City of St. Johns for service by the said grantee, its successors or assigns, shall be as follows: For power:

100 to 500 or less per month. 500 to 1000 or less per month. 1000 to 5000 or less per month. 5000 to 8000 or less per month. sooo to 10000 or less per month....2c

Sooo to 10000 or less per month....1c

For light and heat: Twelve (12c)
cents per kilowat hour.

And it is agreed that the grantee, its
successors or assigns, shall furnish the

City of St. Johns, upon request of the City Council, such electric energy for the lightning of said city as may be required, at its sub-station to be es-tablished therein, at the rate of two

cents (2c) per kilowat hour.
Sixth. The total estimated cost of that portion of the plant of the grantee, its successors or assigns, proposed to be constructed within the City of St. Johns is Fifteen Thousand (\$15,000.00) Dollars and the estimated yearly expenditure for maintenance, operation and extension of said plant and prop-erty within the City of St. Johns will be Two Thousand (\$2,000.00) Dollars. Sec. 14. The City of St. Johns shall St. Johns to maintain and operate such olants and property, but there shall be included in such valuation the value of all are lights, incandescent lights poles, wires, underground conduits and material and property which said Mount Hood Railway & Power Company, its successors or assigns, may have put for. have the right and privilege of a place

Passed by the city council
Approved by the mayor
Mayor
Attest Recorder,
Published by the St. Johns Review on Feb. 10 and 17, 1911.

DR. H. O. BROWN

Chiropractor and Osteopath

415 N. Kellogg Street One Block East of Postoffice Lady Assistant

AMERICAN BEAUTY CORSETS

When you pur-chase a corset you want one that has STYLE It is equally im-portant that the same corset be COMFORTABLE

and if you can al-so have one that WEARS WELL and that corset can be bought at a REASONABLE PRICE ONE DOLLAR UP

you have all the requisites of a splendid corset. AMERICAN BEAUTY CORSETS have every one of these excel-lent features and many more. Every improvement as exacted by fashion is combined in these

dainty garments Couch & Co.

POLK'S = GAZETTEER

Note the label on your paper.



Your friend,

P. S. We get our oatmeal and all the groceries we buy from

Muck Mercantile Company

Phone, Richmond 821

ADMINISTRATOR'S NOTICE

In the matter of the estate of Jacob B

In the matter of the estate of Jacob B. Hepp, deceased.

Notice is hereby given that the undersigned, Walter W. Hepp, has been appointed by the county court of the state of Oregon, for Multnomah county, as administrator of the estate of Jacob B. Hepp, deceased, and has qualified as such. All persons having claims against said estate are hereby notified to present the same duly verified according to law to said administrator at the office of his attorneys, Johnson & Van Zante, 314 attorneys, Johnson & Van Zante, 314 Spaulding building, in the city of Portland, Oregon, on or before six months from the date of the first publication of this notice, which is Feb. 3, 1911.
WALTER W. HEPP,
Administrator of the Estate of

Jocob B, Hepp, deceased, Johnson & Van Zaute, Attorneys, 314 Spaulding building.

ADMINISTRATOR'S NOTICE

OF FINAL SETTLEMENT In the County Court of the State of Oregon for the county of Multnomah In the matter of the estate of Elizabeth Ward, deceased.

J. Ward, deceased.

Notice is hereby given that the undersigned, administrator of the above named estate, has filed his final report and account with the clerk of the above named court, and that the judge of the above named court has fixed upon the 21st day of February, 1911, at 10 o'clock a. m. of said day as the time, and the county court room of the county court county court room of the county court house in Portland, Multnomah county, For Sale—A fifty dollar course in the Scranton International Correspondence School, any department, at 20 per cent discount, at rate of \$5.00 down, \$5.00 per month; further discount for cash. Address "B," this office.

POLK'S

house in Portland, Multnomah county, Oregon, as the place, when and where and when and where all persons having any objections or exceptions to anything in said report contained, may file the same and be heard, and when and where said estate be finally closed and settled.

The first publication of this notice is on the 20th day of February, 1911, and the last publication will be on the 17th day of February, 1911.

day of February, 1911. GILBERT WARD,

NOTICE TO ADVERTISERS.

vertisement the copy for such change short notice. Work called for in should reach this office not later than any part of the city. St. Johns Wednesday, at 3 o'clock p. m. Please Cleaning, Pressing & Dye Works, Phones: Office, Main 1485; Resi-

Spokane, Portland & Seattle Railway.

LEAVING ST. JOHNS. points 7.53 a.m. Inland Empire Express, 9.23 a.m.; for Chicago, St. Paul, Omaha Kansas City, St. Louis, Walla Walla, Pasco, Roosevelt, Granddalles, Goldendale, White Salmon, and Vancouver.
North Bank Limited, 7:23 p. m.; for Chicago St. Paul, Omaha, Kansas City, St. Louis, Spokane, Sprague, Ritzville, Lind, Pasco, Roosevelt, and Vancouver. Lyle Passenger for Lyle, Goldendale and loca

Vancouver. olumbia River Local,6:38 p. m.; for Vancouver. Camas, White Salmon, Lyle, Granddalles, Cliffe and all intermediate stations.

ARRIVING AT ST. JOHNS
Inland Empire Express, 7:48 p. m.; from Chica
go, St. Paul, Omaha, Kansas City, St. Louis
Rpokane, Sprague, Ritzville Lind, Pasco
Roosevelt, Granddales, White Salmon, and Var

couver.

orth Rank Limited, 7:37 a. m.: from Chicago,
St. Paul, Omaha, Kansas City, St. Louis, Walia
Walia, Pasco, Roosevelt, and Vancouver.

olambia River Local 10:05 a. m.; from Cliffs,
Cranddalles, Goldendale, Lyle White Salmon,
Camas, Vancouver and all intermediate stations. Lyle rassenger firs p. m. from Lyle, Goldendale and local points.

All trains stop for passengers. Office open all night. Tickets on sale for all points.

O. M. Cornell, Agent.

Northern Pacific Railway

Breakfast-food?

Jocob

ar Friend:

I think oatmeal is a fine thing breakfast. I get a great big

breakfast. I get a great big

well full of it. I sprinkle some

LHAVING ST. JOHNS

North Coast Limited via Poget Sound 10,30 a. m. North Coast Limited via North Bank - 7,25 p. m. North Coast Limited via Poget Sound - 1,35 a. m. Atlantic Express via North Bank - 7,25 p. m. Twin City Express via North Bank - 7,25 p. m. Bastern Express via North Bank - 7,25 p. m. Hor Grays Harbor. Olympia and South Ben Branches.

Postland. Tacoma & Seattle Express, 70 a. m. for Grays Harbor. Olympia and South Ben Branches.

Postland. Tacoma & Seattle Express, 70 a. m. for Grays Harbor. Olympia and South Ben Branches.

Postland. Tacoma & Seattle Express, 70 a. m. for Grays Harbor. Olympia and South Ben Branches.

Postland. Tacoma & Seattle Express via North Bank - 7,25 p. m. for Grays Harbor. Olympia and South Ben Branches.

North Coast Limited via Poget Sound 1,30 a. m. North Bank - 7,25 p. m. Allantic Express via North Bank - 7,25 p. m. for Grays Harbor. Olympia and South Ben Branches.

North Coast Limited via Poget Sound 1,30 a. m. North Bank - 7,25 p. m. Allantic Express via North Bank - 7,25 p. m. for Grays Harbor. Olympia and South Ben Branches.

North Coast Limited via Poget Sound 1,30 a. m. North Bank - 7,25 p. m. Allantic Express via North Bank - 7,25 p. m. for Grays Harbor. Olympia and South Ben Branches.

North Coast Limited via Poget Sound 1,30 a. m. North Bank - 7,25 p. m. Allantic Express via North Bank - 7,25 p. m. for Grays Harbor. Olympia and South Ben Branches.

North Coast Limited via Poget Sound - 1,25 a. m. Allantic Express via North Bank - 7,25 p. m. for Grays Harbor. Olympia and South Ben Branches.

North Coast Limited via Poget Sound - 1,25 a. m. Allantic Express via North Bank - 7,25 p. m. for Grays Harbor. Olympia and South Ben Branches.

North Coast Limited via Poget Sound - 1,25 a. m. Allantic Express via North Bank - 7,25 p. m. for Grays Harbor. Olympia and South Ben Branches. LEAVING ST. JOHNS

O. M. Cornell, Agent

St. Johns Sand and Gravel Co.

JACKSON & MUSGROVE, Props. General Contractors.

We are prepared to do any and all kinds of excavating for street work and other purposes. We also handle sidewalk and building material.

Newton and Fessenden Streets, St. Johns, Ore. Phone Richmond 1571.



Plumbing is more seasonable now than any other time in the year. If you have plumbing that should be, call in aud see us we will be glad to give you an estimate.

EDMONDSON CO. 203 S. Jersey St. Phone Columbia 9.3

Central Market! HOLBROOK BLOCK

See us for the Choicest Cuts of

the Best Meats Obtainable.

Order Filled and Family Trade Solicited.

T. P. WARD, Proprietor.

How about your clothes? Are they in good condition? We clean, in order to insure a chapge of ad press and repair your clothes on

DR. W. E. HARTEL

Two Offices Holbrook Block St. Johns 14236 Killingworth Avenue

DR. J. VINTON SCOTT

DENTIST Open Evenings and Sundays by Ap-

pointment. Office Phone Columbia 140 Resident Phone Columbia 38

DR. RAMBO

First National Bank building. ST. JOHNS, OREGON.

JOSEPH McCHESNEY, M. D. Physician and Surgeon. Day & Night Office in McCheaney blk.

DENTIST

DR. R. A. JAYNE Physician and Surgeon Office over the First National Bank

St. Johns, Oregon Res. Phone Jersey 1571. Office Phone Jersey 921 ALBERT CAREY, M. D.

HOLBROOK BLOCK Office Hours: 10 a. m. to 1 p. m., 1 to 6 p. m. ST. JOHNS, OREGON.

Daniel O. Webster, A. B. M. D Residence, 697 Dawson Street

Office, Pliter Block. University Park, Portland, Oregon

PERRY C. STROUD

LAWYER First National Bank Building

ST. JOHNS - - - OREGON

O. J. GATZMYER

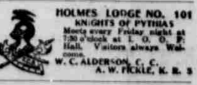
ATTORNEY AT LAW

McDonald Building ST. JOHNS . . OREGON

COLLIER & COLLIER Lawyers

Spaulding Bldg. Portland, Ore. J. R. WEIMER

Transfer and Storage We deliver your goods to and from all parts of Portland, Vancouver, Linn-ton, Portland and Suburban Express Co., city dock and all points accessible by wagon. Plane and furniture moving



LAUREL LODGE No. 186 I. O. O. F. ST. JOHNS, OREGON Meets each Monday evening in Odd Fel-lows' hall, at 8:00. Visitors welcomed.



CAMP 773 W. O. W.



DOCTOR DOUGLASS The Chiropractur

338 Union Avenue, North Office Hours: 9 to 12 m., 1 to 5 p.m.