Published Every Friday At 117 West Burlington Street.

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All communications should be addressed to The Review, St. Johns, Oregon. Official Messepaper of the Oilty of St. Johns.

Subscription price \$1.00 per year.

The war situation is still most distressing. The blood that is being shed and manhood destroyed is simply appalling. It is too horrible to fully realize, and it is to be sincerely hoped that the end of it all will soon be in sight.

The Review has decided to take neither side on the prohibition question, deeming it not policy to do so when it is the only newspaper in this field. But in order that both sides may have an opportunity to present their arguments, any citizen that has anything to say on the subject can present it under his own name and it will be publish-We have requests from both sides for advertising space, and thus each side will be presented in paid advertisements. No partiality will be shown to either the "wets" or the "drys." Editorially the paper will remain

It would seem that neither the county coroner nor any one else should take it upon themselves to remove a dead body from St. Johns to Portland without the consent of the relatives of the deceased. Yet last week in the case of the drowning of Mr. Lindly, his wife wanted the remains left here, but by some one's orders it was taken to at St. Johns, in the state of Oregon, at Portland, and as a result it cost the close of business Sept. 12, 1914: her six dollars to have it re-transferred to St. Johns. It was not a case for a coroner inquest, when the evidence wa plain of accidental death. As matter of fact the city of S Johns should be supplied wit grappling hooks for cases emergency.

BENEFITS LOCAL PEOPL

St. Johns' people have discovere that A SINGLE DOSE of simple buckthorn bark, glycerine, etc., compounded in Adler-i-ka, th German appendicitis remedy, re moves gas on the stomach and con stipation AT ONCE.-St. John

How is Your Title?

Have your abstracts made, coninued or examined at the Peninsu la Title, Abstract and Realty Co. Accurate work. Reasonable fees. H. Henderson, manager, 311 North Undivided profits, less expen-Jersey street

FLOYD CHURCHILL

With the

STATE LAUNDRY CO.

Satisfaction Guaranteed Rough Dry 5c per Pound

Cleaning, Dyeing and Pressing

done Neatly and Promptly.

Phone East 657 or Columbia 242



I Will Give \$1000 If I Fail to Cure

Any Cancer or Tumor. No knife, no in woman's breast is cancer if hard; it always polsons deep glands under the arm and kills quickly.

Any tumor, lump, or sore Any tumor, lump, or sore on the lip, face or body long is cancer. An Island plant plaster and blood specific makes the cure. Written absolute guarantee. 120 sage book sent free. Testimo-

ess Old Dr. & Mrs. Dr. Chamley & Co.

HE HID HIS MONEY IN THE GROUND. ITS GONE IF HE HAD HIDDEN IT IN OUR BANK IT WOULD BE SAFE NOW

Do you see this picture? Well this is a common oc-currence. The papers contain accounts almost daily of where people lose their money by hiding it in unsafe places. If you want to HIDE your money hide it behind our thick walls and strong locks where it will be SAFE.

we refer those who have not banked with us to those who HAVE.

Make OUR bank YOUR bank

We pay 4 per cent interest on Savings Accounts

FIRST NATIONAL BANK, ST. JOHNS, GREGON

No. 9047.

Report of the condition of the

RESOURCES.

127≃:	Reference and a series	
It		216,136.51
'81	Overdrafts, secured & unsec'd	EO 000 00
as	U. S. bonds to secure circulation Other bonds to secure postal	
a	savings	66,000,00
t.	Bonds, Securities, etc	47,031.87
th	Banking house, furniture and	20.000.00
of	Due from State and	3,000.00
	Private Banks and	
	Bankers, Trust Com-	
_	panies and Savings	
E	Banks	1,598,53
391	Due from approved re-	
d	serve agents	23,812.04
le	Checks and other	2004 11 2001 124
25	cash items,	358.99
	Notes of other Na-	
ıe	tional Banks	740.00
C-	Fractional paper cur-	
1-	rency, nickels, cents	92.03
18	Lawful money reserve	
	in bank, viz:	
	Specie.	11,397.20
	Redemption fund with	
	U. S. Treasurer (5	

per ct. of circulation) 2,500.00 Total.....\$364,697.32 LIABILITIES. Capital stock paid in \$50,000.00 ordain as follows: surplus fund. of deposits payable after notice of 30 days or

ashier's checks out-

State of Oregon,
County of Multnomah | 88;
I. F. P. Drinker, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

F. P. Drinker, Cashier. Subscribed and sworn to before me this 17ti, day of Sept., 1914. W. S. Kellogg, Notary Public, Multiomah county, Ore.

Correct—Attest: R. M. Tuttle, A. R. Jobes, C. B. Russell,

Furnishing Lumber and Labor ture in ten years from the date of said bonds and be payable in First Trust & Savings Bank for Constructing Sidewalk Town of Linnton.

Notice to Contractors and bonds.

umbermen: eparately at the office of the lows; Recorder, Linnton, Oregon, until eight o'clock p. m., September 22, 1914, for the following labor hereby ordered and directed and checks and other cash items...

walk, to wit: structing the same.

Grade of lumber must be number one common, 2x6, three feet long, sized one side, stringers, in the following numbers, dates

to check to c 3x4, cedar blocks cut to suit. and denominations: Bids on labor per lineal foot for the laying of the above walk as follows: Two stringers 688 with cross pieces eight feet 689 apart with suitable blocking uner cross pieces, two by six 692 decking three feet long nailed 698 ith two nails on each end.
Bids for furnishing nails suitwith two nails on each end.

able for the above walk are also 697 asked for in this notice. All bids must be accompanied 699 by a certified check in the 701 amount of five per cent of the 700

bid payable to the Treasurer of | 708 the Town of Linnton. Warrants will be issued upon the completion and acceptance 707.

drawing six per cent until the assessment is levied and paid for

The Town Council reserves the right to reject any and all bids.

Hanson, Whitwood Court. By authority of the Council.
Dated at Linnton, Oregon,
Sept. 15, 1914.
SAM GOODWIN,

Recorder. Published in the St. Johns Review, Sept. 18, 1914.

ORDINANCE NO. 618

An Ordinance Directing and Reor Less.

and.

denominations not exceeding the sum of Five Hundred Dollars each, and in all equal to the total amount of unpaid assessments; and,

sessment for which bonding applications have been made in the sum of \$26,016.94; and,

in Whitwood Court in the and bear interest at the rate of not to exceed six per cent per business Sept. 12, 1914.

Now, therefore, the City of Sealed bids will be received St. Johns does ordain as fol-

mber		late	A	mount	ı
	June	3, 1914		500,00	ı
		(6)	*******	- AX	ı
19097000	50	16		44	ı
	10 3	44		64	ı
		11	******	44	ı
*******	13.	60	******	735	ı
*******			ASSESSE	22	ı
	100		******		ı
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		tt	******	. M.U.	ı
		19		301.68	ı
	Tuly	15, 1914		500.00	ı
PACIFICATION OF THE PACIFIC PROPERTY.	Same!			11	ı
SAAKESE.				10	ı
A.C. A.L.			88555114	440	ı
GOOD NAME OF			*****	400	ı
00000000	(K)		*****	44	ı
9.0000000	4			***	
ACCESSOR.				169.52	
and the same	July 2	9, 1914		500.00	
******			******	8.5	
		¥	******	3.6	ı
		à l		44	

the improvement.

For specifications and particulars see Councilman H. F.

quiring the City Recorder to Sell Certain Improvement Bonds of the City of St. Johns, Multroman County, State of Oregon, in the sum of \$26,-016.94, and in Denominations of Five Hundred Dollars Each

The City of St. Johns does 737.....

That, whereas, under the provisions of the Charter of the Ses and taxes paid. 5,647.72
National bank notes outstand'g 50,000.00
Due to Trust Companies and Savings Banks. 61.29
Individual deposits subject to check 124,905.31
Demand certificates of deposit. 124,905.31
Demand certificates of deposit. 16,670.37
Time deposits pay-5,647.72 City of St. Johns, pertaining to

Whereas, the Council is hereby authorized to issue bonds in

Whereas, there is unpaid as-

Whereas, it is provided that bonds by their terms shall magold coin of the United States. annum, payable semi-annually; said interest to be evidenced by Loans and discounts. coupons attached to the said Overdrafts, secured and

and material used in the above required to issue fifty-four bonds Cash on hand...... Bids on lumber per one thou- bonds of the City of St. Johns, sand feet delivered along the Multnomah County, Oregon, and line of walk as needed and required by the contractor conquired by the contractor con- thereof shall be properly signed as required by law and the city Individual deposits subject

mber	Date	Amour	
	June 3, 1914	\$500.0	Sente or Oregon, Cao
********		ARREST	County of Multuomah i
		SERVICE ST.	I, F. A. Rice, Cashier of the
	- 44	******** **	
********	44	******** **	above named bank, do solemnly swear
	441	(4	that the above statement is true to the
	24		best of my knowledge and belief.
**	788	*******	F. A. RICE, Cashier.
SERVICE		P-14944	Subscribed and sworn to before me
		*******	this 16th day of Sept., 1914.
		301.6	

********	State State many and		Correct, Attest-
	- 44	44	1. B. Holbrook,
REFERENCE	4.5	88555556	L. Holbrook,
BXXXXXXX		CCC1221	Directors.
*******	**	1110000	Directors.
2.000000000		44	The second secon
	14	169.5	NOTICE TO ADVERTISERS.
	July 29, 1914.		
		1	The state of the s
*******	AW	and the second	vertisement the copy for such change
		*******	should reach this office not later than
		services "	Wednesday, at 3 o'clock p. m. Please
********	39	*******	remember this and save the printer

DON'T FAIL TO SEE

The most ingenious Window Display Sign ever brought to St. Johns. On Exhibition in our Window now, as an example of Yankee Ingenity. This Sigh is in a class by itself. It is made to Demonstrate the Famous

TRIANGLE--5 PLY COLLARS THE COLLAR OF QUALITY

Triangle 5 Ply Collars are the same price as ordinary 3 and 4 Ply Collars, but are so far in advance that we have thought it to the public interest to give practical demonstration of their superiority. A visit to our windows will entertain you, and give you a lot of collar information that you will appreciate.

S. & H. Green Trading Stamps given on all Cash Purchases, and on charge accounts when Paid in Full at least every 30 days.

Premiums now on Display



FREE STAMPS

Ten 10 S. & H. Green FREE

If presented upon making a purchase amount ing to 50c or more, these stamps will be in ad-dition to regular stamps given with the purchase Not Good After Sept. 30

COUCH & CO.

General Mdse. ST. JOHNS, ORE.

We have added to our Shoe Section, a full stock of the famous Red D. Logger in keeping with the increased demand for these good shoes. **NEW ARRIVALS**: Trunks and Suit Cases—See Our Display. Six Open Stock Patterns, China Ware.

COUCH & COMPANY

Phone Columbia 137

713.....

719.....

******** 715.....Aug. 5, 1914

PROPERTY.

ALCOHOLDS:

MERCHANICAL R.

.......

EXAMPLE.

AAAAYAA

.......

bonds and readvertise for other

bids and sales for the same.

Attest: A. E. DUNSMORE,

Report of the condition of the

AT ST. JOHNS

RESOURCES

LIABILITIES.

\$67,773.62

\$50,000.00

\$67,773.62

Stocks and other securities,

Due from banks (not reserve

view Sept. 18, 1914.

unsecured.

"PIONEER MERCHANTS"

10 Years in St. Johns

SUMMONS

In the Circuit Court of the State of Oregon for Multnomah County.

H. M. Tenney, Plaintiff, vs. Edith M. Hill, Reuben W. Hill, her husband, Grace V. Martin, Bessie M. Martin, and W. E. Vates, Defendants.

To Edith M. Hill, Reuben W. Hill, her husband, Grace V. Martin, Bessie M. Martin, and W. E. Yates, Defendants:

In the name of the State of Oregon, you are hereby requested to appear and answer to the complaint filed against you in the above entitled suit within six weeks of the date of the first publication of this notice, to-wit: the 25th day of Sept., 1914; and if you fail so to do for want thereof plaintiff will take judgment and decree against you as prayed for in his complaint as follows, to-wit:

First: Judgment for the sum of Two Hundred Fifty Dollars (\$250) together with interest thereon at the rate of ten (10) per cent per anum until paid from December 1, 1912.

Second: For the sum of Seventy-five Dollars (\$75.00) as attorney's fees.

Third: Thus the mean decrees of fees.

Dollars (\$75.00) as attorney's fees. Third: That the usual decree of foreclosure for the sale of the following des 128.67 cribed premises, to-wit: Lot numbered Two (2), Block numbered Sixteen (16)

provisions thereof, aggregating the sum of \$26,016.94, for street improvements in the City of St.

Johns, and,

Whereas, under the said Charter and its provisions the Bond Lien Docket has been made up, Lien Docket has been made up, any and all bids for the said mortgage upon the said premises, either and process and readvertise for other as purchasers or encumbrancers, or other bonds and readvertise for other bids and sales for the same.
Passed by the Council this 15th day of September, 1914.

premises, and that execution issue against the defendants, Edith M. Hill and Reuben W. Hill, or either of them for any deficiency which may remain after applying all of the proceeds of the sale of said premises properly applicable to the satisfaction of plaintiff's judg-ment and decree.

City Recorder. Published in the St. Johns Rement and decree.

Sixth: That the plaintiff or any other party to this suit may become a purchaser at the said sale, and that the Sheriff issue a certificate of sale to the purchaser of the said premises, and thereafter, a Sheriff's deed if the same is not redeemed as provided by law, and that the purchaser be let into possession of the premises upon the production of of the premises upon the production of the Sheriff's certificate of sale therefor,

the close of the Sheriff's certificate of sale therefor. Seventh: That the plaintiff have such other and further orders and relief as may to the Court seem equitable and just. Eighth: That the plaintiff have his costs and disbursements in this suit.

Service of this Summons is made upon you by publication of the same in the St. Johns Review, a weekly newspaper, for six successive weeks by virtue of an Order signed by the Honorable W. N. Gatens, Judge of the above entitled Court on the Sth day of August, 1914.

Date of 1st Publication, Sept. 25, 1914.

PERRY C. STROUD

Attorney for Plaintiff,

Attorney for Plaintiff, First National Bank Bldg., St. Johns, Oregon.

Staple and Fancy Groceries

Fresh Fruits and Vegetables in Season at

ALEX. S. SCALES GROCER

We Solicit and Deliver anywhere in St. Johns.

Phone Col. 210 501 Fessenden St If you are thinking of making

a change INVESTIGATE.

Strictly sanitary. - Gilmore's

H. HENDERSON 311 North Jersey Street Real Estate, Loans, Insurance

Adstracts of Title Prepared. Accurate Work Guaranteed. ******************

WATCH THIS PAPER FOR THE = TRUTH ABOUT PROHIBITION

Here is the exact issue that confronts you

The prohibitionists ask you to adopt an amend ment to the State Constitution to prohibit the manufacture and sale of alcoholic beverages, except for medical, mechanical and sacramental uses.

The adoption of this amendment means the entire wiping out of the present splendid home rule and local option laws.

Thereafter the regulation and control of the liquor traffic in Oregon would pass from cities and towns and be retained exclusively by the state.

Note carefully there is no mention of prohibiting "distribu-tion," "transportation" or "use" of alcoholic beverages. Only of manufacture and sale. Distribution, transpor-tation and use intentionally were left out by the prohibi-tionists. Shipment of liquors into the state, or through the state, or drinking of liquors within the state would not be prohibited by the amendment.

Washington, Idaho and California naturally would immediately begin shipping liquor into Oregon and throughout Oregon. The saloon, where it now exists, would merely have given away to the "blind pigger." "bootlegger" and "moonshiner." All cities and towns now either wet or dry would be at the mercy of the state police authorities and state law makers. Present "dry" cities and towns would realize that they had come nearer to voting themselves "wet" than they

now are under the splendid home rule and local option

laws. If the state authorities were derelict or failed to enforce the law, as they are in Kansas and Maine, the cities and towns would realize that they had coted away their present direct control and regulation of the liquor traffic. These articles will show later that Kansas and Maine authorities are derelict will show later that kansas and Maine authorities are deretted and do fail to enforce the law. To undo the mistake Oregon would have to repeal a constitutional amendment and not a mere law—a very difficult undertaking. Deceit and perjury in securing liquor illegally would have been substituted for what today is a steadily improving, healthier public opinion regarding true temperance, and true temperance would have been done an irreparable injury requiring many nears to recover from

Kansas is pointed to by prohibitionists as the model prohibi-tion state. They want Oregon to become a Kansas. Watch these articles with a fair, open mind and learn what thirty-three years of prohibition law has done for Kansas without prohibiting or advancing true temperance.

All figures will be taken from latest United States Government Reports

N. B.—Prohibitionists are spreading the opinion that, if the proposed amendment is defeated, the present dry towns and cities will become wet again. This POSITIVELY IS NOT SO. The present home rule and local option laws would remain just as they now are.

VOTE 333

AGAINST PROHIBITION

Paid Advertisement - Taxpayers' and Wage Farners' League, Portland, Oregoe

Subscribe