

ORDINANCE NO.

An Ordinance providing for the time and manner of improving John Quincy Adams Street of Oregon City, Oregon, from the North line of Sixth Street to the South line of Seventh Street.

Section 1. The proposed improvement of that part of John Quincy Adams Street of Oregon City, Oregon, lying between the North line of Sixth Street and the South line of Seventh Street shall be completed within sixty days after the signing of the contract by the parties thereto, due notice thereof having been given by publication of notice as will more fully appear by proof thereof duly presented and filed in the office of the City Recorder.

Section 2. Grading. The street shall be graded down or filled up to the sub-grade as given by the City Engineer.

Care must be taken to preserve the proper crown and all soft and spongy places not affording a firm foundation shall be dug out and the space refilled with good earth, sand, gravel or crushed rock, carefully rammed or rolled so as to make such filling compact and solid.

The full width to be paved shall be sprinkled and thoroughly rolled and compacted with a steam road roller, of not less than 5 tons weight, and by ramming in such places as the roller cannot reach, and if during the process of rolling, indentations or sunken places appear, such shall be filled with proper material, and then again rolled, until even surface is secured.

Such rolling shall be completed in sections of at least one block and shall be tested and accepted by the City Engineer before any material for the pavement is placed thereon.

Macadam. On the roadbed thus formed and completed will be spread a layer of clean, broken stone, free from dirt, not less than 8 inches in depth at the center line and taper uniformly to a depth of 3 inches at the curbs, after being thoroughly sprinkled and rolled.

The stones shall be square faced, rounded rock, uniform in quality and as nearly approaching the cube in form as practicable; of not less than one inch in diameter, nor of greater diameter than will pass through a two and one-half (2 1/2) inch ring.

On the above layer of stone will be spread a layer of screenings, sand or fine gravel as may be designated by the City Engineer, in sufficient quantity to fill up all interstices, and to bring the street to the proper grade after being thoroughly rolled and compacted.

Alterations. The right is reserved by the city council to make such alterations as may be found expedient during the progress of the work, and in such event there shall be added to or deducted from the contract price such sum as shall represent the cost of such additional or subtracted work to be estimated by the Engineer.

Extra Work. The contractor shall not be entitled to demand or receive payment for any work as extra work, unless ordered in writing by the Engineer to do the same and at the price agreed upon and named in the written order for such work previous to its commencement.

Disputes. All disputes as to the intent and meaning of these specifications shall be referred to the Engineer and Street Committee whose decision shall be final and conclusive.

Proposals. Parties bidding on the work provided herein must state in their bid the time required for the completion of the entire improvement as herein specified after the approval of the contract by the Mayor and should the contractor fail to complete the work within the time specified in the said contract the city shall have the right to charge the contractor the sum of five dollars per day as liquidated damages for each and every day that the work shall remain uncompleted after the specified date and such sum shall be deducted from the amount of the final payment. No proposal will be considered when not accompanied by a certified check equal to five per cent of the total estimate, which check shall be forfeited to the city upon the failure of the successful bidder to execute the agreement provided for herein within ten days after the award of contract.

Bond. The contractor will be required to furnish a bond with approved security in the full amount of the contract price, conditioned on the faithful and complete performance of the work in accordance with all the stipulations of the contract and within the time named therein.

Engineer. Wherever the word "Engineer" is used in these specifications it is understood to refer to the City Engineer or to any engineer employed and authorized by the City Council to superintend such work.

Committee. Whenever the word committee occurs in these specifications it shall be understood to refer to the Committee on Streets and Public Property of the City Council of Oregon City.

Contractor. Wherever the word "contractor" occurs in these specifications it is understood to refer to the contractor, or firm of contractors (or any member thereof) or any contractor undertaking the work herein specified.

Removal of Rubbish. All rubbish that may accumulate during the performance of the work or by reason of the work herein provided for shall be removed by the contractor and the street left in a clean and good condition.

Settlements. All settlements that may appear in any portion of the macadam or other work before the final acceptance of the work by the city shall be repaired and made good by the contractor at his expense.

Obstructions to Travel. The work must be done in such a manner as to obstruct public travel as little as possible.

Colored Lights. Colored lights and if necessary night watchmen are to be maintained at all obstructions or other places of danger.

Classification. EARTH—This will include clay, sand, loam, or other earthy material and loose stones containing less than one cubic foot.

COARSE ROCK—This will include all loose stones containing one cubic foot to one cubic yard.

SOLID ROCK—This will include all loose rock or bowlders containing one cubic yard and upwards, also all rock ledges or other material requiring to be disintegrated by blasting.

Superintendence. All work herein provided for will be done in strict conformity with these specifications and plans accompanying same in a thorough and workmanlike manner to the satisfaction of the City Engineer, and his decision as to the meaning and intent of these specifications, measurements, computations of quantities pertaining thereto, whether freely specified herein or not shall be final and conclusive between the parties.

Responsibility. The contractor shall take entire charge of the work during the progress and shall be responsible for any loss, damage or injury to water and sewer pipes to adjacent property, or accidents resulting from blasting or from any carelessness or neglect in doing the work set out in these plans and specifications, and will hold the city of Oregon City and any and all of the officials thereof free and harmless therefrom.

The contractor must protect his work until it is completed and duly accepted, and he must repair any damage done to it by freights, rains or other accidents at his own cost. In case of any accident to water or sewer pipes the contractor shall immediately notify the proper authorities.

Staking Out Work. The work provided for under these specifications will be staked out by the City Engineer or his assistants and the contractor will be required to carefully preserve all such stakes set.

Alterations. The right is reserved by the city council to make such alterations as may be found expedient during the progress of the work, and in such event there shall be added to or deducted from the contract price such sum as shall represent the cost of such additional or subtracted work to be estimated by the Engineer.

Extra Work. The contractor shall not be entitled to demand or receive payment for any work as extra work, unless ordered in writing by the Engineer to do the same and at the price agreed upon and named in the written order for such work previous to its commencement.

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Removal of Rubbish. All rubbish that may accumulate during the performance of the work or by reason of the work herein provided for shall be removed by the contractor and the street left in a clean and good condition.

Settlements. All settlements that may appear in any portion of the macadam or other work before the final acceptance of the work by the city shall be repaired and made good by the contractor at his expense.

Obstructions to Travel. The work must be done in such a manner as to obstruct public travel as little as possible.

DROPSY

Do Your Ankles or Limbs Swell? Are Your Eyes Puffy? We are the Sole Agents for the Only Thing Known That Cures the Kidney Diseases that Cause Dropsy, viz: Fulton's Compound.

It is now well known that dropsy is not in itself a disease but is commonly a symptom of Bright's Disease or Diabetes. Hence, up to the discovery of the Fulton Compound, dropsy was incurable. It is now, however, curable in nearly nine tenths of all cases. Here is an interesting recovery, to which we refer by permission.

Mrs. Peter Goyhench of 928 Fillmore street, San Francisco, became alarmingly dropsical. Her physician had finally to tap her every few days. She was tapped nearly forty times and grew worse from day to day. The physician finally told her husband that she had Bright's Disease of the Kidneys, that it was in an advanced chronic state and beyond medical aid.

Her heart also gave her the usual trouble and she was in such a serious condition the relatives were sent for. They put her on Fulton's Compound. It stayed on her stomach, the first thing that had done so for a week. The second week the dropsy declined a little and the improvement was then gradual until her recovery was complete. This case was examined into by representatives of the San Francisco Star and the Overland Monthly, and the genuineness of the case and the recovery were fully attested in their columns.

Mrs. Thomas Christ of 408 Twenty-seventh street, San Francisco, was also swollen with dropsy, as a result of chronic Bright's Disease, to more than seventy-five pounds beyond her normal weight, and had to be moved in sheets and was close to death's door although she had four physicians. She was put on the Fulton Compound. Three weeks showed improvement and in six months she was well, and permits this reference.

There is only one thing known that will cure the chronic kidney disease that is behind dropsy and that is Fulton's Compound. The Renal Compound for Bright's and Kidney diseases, 410 Washington street, San Francisco, sole compounder, has a pamphlet. We are the sole agents for this city.

Charman & Co., City Drug Store.

Notice is hereby given that the undersigned will take a decree against you for the relief demanded in the complaint, which is for a decree dissolving the bonds of matrimony now existing between yourself and the plaintiff.

This summons is published in pursuance of an order of the Honorable Thomas A. McBride, Judge of the above entitled court made and entered on the 31st day of March, 1906.

W. S. UREN, Attorney for Plaintiff.

APPLICATION FOR LICENSE.

Notice is hereby given that the undersigned will apply to the County Court of Clackamas County, Oregon, for a license to sell spirituous, malt and vinous liquors for the period of six months from the 10th day of April, 1906, at 10:00 a. m., and that he will present the following petition to said court on said day for said license.

T. M. ALLISON, Petitioner.

Petition: To the Honorable County Court of Clackamas County, Oregon: We the undersigned, residents and legal voters of Boring precinct, in Clackamas County, Oregon, hereby respectfully petition your honorable body to grant to T. M. Allison, a license for a period of six months from the 10th day of April, 1906, to sell spirituous, malt and vinous liquors in less quantities than one gallon in Boring precinct, Clackamas County, Oregon.

T. O. Svendsen, Chas. Pfiffer, Geo. Robinson, J. B. Jonsrud, B. Holtz, S. E. Card, J. O. Cornett, W. Miller, John Musa, C. Z. Lake, C. Palmer, G. Fisher, Michael Boyle, J. E. Simons, D. Hedermann, H. Anderson, E. S. Hickley, W. E. Elkins, W. Bernegger, A. Herz, Joseph Borde, Frank Irvin, C. L. Rasmussen, R. H. D. C. Moll, W. C. Hallis, D. J. Hill, Chas. Grohng, M. L. Joyce, Chas. Tinneman.

RESOLUTION.

WHEREAS—The road out of the South end of the City is now about ready for travel, and

WHEREAS, Its successful completion has been brought about through the efforts and energy of the late Elmer E. Charman;

Therefore, be it resolved that as a mark of respect to his memory and in appreciation of his efforts and labor for the benefit of the city, the council in all its official acts in relation to said road, designate it as "The Charman Road," and that the road as shown on any plans be marked and indicated by that name.

Adopted by the Council of Oregon City, at a regular meeting held April 4th, 1906.

W. A. DIMICK, Recorder.

ORDINANCE NO.

An ordinance authorizing the purchase of an American La France Hook and Ladder Truck for the Oregon City Fire Department.

Oregon City does ordain as follows: That the Mayor and Recorder of Oregon City, Oregon, are hereby authorized and empowered to enter into contract for and purchase from A. G. Long & Co., one sixth size American La France Hook and Ladder Truck, for the Oregon City Fire Department, at a cost of not to exceed \$825.00 for said truck.

Read first time and ordered published at a regular meeting of the Council of Oregon City, held April 4th, 1906, and to come up for second reading and final passage at a special meeting of the Council to be held Saturday, April 14th, 1906 at 8 o'clock, p. m.

By order of the Council of Oregon City.

W. A. DIMICK, Recorder.

Treasurer's Notice.

I now have money to pay county warrants endorsed prior to April 1, 1906. Interest will cease on such warrants on the date of this notice.

Oregon City, Oregon, March 30, 1906. ENOS CAHILL, Treasurer of Clackamas County, Ore.

SUMMONS.

In the Circuit Court of the State of Oregon, for County of Clackamas, Joseph A. Plechaty, Plaintiff, vs. Emma Plechaty, Defendant.

To Emma Plechaty, Defendant: In the name of the State of Oregon you are hereby required to appear in the above entitled Court and answer the complaint filed against you therein on or before the 19th day of May, 1906, said date being six weeks after the first publication hereof, which first publication is on the 6th day of April, 1906. If you fail to appear and

Dr. Pierce's Favorite Prescription

Is a powerful, invigorating tonic, imparting health and strength in particular to the organs distinctly feminine. The local, womanly health is so intimately related to the general health that when diseases of the delicate womanly organs are cured the whole body gains in health and strength. For weak and sickly women who are "worn-out," "run-down" or debilitated, especially for women who work in store, office or room, who sit at the typewriter or sewing machine, or bear heavy household burdens, and for nursing mothers, Dr. Pierce's Favorite Prescription has proven a priceless benefit because of its health-restoring and strength-giving powers.

As a soothing and strengthening nerve-tonic, "Favorite Prescription" is unequalled and is invaluable in allaying and subduing nervous excitability, irritability, nervous exhaustion, nervous prostration, neuralgia, hysteria, spasms, chorea, or beginning of any other distressing nervous symptoms commonly attendant upon functional and organic disease of the womanly organs. It induces refreshing sleep, relieves mental anxiety and despondency.

Cures obstinate cases. "Favorite Prescription" is a positive cure for the most complicated cases of chronic, irritable, female weakness, painful periods, irregularities, prolapsus or falling of the pelvic organs, weak back, bearing-down sensations, chronic congestion, inflammation and ulceration.

Dr. Pierce's medicines are made from harmless but efficient medical roots found growing in our American forests. The medicinal value of these roots and the value of some of these roots and imparted that knowledge to some of the friendlier whites, and gradually some of the progressive physicians came to test and use them, and ever since they have grown in favor by reason of their superior curative virtues and their safe and pleasant use.

Your druggists sell the "FAVORITE PRESCRIPTION" and also that famous alterative, blood purifier and stomach tonic, the "GOLDEN MEDICAL DISCOVERY." Write to Dr. Pierce about your case. He is an experienced physician and will treat your case as confidential and without charge for correspondence. Address him at the "Invalids' Hotel and Surgical Institute, Buffalo, N. Y., of which he is chief consulting physician.

answer the plaintiff will take a decree against you for the relief demanded in the complaint, which is for a decree dissolving the bonds of matrimony now existing between yourself and the plaintiff.

This summons is published in pursuance of an order of the Honorable Thomas A. McBride, Judge of the above entitled court made and entered on the 31st day of March, 1906.

W. S. UREN, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, and for the County of Clackamas, Sallie Akins, Plaintiff, vs. R. W. Akins, Defendant.

To the defendant R. W. Akins: In the name of the State of Oregon you are hereby required to appear and answer the complaint herein, on or before (Monday) the 16th day of April, 1906. Said date being more than six weeks from the date of the first publication of this summons, and said date being after the time prescribed by said court and by law, for the publication of this summons. And if you fail to so appear and answer, plaintiff will apply for the relief demanded in the complaint to-wit:

That the bonds of matrimony now existing between plaintiff and defendant be forever dissolved, and that the custody of Lester Akins be awarded to this plaintiff. That the plaintiff may be decreed to be the owner of an undivided one-third interest in the following described real estate, situated in Multnomah County, Oregon, to-wit:

Commencing at a point twenty (20) rods north on a stake forty-six rods west of the southwest corner of the Jas. Powell D. L. C. thence east twenty-two (22) rods; thence north twenty-eight (28) rods and eight (8) links; thence west twenty-two (22) rods; thence south twenty-eight (28) rods and eight (8) links to the place of beginning, containing four (4) acres more or less. The same being part of the tract known as the "Old Methodist Camp Grounds," situated in section 10, township 1, south range 3, east.

That the defendant be restrained from disposing of or in any manner encumbering the property described, during the pendency of this suit, that the defendant may be required to pay the sum of Two Hundred Fifty Dollars (\$250.00) into this court to defray the expenses of this court, and for the support of the plaintiff during this action, for permanent alimony and for her costs and disbursements herein, and for such further relief as shall seem meet and equitable.

This summons is published once a week for six consecutive weeks by order of Honorable Thomas Ryan, Judge of the County Court of Clackamas County, Oregon, dated the 28th of February, 1906. The date of the first publication of this summons is Friday, March 2d, and the last is Friday April 13, 1906.

H. E. CROSS, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County, Anna Boyd, Plaintiff, vs. George Boyd, Defendant.

To George Boyd, defendant above named: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause, on or before six (6) weeks from the 30th day of March, 1906, the date of the first publication of this summons, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief prayed for and demanded in the complaint herein filed, to-wit: For judgment and decree forever dissolving the bonds of matrimony heretofore existing between plaintiff and defendant; and that plaintiff be restored to her maiden name, Anna L. Prah, and to all the rights and privileges of an unmarried woman, and for her costs and disbursements herein and for such other and further relief

SHERIFF'S SALE ON EXECUTION.

In the Circuit Court of the State of Oregon, for the County of Marion, Charles Scott, as executor of the estate of Robert H. Scott, deceased and Ann Scott, Plaintiffs, vs. The Oregon Land Company, et al, Defendants.

STATE OF OREGON, County of Clackamas.—ss. By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled cause, to me duly directed and dated the 17th day of March, 1906, upon a judgment rendered and entered in said court on the 20th day of January, 1903, in favor of Charles Scott, as executor of the estate of Robert H. Scott, deceased and Ann Scott, Plaintiffs and against The Oregon Land Company et al, Defendants, for the sum of \$55,140.00, and the costs of and upon

this writ, commanding me out of the personal property of said defendants, and if sufficient could not be found, then out of the real property belonging to said defendants on and after the date of said judgment to satisfy said sum of \$55,140.00 (less \$26,500.00 heretofore made on execution sales) and also the costs of and upon this said writ.

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said defendants, I did on the 20th day of March, 1906, duly levy upon the following described real property of said defendants, situate and being in the County of Clackamas, and State of Oregon, to-wit:

Beginning at a point 700 feet S. 35° W. of the Southeast corner of Lot 98 of Friends Oregon Colony; thence S. 42° E. to the middle of the channel of Butte Creek; thence following down the middle channel of said creek to a point S. 34° W. of a point 50 feet N. 50° W. of the angle on the South boundary of lot 112; thence N. 34° E. to the South boundary of lot 112 to a point 50 feet N. 50° W. of the angle on the South boundary of said lot; thence S. 50° E. 50 feet to the angle on the South boundary of lot 112; thence S. 30° 40' E. to the South-west corner of lot 111; thence by meanders following the South line of Lot 111 to the South-east corner of said lot; thence S. 37° 10' E. on the South side of Penny Street to the South-west corner of lot 102; thence following the South line of lot 102 to the South-west corner of Lot 99; thence following the South line of lot 99 to the South-west corner of Lot 98, a distance of 959 feet by the plat of said tract; thence following the South line of lot 98 to the place of beginning, and I will, on Saturday, the 21st day of April, 1906, at the hour of 10 o'clock a. m., at the front door of the County Court House, in the City of Oregon City, in said County and State, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants, or either of them, had on the date of said judgment, or since had in or to the above described real property or any part thereof, to satisfy said judgment order, decree, interest, costs and all accruing costs.

J. R. SHAVER, Sheriff of Clackamas County, Ore. By E. C. Hackett, Deputy. Dated, Oregon City, Oregon, March 23rd, 1906.

as to the court may seem just and equitable. This summons is published by order of Hon. Thos. A. McBride, judge of the above entitled court, made and dated on the 26th day of March, 1906.

GRAHAM & CLEBTON, Attorneys for Plaintiff. First publication March 30, 1906. Last publication May 11, 1906.

DAMASCUS.

Seeing my little scrap of items from Damascus in your last week's paper, I thought I would come again.

The Right Honorable High Muck-Muck Brownell spoke to a large audience at the John Elliott Hall Wednesday evening, March 28. For fear the audience might get tired of his sweet dulcet voice, he brought along three accomplished singers, to fill in the interludes. Of course most of the audience being Brownell men, sat like a nest full of young birds with their mouths open, waiting to swallow anything the old mother bird was a mind to drop in grasshoppers, or shingle nails, it didn't matter which, and of course Brownell dropped in lots of what I would call indigestible food, but the swallowed it down and no doubt wanted more. I really felt sorry for the other five candidates that wanted to speak, but Brownell occupied the floor so long, telling how he loved their people, and what he would do for them, if they would elect him again, and referring so often to that little Patent Medicine advertising sheet, the Enterprise, that the other candidates had to get up and tell what they would do if elected. Perhaps it is a good thing. Wool is so plentiful in Clackamas county, if we are so amind, we can all have some, but as long as the voters will be gulled by such men as Brownell, they will never accomplish anything for their benefit by their ballot.

Well, every body is busy around here putting in crops. Bill Dallis is seedling down to clover the widow Hiser's place. Edd Boring is busy on five acres of new ground he has cleared this winter.

The O. W. P. surveyors are still at work in this neighborhood. There was a party at Mr. Molenhoop's last night in honor of Mrs. Molenhoop's mother, who leaves soon for Hamburg, Germany.

MOUNTAIN VIEW.

Mrs. McGeehan attended the convention at Portland last Wednesday and Thursday of the Woman Suffrage. This is a question that is becoming quite a topic, and we find many in favor of it. There are a few who think it will prove demoralizing to the home and that its influence will promote a restless and unhappy state of affairs in the family relations. Such may happen with the few who rebel against it, but the wife and mother interest in the paramount issues for the betterment of existing conditions. No one will doubt this in the least, and where there is a woman today born and raised in America but has the mental ability to vote right in preference to the foreigner who comes here illiterate and crude, takes out the naturalization papers and goes to the polls and votes, many times a man will go to the ballot box and put in a vote that somebody has given him a drink of whisky to vote as he was asked to do. It is said woman would allow herself to drop out the effect of her individuality. To say woman would take no interest in politics is untrue. All women have an interest in that which effects for good or evil the country in which they live. Woman has a power over her home and the success or failure of the business interest on which is founded the material welfare of that home. It is a question of broadened intelligence and influence of patriotism. If Spartan mothers and Roman matrons are to be held as models before us. Then the cultivation of an intelligent patriotism is a logical result. It is not claimed that woman shall take up the intricacies of ward politics, but there are broad underlying principles of party differences which they can understand and should to announce herself as belonging to either party without an idea of the policy of that party is absurd. No woman of intelligence will assert partisanship without defining her faith. But she will stand forth for principles and it is to be hoped a better class of men will seek the offices of state and nation than some we know have won their way by bribery and are a bane to the better elements of our politics.

Mrs. Moran, Mrs. Francis and Mrs. Matchett are on the sick list this week.

Mr. Gerber has bought the home residence of J. D. Locke and moved into the house on Duane Avenue.

Mrs. Wm. Hall had an operation performed on the throat for a growth that was troubling her very much, and is much better.

The Dramatic Club gives their entertainment, entitled, "My Neighbor's Wife," at May's Hall, Saturday evening, April 14.

Rev. Bollinger will preach at the church here next Sunday at three p. m.

SHUBEL.

(Received too late for last week.) Will and Henry Hettman are working for Rev. Wettlaufer of Timber Grove.

There were two pleasant gatherings in our community last Saturday night. One at the home of Wm. Moshnik and the other at the Dix Bros.' home. Everyone report a happy time.

Miss Elvora Ginter, who has been teaching school at Barlow the past six months, is at home for a time.

Miss Gertie Shubel intends going to Sellwood to work next week.

Mesdames E. F. Gunther Rosie Gunther, Maggie and Minnie Hornschuk visited Mrs. Massinger Sunday afternoon.

Mr. Stegeman intends building a new barn this summer.

Henry Hornschuk of Oregon City, visited his brother, E. W., at this place last Sunday.

A number of people from here attended the funeral of Mr. Mieps at Oswego last Sunday.

Rev. Emil Hornschuk of Tigardville, visited with his parents, Mr. and Mrs. C. Hornschuk, last week.