## CITY ADVERTISEMENTS.

# NOTICE OF PROPOSED AMEND-MENT TO CITY CHARTER.

Notice is hereby given, that an In-itiative Petition, signed by over two hundre) electors of the City of Asto-ria, has been fired with the undersign-ed, Auditor and Police Judge of the City of Astoria, demanding that the lity of Astoria. percinafter men city of Asteria, demanding that the hereinafter mentioned proposed amendment to the Charter of the City of Astoria shall be submitted to the legal electors of the City of Astoria for their approval or rejection, at the general election to be held on the 12th day of December, A. D., 1906, and the tenor and effect thereof being as follows:

the tenor and effect thereof being as follows:

An amendment to Section 28 of the Charter of the City of Astoria, being section 38 of an Act of the legislative assembly of the State of Oregon, approved February 15, 1899 and entitled 'An Act to incorporate the City of Astoria in Clatsop County State of Oregon and to repeal an act entitled 'An Act to incorporate the City of Astoria in Clatsop County, State of Oregon' and to repeal an act entitled 'An act to incorporate the City of Astoria in Clatsop County, State of Oregon' and to repeal an act entitled 'An act to incorporate the City of Astoria in Clatsop County, Oregon' approved October 29, 1876, "Filed in the office of the Secretary of State February 18, 1891, defining the powers of the Council and providing for leensing, restricting and prohibiting bartooms and drinking shops and places where liquors are sold; prohibiting mambling and providing for levying axes, providing for contracting inselections and prohibiting any officer from being interested in any contract and restricting the granting of franchises for street railways for a long 22 period than thirty years and regulating the manner of issuing franchises.

IT ENACTED BY THE ELECT-RS OF THE CITY OF ASTORIA:

at section 38 of the Charter of City of Astoria being section 28 haid Act sforesaid be and the is hereby amended so as to read ction 38. The Council has power authority within the City of As-

To assess levy and collect taxes for I municipal purposes, not ex-two per centum upon all ty both real and personal, the City limits, which is taxa-law for state and County pur-

To levy and collect a special tax co levy and collect a special tax exceeding one per centum upthe property assessed by auc of the first subdivision of 
ection, for any specific object 
the authority of the municipal 
ation, including the payment 
c existing debt, or for municiprovements, but the ordinance 
ing therefor must specify the 
therefor and the amount

rs, hotel runners, taverns, ing houses hawkers, peddiers, trakers, solicitors, book agents, tate and insurince agents, brobarbers, bakers, dealers in license, tax and regulate aucbathers, bakers, dealers in gen-barbers, bakers, dealers in gen-herchandise, clothing, boots and groceriest dry goods, ment ts, hardware, tinware, crock-classware, millinery, dealers in and tobacco, fruit and confec-y, lawyers doctors, furniture dentists, book and statlonery commission merchants, tailor stablishments, jewelry stores, il offensive trades and occupa-and to define what shall consti-

he same.
To license tax and regulate cabs hackneys, carriages, ins, carts, drays or other veused for the transportation of mgers or any article of trade,
ballast or building material
other substances, and to fix the
thereof whether the same be

To license, tax, regulate, renestrict and prohibit bars and drifsking shops and all
s where liquors are sold; and
cohibit exambling and suppress
ling houses and all places
e gambling is carried on; and
to supress nickel-in-the-slot
ines. No license shall be issued
ranted by the Common Counthe weeting when the applicathe meeting when the applica-therefor is received, but all such cations shall lay over at least meeting of said Council, and if person or persons, holding a limeeting of said Council, and it my person or persons, helding a lissue for, and maintaining a barsom or drinking shop in the City hall be convicted, either under the title law or a Cit-ordinance of maintaining a nuisance or of keeping a isorderly bouse on account of the samer in which said bar-room or rinking shop is conducted or carried or willfully selling liquor to misors, or of allowing minors to lotter or about such bar-rooms or drinking shop, or for having committed a slony, said license shall be deemed infelted and thereafter no license of bar-room or drinking shop shall a lissued or be granted to any such erson or persons, and PROVIDED URTHER, that the City of Astoria my upon being authorized so to do y a majority vote of the electors of he city, own, operate and conduct laces for the sale of malt, spirituing or vincous linuors, and probibit lipersons other than the City of Astoria from engaging in or conducting the business.

persons other than the care
is from engaging in or conducting
the business.

To license and tax wharfingers:
Ibense, tax and regulate lunk dealis and dealers in second hand merindise; to license, tax and regulate
teaters and other exhibitions, merego-rounds, shows, public amuseents, steamboat runners, billiard taes, and other tables where balls and
les are used, shooting galleries and
owling alleys, and to supress hawdy
ouses, gaming and gambling houses,
aces kept for opium smoking, and
i punish immates of bawdy houses
houses of ill fame, and to define
hat shall constitute the same, and to
unish keepers of places kept for
noking opium, and opium smokers.
To make regulations to prevent
he introduction of contrious disises in the city; to remove all perons afflicted with such diseases thereom to suitable hospitals provided by
the city for that purpose; to secure

from to suitable hospitals provided by the city for that purpose; to secure the protection of persons and property therein and to provide for the health and cleanliness, ornament, peace and rood order of the City

8. To prevent and punish trespass upon real or personal property.

9. To provide the city with good and wholesome water, and for the crection and construction of such water works and reservoirs within or without the limits of the city as may be necessary or convenient therefor: and to grant to any private person or corporation a franchise for the erection or construction of waterworks within the limits of the city, and all rights and appurtenances thereto, including the power to use the streets and public highways for the nurpose of laying pipes etc. Such franchises shall be used and exercised under

and public highway of laying pipes etc. Such framena-of laying pipes etc. Such framena-shall be used and exercised under such rules and regulations and re-such rules as the common council shall be used and exercised under such rules and regulations and restrictions as the common council shall from time to time prescribe.

10. To provide for lighting the streets and furnishing the city with gas, electric or other lights, and for the erection and construction of such works as may be necessary or convenient therefor and to grant to any person or corporation a franchise or permission for the erection and conficultion of gas-works and electric light works within the limits of the city with all the rights and appurtenances thereto, including the power of using his streets and public highways for the purpose of laying down nipes, erecting poles and hanging wires, etc.

## CITY ADVERTISEMENTS.

exercised under such rules, regula-tions and restrictions as the common council shall from time to time pre-

scribe ii. support, of verra scribe.

11. To provide for the restraint, support, punishment and employment of verrants and paupers, and to declare by ordinance what shall con-

from engaging in or conducting

or, from any fund applicable thereto, PROVIDED, that no bills shall be contracted by any person or officer of the city, without first sending to the Common Council a written requisition thereof, stating the Items needed with the cost thereof and if the Council deem the supplies necessary, they shall authorize the proper committee to purchase the same; PRO-VIDED, that in case of an emergency the committee on First and Water, and Streets and Public Ways, may incur indebtedness not to exceed \$100.00; PROVIDED FURTHER, that neither the Mayor, or any member of the Common Council, nor any officer of the city of Astoria shall either directly or indirectly enter into a contract with the city nor furnish supplies or provisions to the City. If the Mayor or any member of the Common Council or any officer of the city shall violate the provisions of the City Charter his office will be deemed vaccant. Charter his office will be deemed va-

wires, etc. Such franchise shall be used and

#### CITY ADVERTISEMENTS.

THE MORNING ASTORIAN,

control, whether they be within the ilmits of the city or without.

38. To purchase, take, and hold real estate when sold for taxes or for any improvement ordered by the Common Council, and to sell and dispose of the same

39. To provide for the punishment of assault or assault and battery when committed within the city lim-

inforcement ordered by the Common sporest, nonliment and employment or expendit and paupers, and to design a spore to make the expense of abating a nuisance alle in upon the property of where such inubance exists, to there are not office of the continuity of the purpose of examining, locating and the make the cycle of the continuity of the height of all huldings: to provide for the continuity of the height of all huldings: to provide for the continuity of the height of all huldings: to provide for the continuity of the height of all huldings: to provide for the continuity of the height of all huldings: to provide for the continuity of the height of all huldings: to provide for the continuity of the height of all huldings: to provide for the continuity of the height of all huldings: to provide the the resulting of the height of all huldings: to provide or the continuity of the height of all huldings: to provide or the continuity of the height of all huldings: to provide or the continuity of the height of all huldings: to provide or the continuity of the purpose of examining, locating and repaired of derivation of the same, in the purpose of examining, locating and repaired of the continuity of the purpose of the purpose of the continuity of the purpose of the purpose of the continuity of the purpose of the purpose of the continuity of the purpose of the purpose of the continuity of the purpose of the purpose of the continuity of the purpose of the continuity of the purpose of the purpose of the purpose of the pu

ment of market houses and market blaces and to regulat the location and management of market houses and find management of market houses and staughter houses.

1. 20. To provide for the erection of a city hall, buil, house of correction and workhouse, and the government and conveynness of and conveynness of and conveynness of the City of Astoria, has been gled with the understant and the government and conveynness of the City of Astoria shall be submitted to the like, to the following the government and conveynness of the City of disperse any riot or riotous assemblage, or persons taking part therein.

25. To control, regulate and license washhouses and nublic laundries, and to provide for their exclusion from the city limits or any part thereof, 26. To prevent any and all domestic animals from running at large within the city limits or any portion thereof.

27. To prohibit all persons from beging or soliciting alms, or exhibiting any cripple or deformed person on any street or in any public place.

28. To compel all persons creeting or maintaining privies, or cess-pools within three hundrer feet of any street in which a sewer has or may be constructed. to connect with the same; PROVIDED, that no franchise shall be granted, his, their, or its beirs, excessors or company or corporation to whom said franchise. Section 2. The inhabitants of the city, the street or grounds over which any street or in any public place.

28. To compel all persons creeting or maintaining privies, or cess-pools within three hundrer feet of any street may be constructed, to connect with the same; PROVIDED, that no franchise shall be granted. PROVIDED that no franchises shall be granted or street in the city of the Secretary of State, February istaming the person, firm, company or corporation to whom said franchises. Section 2. The inhabitants of the city of Astoria and the same is here-wission that the person, firm, company or corporation and the person and declared to be a municipal according to the Charter and Ordinances of the City of Astoria and the same is here-wission that the person, firm, company or corporation to whom said franchises. Section 2. The inhabitants of the City of Astoria and the person and the minimum and the person and the person and declared to be a municipal according to the Charter and Ordinances of the City of Astoria and the same is practically and declared to be a municipal and tracts or tracks are laid, between the city of Astoria and the city of Astoria and declared to be a municipal and tracts or tracks are laid, between the city is the city by fine or imprisonment not exceeding \$300.00 or one hundred days in the city hill, or both or by forfeiture or penalty not exceeding \$500.00, and for working any prisoner or prisoners on the street or public works, and to attach to them ball and chain or such other attachments as may be deemed necessary for their safe keeping during the term thereof.

31. To provide for the collecting and disbursing of all mone to which the city is or may become entitled, or which may be assessed levied or authorized to be collected for city purposes within said city.

22. To borrow money on the faith of the city, or loan the credit thereof, or both, for purely municipal bonds, with interest coupons attached.

33. To appropriate money to pay the debts, liabilities, and expenditures of the city, or any part or liem thereof, from any fund applicable thereto; PROVIDED FURTHER, that no franchise shall be granted to any person, chise shall be granted to any person, company or the city from the person, company or the city from holding such franchises, and no such so appointed, are unable to agree unon the valuation, the two appraisers
so appointed shall select a third apnraiser and the decision of two of the
three appraisers made in writing and
filed with the Council, shall be final
in fixing the valuation of such railway and any power plant used in connection therewith.

To provide for erecting, 47. To provide for creams, purchasing, appropriating or otherwise acquiring waterworks, gas works or electric light plants within or without the corporate limits of the city, to supply said city and its inhabitants with water and light, or to authorize the construction of the same by others.

48. To establish fire limits within certain defined limits of the city.

49. To regulate all parades and processions, and to determine what narades and processions upon the streets shall be unlawful; to declare the same a misdemeanor, and to provide for the punishment thereof.

50. To license, tax, regulate and restrain the keeping of dogs within the city limits, and to authorize the distraining, impounding and sale of the same for the penalty incurred and costs of proceedings, or to authorize their destruction. chasing, appropriating or otherwise acquiring waterworks, gas works or

# CITY ADVERTISEMENTS.

preservation of streets, roadways and highways.

53. To regulate the use of streets and sidewalks, and prevent the extension of buildings and house fronts within the street line; but they shall have no ower to authorize the placing or continuing of any encroachment or obstruction upon any street or sidewalk, except for the temporary use or occupation thereof during the erection or repair of a building upon the adjacent property or the display of goods by the occupants of adjoining buildings.

54. To regulate the opening of street surfaces, the laying of gas and water mains, the building and repairing of sewers and the erection of gas and other lights.

55. To regulate and prevent public criers and advertising noises, steam

Notice is hereby given, that an Institutive Petition, signed by over two hundred electors of the City of Astoria, has been filed with the undersigned. Auditor and Police Judge of the City of Astoria, demanding that the hereinafter mentioned proposed amendment to the Charter of the City of Astoria shall be submitted to the legal electors of the City of Astoria for their approval or rejection, at the general election to be held on the 12th day of December, A. D., 1906, and the tenor and effect thereof being as follows:

for houses of correction also for the erection of water works to supply the city with water, may build, purchase, lease and operate street car lines, telephone, telegraph or lighting plants, and may control, lease, sell or discose of the same for the benefit of the City.

All property both real and person-

of the City.

All property, both real and personal, belonging to and vested in the present City of Astoria, shall, on the passage of this Act, become the property of, and be vested in the City of Astorio as created by this Act. And they may control, lease, sell or dispose of the same for the benefit of the City. And they shall have a common seal and may alter and break the same and make a new one at pleasure.

This amendment shall take effect and be in force on the first Monday in January, 1907.

OLOF ANDERSON.

OLOF ANDERSON,
Auditor and Police Judge of the City
of Astoria, Oregon,
Dated at Astoria, Oregon,
1st, A. D., 1906,
11-1-8t

#### NOTICE OF PROPOSED AMEND-MENT TO CITY CHARTER.

Notice is hereby given, that an In-itiative Petition, signed by over two hundred electors of the City of Asto-ria, has been filed with the undersign-ed. Auditor and Police Judge of the City of Astoria, demanding that the hereby first mentioned proposed. City of Astoria, demanding that the hereinafter mentioned proposed amendment to the Charter of the City of Astoria shall be submitted to the legal electors of the City of Astoria for their approval or rejection, at the general election to be held on the 12th day of December, A. D., 1906, and the tenor and effect thereof being as follows: follows:

follows:

An amendment to Section 15 of the Charter of the City of Astoria, defi-ning the qualifications of electors fixing six months residence as a

cant.

34. To provide for a survey of the blocks and streets of the city, and for making and establishing the boundary lines of such blocks and streets.

35. To lay out and construct streets above and below ordinary low water mark in the Columbia river and to authorize the building and establishing the boundary in the city limits, and to authorize the building and construction of, and regulating, wharves and landings at the foot of streets terminating at the water front.

36. To erect, repair and regulate the burial of the dead, and handings at the foot of streets terminating at the water front.

36. To erect, repair and regulate the burial grounds within or without the city limits, and have authorized the foot of streets terminating at the water front.

36. To erect, repair and regulate the use of streets, and to fix and in the city limits, and have authorized the foot of streets terminating at the water front.

37. To erect, repair and regulate the city limits, and have authorized the city limits, and have authorized the burial of the dead, and the city limits, and have authorized the burial of the dead, and the city limits, and have authorized the burial of the dead, and the city limits, and have authorized the burial of the dead, and the city limits, and have authorized the city and in regulate the same of the same.

37. To grant franchises to any person or corporation; to regulate or prohibit the erection and maintenance of the same, and other vehicles, and the city upon and over streets, alternative the burial of the dead, and the city limits, and have authorized the burial of the dead, and the city limits, and have authorized the city of astorial the city of an Act of the legislative Assembly of the State of Oregon, approved February 18, 1899, and entitled "An Act to incorporate the City of Astoria, in regulate or prohibit the erection and organized the use of streets, in the city of astorial provided the city of the city upon and over streets, and to fix and the city limits, and have authorized the city

### CITY ADVERTISEMENTS.

to vote at any election under this Act, who is not entitled to the privileges of an elector under the laws of the State of Oregon, and who has not resided in the City of Astoria for the next six months preceding such election, and in the ward in which he offers to vote for the ten days next preceding such election and the Common Council shall, by ordinance, provide for the registration of electors, and require registration as a conditio— to the right to vote at any election.

This amendment shall take effect and be in force on the first Monday in January, 1907.

OLOF ANDERSON.

Auditor and Police Judge of the City of Astoria, Oregon,
Dated at Astoria, Oregon, November 1st, A. D., 1906.

#### NOTICE OF PROPOSED AMEND-MENT TO CITY CHARTER.

Notice is hereby given, that an Institutive Petition, signed by over two ris, has been filed with the undersigned. Auditor and Police Judge of the City of Astoria, demanding that the hereinafter mentioned proposed amendment to the Charter of the City of Astoria shall be submitted to the legal electors of the City of Astoria for their approval or reflection, at the general election to be held on the 12th day of December A. D., 1906, and the tenor and effect thereof being as follows: the tene

follows:

An amendment to Sections 27 and
28 of the Charter of the City of Astoria, relating to vacancies in office,
and providing for filling vacancies
by appointment by a majorit- of the
remaining members of the Common
Council to continue for the remainder
of the unexpired term.

BE IT ENACTED BY THE ELECT-ORS OF THE CITY OF ASTORIA

That Section 27 of the Charter of the City of Astoria, being section 27 the Legislative Assembly of the State of Orego — proved February 15, 1899, and entitled "An Act to incorporate the City of Astoria in Clatson County, State of Oregon," and to repeal an Act entitled an Act to incorporate the City of Astoria in Clatson County. Oregon," and to repeal an Act entitled "An Act to incorporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an Act entitled "An Act to incorporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria, in Clatson County, State of Oregon," approved October 20th 1876, "Filed in the office of the Secretary of State, February 18, 1891, be and the same is hereby amended as follows:

Section 27. An office shall be deemed vacant upon the death or resignation

retary of State, February 13, 1891, be and the same is hereby amended as follows:

Section 27. An office shall be deemed vacant upon the death or resignation of the incumbent or in case the incumbent shall cease to be an inhabitant of the City of Astoria for a period of sixty days without first obtaining permission of the Common Council. The office of Treasurer shall be deemed vacant whenever the incumbent thereof shall be absent from the City for a period of thirty days without permission duly obtained from the Mayor of the City of Astoria. The office of Councilman shall be deemed vacant whenever any incumbent thereof shall cease to be a resident of the ward which he represents, or shall fail to attend three successive regular meetings of the Council, this obtained. But a change of the boundaries of any ward shall not be deemed a change of residence of any Councilman so as create or cause a vacancy in such office.

That section 28 of the Charter of the City of Astoria, being section 28 of an act of the legislative assembly of the State of Oregon, approved February 15, 1899 and entitled "An act to incorporate the City of Astoria, Clatson County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria, Clatson County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria, in Clatson County, State of Oregon, and to repeal an act entitled "An act to incorporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria, in Clatson County

ereby amended so as to read as fol-

Section 28. A vacancy in any office caused by a failure of a person electcaused by a failure of a person electted to qualify therefor, as prescribed
's section 24, or made by or consequent upon a judgment of any Court,
or in any of the cases specified in
section 27, must be filled by appointment by a majority of the remaining
members of the Common Council, to
continue in office for the remainder
of the unexpired term.
This amendment shall take effect

in January, 1997.
OLOF ANDERSON,
Auditor and Police Judge of the City
of Astoria, Oregon,
Dated at Astoria, Oregon,
November 11-1-8t

11-1-8t 1st. A. D., 1906.

#### NOTICE OF PROPOSED AMEND. MENT TO CITY CHARTER.

Notice is hereby given, that an In-itiative Petition, signed by over two hundred electors of the City of Asto-ria, has been filed with the undersign-ed. Auditor and Police Judge of the City of Astoria, demanding that the hereinafter mentioned proposed a-City of Astoria, demanding that the hereinafter mentioned proposed a-mendment to the Charter of the City of Astoria shall be submitted to the legal electors of the City of Astoria for their approval or rejection, at the general election to be held on the 12th day of December, A. D., 1906, and the tenor and effect thereof being as follows:

As a mendment to section 31 of the

An amendment to section 91 of the Charter of the City of Astoria pro-viding for establishing and re-estab-lishing the grades of the streets of the City of Astoria, and that no grade shall be changed on an improved street or nortion thereof, except upon a written petition of the owners at least three-fifths of the property abutting upon said street, or that part thereof upon which the change of grads is proposed. grade is proposed.

BE IT ENACTED BY THE ELECT-ORS OF THE CITY OF ASTORIA:

ORS OF THE CITY OF ASTORIA:
That section 31 of the Charter of the City of Astoria, being section 31 of an act of the lexistative assembly of the State of Oregon, approved February 15, 1829, and entitled "An Act to to incorporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an Act entitled "An Act to incorporate the City of Astoria in Clatson County, State of Oregon," and to repeal an Act entitled "An Act to corporate the City of Astoria, in Clatson County, State of Oregon," and to repeal an Act entitled "An Act to corporate the City of Astoria, in Clatson County, Oregon, Approved October 20, 1876, "Filed in the office of the Secretary of State, February 18, 1891." be and the same is hereby amended so as to read as follows:

Section 91. The Council shall have authority to determine and establish the grade of all streets, avenues, allows and public grounds within the South side.

the grade of all streets, avenues, al-leys and public rounds within the City and to require improvements and City and to require improvements and buildings adjacent, or abutting upon such streets, alleys or grounds, to be made and constructed in conformity with such grades, and the Council may change or alter the grade of any street, alley or public grounds, or any part thereof, whenever in their opinion the public convenience will be promoted thereby. Whenever a grade shall be established or altered a record and diagram thereof shall be made in the book of street records in the office of the City Surveyor: PROVIDED, that in case of a street and 3rd street 196 feet above hase of grades on the South side; and at the intersection of Exchange street and 2pd street above the base of grades on the North side and 189 feet above the base of grades on the North side and 189 feet above the base of grades on the South side and between the points above designated the slope to be even or gradual. OLO ANDERSON.

Auditor and Police Judge of the City of Astoria, 11-7-11t

### CITY ADVERTISEMENTS.

fifths of the property abutting upon said street or that part thereof upon which said change of grade is proposed to be made. If any damage shall result to any owner by any change of the established grade of any street, alley, sidewalk, wharf, or landing, the Council may, in their discretion, levy and collect the amount thereof by special assessments on the lots benefitted thereby, and therewith pay the same but the City shall incur no liability by reason of any thing in this section contained. Before the grade of any street, avenue, or alley shall be established or altered, ten days notice thereof must be given by publication in a newspaper published in the City of Astoria; such notice must be given by the Auditor and Police Judge by order of the Common Council, and must specify with convenient certainty the street, avenue, or alley, or part thereof of which the grade is proposed to be established or altered. Within ten days from the final publication of such notice the owners of three-fifths of the property adjacent to such street, avenue, or alley, or part thereof, as the case may be, may make and file with the Auditor and Police Judge a writtenremonstrance against the proposed grade or alteration, and thereupon the same shall not further be proceeded in or made. If no such remonstrance be made and filed, the Council, at its earliest convenience thereafter and within six months from the final publication of such notice, may, by ordinance, establish the proposed grade.

This amendment shall take effect and be in force on the first Monday in January, 1907.

OLOF ANDERSON,

Auditor and Police Judge of the City of Astoria, Oregon.

In January, 1997.

OLOF ANDERSON,
Auditor and Police Judge of the City
of Astoria, Oregon,
Dated at Astoria, Oregon, November
1st, A. D., 1996.

11-1-8t

#### NOTICE OF PROPOSED AMEND-MENT TO CITY CHARTER.

Notice is hereby given, that an Initiative Petition, signed by over two
hundred electors of the City of Astorie has been filed with the undersigned. Auditor and Police Judge of the
City of Astoria, demanding that the
hereinafter mentioned proposed amendment to the Charter of the City
of Astoria shall be submitted to the
legal electors of the City of Astoria for
their approval or rejection, at the
general election to be held on the 12th
day of December, A. D., 1906, and
the tenor and effect thereof being as
follows:

An amendment to section 47 of the
Charter of the City of Astoria, defining the powers and duties of the
President of the Council.

BE IT ENACTED BY THE ELECT-

case the BE IT ENACTED BY THE ELECT-ORS OF THE CITY OF ASTORIA:

ORS OF THE CITY OF ASTORIA:

That section 47 of the Charter of the City of Astoria being section 47 of an act of the legislative assembly of the State of Oregon approved February 15, 1899, and entitled "An Act to to incorporate the City of Astoria in Clatsop County, State of Oregon, and to repeal an Act entitled "An Act to incorporate the City of Astoria, in Clatsop County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria in Clatsop County, State of Oregon," and to repeal an act entitled "An act to incorporate the City of Astoria in Clatsop County, Oregon, Approved October 29, 1876 "Filed in the office of the Secretary of State February 18, 1891, be and the same is hereby amended so as to read as follows:

Section 47. During any absence of the Mayor from the City, or in case of his inability to act, or during any vacancy in the office of Mayor, the President of the Council shall be the acting Mayor and shall perform all the duties of such office, during such absence inability or vacacy, excepting as otherwise provided in this Act.

This amendment shall take effect and be in force on the first Monday in January, 1907.

OLOF ANDERSON.

Auditor and Police Judge of the City of Astoria, Oregon.

Auditor and Police Judge of the City of Astoria, Oregon, Dated at Astoria Oregon, November 1st, A. D., 1906.

# NOTICE.

NOTICE IS HEREBY GIVEN THAT the Common Council of the City of Astoria has declared its determination and intention to re-establish the grade on 2nd street in that part of the City of Astoria laid out and recorded by John McClure from the This amendment shall take effect and be in force on the first Monday in January, 1907. said grade when so re-established will be at the following elevations above the base of grades as established by ordinance No. 71 of the City of Astoria, to-wit:

At the intersection of 2nd street and Exchange street at 189 feet above the base of grades; at the South line of Exchange street at 186 feet above the base of grades at the North line of Exchange street and at the intersec-

OLOF ANDERSON. Auditor and Police Judge of the City of Astoria.

11-7-11t

# NOTICE.

NOTICE IS HEREBY GIVEN THAT the Common Council of the City of Astoria, has declared its determina-

on the South side.

At the intersection of Exchange