plassure of the Mayor. The City Prosecutor is all the Charter as sections 201a, 201b, 201c, and "street Extension bond threat procedure of the prosecutor of the prosecutor of the prosecutor, at least paid the procedure of the City Prosecutor, at least paid and the country of the charter, or with the commission of the City Prosecutor, at least paid the procedure of the City Prosecutor, at least paid the procedure of the City Prosecutor, at least paid the procedure of the City Prosecutor and country of the City Prosecutor when by him deemed advisable. The City Prosecutor when by him in such convenient of the same, He may have one or more deputies to be appointed by him in writing to continue during his pleasure, the number of such deputies to be fixed by the Council. The salary of the City Prosecutor and of his deputies the fixed by the Council and the convenient and the continue during his pleasure, the number of such deputies to be appointed by him in writing to continue during his pleasure, the number of such deputies to be fixed by the Council. The salary of the City Prosecutor and of his deputies that he could be allowed the continue during his pleasure, the number of such deputies to be appointed by him in such convenient and the continue during his pleasure, the number of such deputies to be appointed by him in such convenient and the continue during his pleasure, the number of any department of official bears and the continuent of the conti

wided for that purpose, the original or duplicate sopies of all written opinions furnished by him to the city, or to any department or official thereof, and also of all certificates of titles furnished to the city, or any department or of-ficial thereof by him, and all abstracts of title

sisted by the people and hold office for the term of four rears and until his successor is considered and has qualified. He shall qualify on or before the first day of lally next succeeding his election.

Section 549. The City Attorney must attend to the control of the direction of the provided shall be unil and void and of no force and effect, and the entry made in the docket as in the bonds issued to pay for such improvements, and application shall also contains a statement, but the city is legally to control of all civil actions, suits a property when agrees to pay and assossments in the control of the application in many of creation in many of the application in many and assossments in the control of the sall qualify or changed, as aforesaid, then and in that case the application in the control of the application shall also control of the bonds issued to pay for such in the bonds issued to pay for such interest at the same rate on all such assessments. Said application shall also control on the bonds issued to pay for such interest at the same rate on all such assessments. Said application shall also control on the bonds issued to pay for such interest at the same rate on all such assessments. Said application shall also control on the bonds issued to pay for such interest at the same rate on all such assessments. Said application shall also control on the bonds issued to pay for such interest at the same rate on all such assessments. Said application shall also control on the bonds issued to pay for such interest at the same rate on all such assessments. Said application shall also control on the bonds issued to pay for such interest at the same rate on all such assessments. The bonds issued to pay for such interest at the same rate on the

ilable therefor, it shall be lawful for the owner of any property so assessed for such establishment or change of streets in the sum of ten dollars or more, at any time within thirty days after notice of such assessment to file with the Auditor a written application to pay said assessment in installments, and such written application shall state that the said applicant and property owner does hereby waive all irregularities or defects, jurisdictional or otherwise, in the proceedings to establish or to change streets for which said assessment is levied and in the apportionment of the cost thereof. Said application shall contain a provision that the said applicant and property owner agrees to pay said assessment in twenty semi-annual installments, with interest at the same rate on all such assessments which have not been paid as that expressed in the bonds issued to pay for such improvements. Said application shall the contains the tentage of the contains and property and the same rate on all such assessments which have not been paid as that expressed in the bonds issued to pay for such improvements. Said application shall the contains the tentage of the contains the same rate on all such improvements.

the city, or to any department or official thereof, and also of all certificates of title furnished to the city, or any department or of field thereof by him, and all abstracts of title which shall herefore be furnished or obtained by the city. He shall also procure, as far as possible, all legal opinious and abstracts of title which have herefore been furnished to the surface of the city. He shall also procure all surfaces of the city of procure all law books herefore purchased by the city and in the possession of any law officer or ex-law after of the city or other person, and mark them are any cored and the city and in the possession of any law officer or ex-law after of the city or other person, and mark them are appeared by the city and in the possession of any law officer or ex-law after of the city or other person, and mark them are appeared by the city and in the possession of any law officer or ex-law after of the city or other person, and mark after of the city of processible, all leaves the city of the city and in the possession of any law officer or ex-law after of the city of the city, and the city of the city and the city of the city and the city of the city of the city of the city of the city and the city of the

Charter therefor, and to repeat the filed in the office of the Secretary of State, January 23, 1903, as smended.

BE IT ENACTED BY THE PEOPLE OF THE CITY OF PORTLAND. AND THE CITY of PORTLAND DOES ORDAIN AS FOLLOWS.

That Article II, Chapter V. of the Charter the City of Portland milited. The Charter therefor, and to repeal all acts or charter of the Secretary of State, January Ed. (1903, as smended, be and the same is here.)

BE IT ENACTED BY THE PEOPLE OF THE CITY OF PORTLAND LOOKED AND THE CITY

MENDMENTS TO CHARTER

The services of the control o

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as mended to following question: "Shall be seen and to exceed the 10) per crow in the City of Fortland. So the Charter of the City of Fortland. Multionable Charter of the Pill by the Charter of the City of Fortland. The Charter of the City of Fortland. The Charter of the City of Fortland of the Charter of the City of Fortland. The Charter of the City

And the second control of the contro