ORDINANCE NO -

An Ordinance Providing for Taxing, Licensing and Regulating Bar-Rooms and Drinking Shops and Places Where Liquors Are Sold Within the City of Astoria.

The City of Astoria does ordain as

Rection 1. That no person or persons shall, in the City of Astoria, Clarsop Cosnity, Oregon, either directly or indirectly, in person or by another, sell, barter or deliver, or knowingly permit to be sold by another, or for or on his account, or otherwise, any wine, mait or spirituous liquors in less quantities than one gallon, without first obtaining a Beense so to do from the City of Astoria, in the manner in this ordinance hereinafter provided. Provided, that nothing in this ordinance shall be construed to apply to the sale of liquors for medicinal purposes, made by a regular licensed pharmacist upon a prescription therefor made by a regular licensed physician or surgeon, in the regular course of such physician's or surgeon's practice to a patient, and for medicinal purposes only.

Any person violating any of the pro-

purposes only.

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof before the police judge, shall be fined not less than Twenty-five Dollars, nor more than Two Hundred Dollars, or by Imprisonment in the city fall until such fine be paid, not to exceed One Hundred days. And it is hereby made the duty of the Chief of Police and each police officer of the city to make complaint to the City Attorney of each and every violation of the provisions of this ordinance, and such violation' must be prosecuted by such attorney.

sions of this ordinance, and such violation must be prosecuted by such attorney.

Section 2 Every person applying for a license to sell wine, mait or spirituous liquors, in less quantities than one gallon, under the provisions of this ordinance, shall pay into the city treasury the sum of Four Hundred Dollars per annum, and in no case shall any license be issued for a less period than one year, and no license shall be in any manner transferable. Provided, further, that the Common Council shall reserve and have the right to revoke a license at any time.

Section 3. Before a license shall issue, as provided in this ordinance, the applicant shall petition the Common Council in the manner provided in Section 4 of this ordinance, and shall also, with said petition, present to the Common Council a bond in the sum of Five Hundred Dollars, with two or more sufficient sureties, payable to the City of Astoria, conditioned that the applicants shall keep an orderly house, and will in all things comply with the provisions of this ordinance during the period of one year from the date of such license. Attached to said bond shall be the affidavit, verified by the oath of the sureties, to the effect that they are free-helders of the City of Astoria, and are in the aggregate worth the sum of One Thousand Dollars over and above all just debts and liabilities, exclusive of property exempt from execution. The applicant shall also present with such petition and bond, a receipt of the City Treasurer for the amount of money deposited for such license, to-wit, \$400.

Section 4. The petition required by this ordinance shall state!

1st—The name of the applicant.

2nd—Whether such applicant this before held, or holds at the time of the applicant, or if more than one, then by one of said applicant s, stating that such petition is true.

The receipt of the Treasurer mentioned in Section 3 of this ordinance

one in such applicants, stating that such petition is true.

The receipt of the Treasurer mentioned in Section 2 of this ordinance shall state that the amount paid by such applicant is paid for liquor license, to be refunded in case the Common Council shall refuse to grant the petition of the applicant, otherwise upon the issuing of such license to go into the Police Fund of said City of Astoria.

Section 5. Said petition shall be granted on condition of the applicant and either approve or disapprove the same. Upon the provisions of this or disabilities the same is the provision of the sum. Upon the provisions of this or disabilities to such applicant.

Section 6. The peace bond given by the applicant, as provided in this ordinance, in case of any violation of any of its provisions or conditions, shall be liable to be prosecuted therefor in a civil acton, and it shall be the duty of the City Attorney to prosecute the bond siven by such applicant for any violation of far provisions.

Section 7. Any keeper of a bar-room or drinking shop, or place where liquors are sold, who shall permit any breach of the peace or disturbance of public orders or decorum, by noisy or disorderly conduct on the premises, when it is in his power to prevent the same, or who shall sell or give any intoxicating liquors to any person already intoxicated, or any person under the age of legal majority, or who shall allow or permit any theshall sell or give any intoxicating liquors are sold, or who shall permit any theshall sell or give any intoxicating liquors for permin in any theatre or place of amusement in which intoxicating liquors are sold, or who shall permit any minor folse or remain in any theatre or place of amusement in which intoxicating liquors are sold, or who shall permit any minor folse or remain in any theatre or place where liquors are sold, or who shall permit any minor folse or remain and any person or permit any minor are sold, or who shall permit any minor folse or remain or a permit any minor folse or remain and any p

at:

Anditor and Police Judge.

February 15, 1894.

ALFRED KINNEY.

Mayor.

NOTICE

Completion and Acceptance Young's Bay County Road.

Notice is hereby given that M. Kronquist, contractor, on Young's Bay county road, under the provisions of Ordinance No. 1846, did, on the 18th day of February, 1894, file in the office of the Auditor and Police Judge of the City of Astoria, the certificate of the Superintendent of Streets and the City Surveyor, approved by the Committee on Streets and Public Ways.

Ways.

After the expiration of the time hereinafter specified, if no objection to the
acceptance of such work be filed, and
the Common Council shall deem such
improvement properly completed according to the contract and plans and
specifications therefor, the same may be
accepted.

Objections to the acceptance of said

Objections to the acceptance of said work, or any part thereof, may be filed in the office of the Auditor and Police Judge on or before Tuesday, February 20th, 1894.

Auditor and Police Judge.

Astoria, Ore., Feb. 16, 1894.

FOURTH STREET GRADE NOTICE

Notice is hereby given that the Common Council of the City of Astoria propose to establish the grade of Fourth street, in the City of Astoria, Oregon, as laid out and recorded by John Adair, at the following heights above the base of grades as established by ordinance No. 71, entitled "An ordinance establishing a base of grades for the streets of the City of Astoria, as follows, towit:

Feet.
At intersection with Auger avenue. 22.0
At intersection with Abernethy. ... 25.6
At intersection with Bonneville. ... 33.6
And that the grade of the intervening streets be a straight line between the crossings mentioned.

And unless a remonstrance signed by the owners of three-fourths of the property fronting on said portion of said street be filed with the Auditor and Police Judge within ten days from the final publication of this notice, to-wit; on Monday, March 12th, 1894, the Common Council will establish said grade.

By order of the Common Council.
Attest: K. OSBURN,
Auditor and Police Judge.

Attest: K. OSBURN, Auditor and Police Judge. Astoria, Ore., February 16, 1894.

SUMMONS.

In the circuit court of the state of Ore-gon for Clatsop county. Harry W. Bell, plaintiff, vs. Kate T. Bell, defendant:

Bell, defendant:

To Kate T. Bell, defendant:

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 on or before the regular term thereof, to-wit: February 19th, 1894. And you are hereby notified that if you fall so to appear, and answer, the plaintin will apply to the court for the relief demanded in his complaint, towit: for a decree dissolving the bonds of matrimony now existing between you and the plaintiff.

This summons is published pursuant to an order of the Hon. T. A. Merindge of the above entitled court, dated January 5th, 1894.

ROBERT SCOULER,

ROBERT SCOULER, Attorney for Plaintiff SUMMONS.

SUMMONS,

in the Circuit Court of the State of Oregon for Clatsop county;
William Lehnig, plaintiff, vs. Emma Corder, Lydia Jamieson, Jennie Johnson, Sophia Lehnig, and Augusta McConnell, defendants.

To Emma Corder, Lydia Jamieson, Jennie Johnson, Sophia Lehnig, and Augusta McConnell;
In the name of the state of Oregon, you are hereby required to appear and answer the complaint filed in the above court, and cause, on or before the first lay of the term of this court, next following the expiration of six weeks' publication of this summons, which will be the nineteenth day of February, 1894, and if you fall to appear or answer, for want thereof, plaintiff will take judgment against you for the sum of six hundred and ninety-eight deliars, with interest thereon from the 15th day of August, 1891, at the rate of eight perent per annum, and for costs and dislurasements of this action; and will also ake an order directing the sale of certain real estate property, belonging to you which has been attached in this ction, and which real property is situated in the county of Clatson, state of Oregon, and particularly described a the northwest quarter of the northwest quarter and the east half of the northwest quarter of section thirty-one, of township seven north, range eignwest, in Clatsop county, Oregon.

Service of summons in this action by sublication, is made pursuant to an order of the Hon. A. McBride, judg of the above entitled court, dated the ith day of May, 1893.

W. T. BURNEY, Attorney for Plaintiff.

Dated Jan. 4th, 1894.

FINAL SETTLEMENT—ASSIGNEE's NOTICE.

FINAL SETTLEMENT-ASSIGNEE'S NOTICE.

The undersigned, assignee of Parker & Hanson, insolvent debtors of Astoria. Clausop county, Oregon, having filed his final account as such assignee, with the clerk of the circuit court of Oregon for Clausop county, Oregon, the hearing and settlement of account will be held in said court on the first day of the next regular term thereof, to ton the nineteenth lay of February, 1894.

Objections, if any, to such settlement must then and there be made.

W. W. PARKER,

Assignee of Parker & Hansen, insolvent debtors.

January 13, 1894.

ADMINISTRATOR'S FINAL ACCOUNT.

Notice is hereby given that the undersigned, administrator of the exente of Alexander McDonaid, has flied in the county court of the state of Ovegon for Clatsop county, his final account assuch administrator, praying for rettlement of said estate and his discharge, and the said court has set Monday, February 5th, 1894, at the hour of 2 o'clock p. m., of said day, at the court house, for the hearing of said account, and all persons interested are notified hereby to then and there appear and show cause if any, why the same should not be allowed.

WILLIAM McDONALD,
Administrator of the estate of Alexander McDonald, deceased.

A HOUSEHOLD TREASURE.

D. W. Fuller, of Canajoharic, N. Y. mays that he always keeps Dr. Kine's New Discovery in the house and his family has always found the best results to follow its use; that he would not be without it if procurable. G. A. Dykeman, Catakili, N. Y. says that Dr. Kins's New Discovert is undoubtedly the best cough remesty; that he has used it in his family for eight years. Chi to the best cough remesty; that he has used it in his family for eight years. Chi to the best cough remesty; that he has used it in his family for eight years. Chi to the procurable of the best cough remesty; that he has used it in his family for eight years. Chi to the procurable of the best cough remesty; that he has used it in his family for eight years. Chi to the procurable of the best cough remedy so long tried app iersed? Total bottles free at Chas. Rocers drug store. Total bottles free at Chas. Rocers drug store. Package, or three paokages for, K. O. Boston, Mass.

Park Obesity Pills will reduce your weight PFRMANENTLY from 12 to 18. Doubtles or his positive relief. And beautify the complexion, leaving no wrinkles or habitiness. STOUT ABDOMENS and difficults breathing surely relieved. No sall in his family for eight years. Of the paokages for, K. O. Boston, Mass.

CARMASSERS WANTED.

Thit up in near walch-shaped bottles, we see the complexion of the complexion of the complexion of the beautiful to the health and beautify the conting no wrinkles or habitiness. STOUT ABDOMENS and difficults breathing surely relieved. No sall in his family for eight years. Of the paokages for, K. O. Boston, Mass.

PARK REMEDY CO., Boston, Mass.

PARK REMEDY CO., Boston, Mass.

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#### PEOPLE

PARK REMEDY CO., Boston, Mass.

Milland Managarian Control of the Co

THE WALL WILLIAM TO THE STREET

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Telegraphic

Press Report

THE ASTORIAN is in possession of all the telegraphic news service franchises, and is the only paper on the Columbia river that publishes genuine dispatches. The circulation is much greater than that of all other Astoria papers combined. The Weekly edition contains a carefully selected resume of the most importan telegraphic and local news.

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