along Dakota evenue from Peach greater amount than its proportion cel any greater amount than the acstreet to Newtown street, and for the of such cost based on its frontage, tual benefit received by it from said and adjacent thereto, and providing designated in said notice, a meeting of the council to consider protests against said construction and

The city of Medford doth ordain as provements,

the council to cause a lateral sewer said trunk water main or trunk sewer parcel so assessed shall be marked to be constructed along Dakota ave- has been laid shall have the right to "cancelled by re-assessment" on the nue from Peach street to Newtown use the same as a lateral water main docket of city lien. street, and to assess the cost there- or sewer, as the case may be, in the ed thereby and adjacent thereto.

Section 2. The council will hear and consider any protests against said construction and the assessing of said property for the cost thereof, at a meeting of the council to be held on the 22d day of July, 1910, at property assessable hereunder shall 7:30 o'clock p. m., in the council have been given permission to use chambers in said city, and all propsaid trunk water main or trunk sewchambers in said city, and all property owners of property adjacent to er as a lateral shall not be need of taken to prohibit the levying of an assessment against said parcel of property, but every such permit property, but every such permit property. said council at said time and place, property, but every such permit and show cause, if any they have, whether heretofore or hereafter given, why said construction should not be shall se held and taken to be a term made and the cost thereof so assess-

hereby directed to serve notice there- levied against such parcel of propof upon the property owners afore-said, by causing three copies of this dinance to be published in the foregoing measure will appear lie places in said city, and said or-dinance to be published three times in a daily newspaper published and of general circulation in the city, at least ten days before the date of said

The foregoing ordinance was passd by the city council of the city of Medford, Oregon, on the 8th day of July, 1910, by the following vote: Welch absent, Merrick aye, Emer-ick aye, Wortman aye, Elfert aye and

Approved July 9th, 1910. W. H. CANON, Mayor.

ROBT. W. TELFER, City Recorder.

CHARTER AMENDMENTS. Notice is hereby given that the folthe titles and texts of those certain amendments to the charer of the rejection by resolution of the city benefited by street be printed upon the official ballot. tive. ROBT. W. TELFER,

Recorder of the City of Medford. do ordain as follows:

of the city of Medford providing for the following: the assessment of property abutting on trunk water me ins and trunk sew- the council has caused, or may cause, sewer for said property, and water effted thereby the cost of such im- the opening or widening of said foregoing provisions as to assessmains and trunk sewers by the own- provement, and said assessment by ers of said : butting property for lat-

do ordain as follows:

to the following: along any street of said city for the council may cause the cost of said Should any person so appointed fail upon the ballot: trunk water main or trunk sewer the provement or benefited thereby, in the council may appoint another to council shall be of the oppion that the following manner: the same may be used by the property been paid for, assess against the prop-erty fronting on the portion of said re-assess and the amount it proposes would be required to supply the property fronting on said street or portion thereof, in case said trunk wain the following manner: The council shall declare by resolution its in- days before the date of said meeting. assessment, said trunk water main or trunk sewer has been laid, and which it proposes to permit the owners of adja-

meeting, assess said property for such original assessment shall be followed portion of the cost of said trunk wa- by the council in making such reaster main or trunk sewer as they shall sessment. determine the adjacent property is The council shall have the right to main, not exceeding the cost of a same may not have been assessed in at which they will meet to consider suitable lateral water main or sewer, the original assessment preceding, in the same and any protests thereto. as aforesaid, and not exceeding the case the council finds said property amount designated in said notice. Specially benefited by said improvement shall be made in proment and the provisions of the charspecial benefit to such parcel is less ment shall be made in proportion to the frontage of each parcel ter relating thereto otherwise gives the council power to so assess said property. In making said re-assess three times in a newspaper published property. In making said re-assess three times in a newspaper published the cost of a suitable lateral based on its frontage, if it finds that the special benefit to such parcel is less to the provisions of the charter of the charter of the council shall distribute the cost of a suitable lateral based on its frontage, if it finds that the special benefit to such parcel is less to the council shall distribute the cost of a suitable lateral based on its frontage, if it finds that the special benefit to such parcel is less to the opening of widening of any such street. Said resolution shall be published three times in a newspaper published cost of a suitable lateral based on its frontage, if it finds that the special benefit to such parcel is less to the council power to so assess said property. In making said re-assess, three times in a newspaper published cost of said improvement between the cost of a suitable lateral based on its frontage.

such assessment.

CITY NOTICES.

An ordinance providing for the con- no other parcel shall on account of of the property on said improvement, struction of a 6-inch lateral sewer any such reduction be assessed any as the case may be, assessing no par-

by ordinance and entered in the dock- ment has been paid, or application to assessment and the serving of the et of city liens and collected in the owners of such property with notice manner provided by this charter in made by the owner thereof and bonds the cause of assessment for street im-

> Thereafter the owners of all prop-It is the intention of crty adjacent to the street wherein existing assessments against each

sewers in said city. The fact that prior to the institution of proceedings for the making the foregoing measure will appear of any assessment in accordance here-upon the ballot: with, the owner of or occupant of any property assessable hereunder shall porary and revokable permit and li- are for any reason void or defective. Section 3. The city recorder is above provided for shall have been

> upon the ballot. · Submitted by the Council.

CHARTER AMENDMENT assessment of property abutting on heretofore or hereafter constructed thereof, not exceeding the cost of a suitable lateral water main or sewer for said property, and authorizing do ordain as follows: use of said trunk water mains and trunk sewers by the owners of said abutting property for lateral pur-

403 YES 404 NO	Vote	yes or no.
404 NO	403	10000
	404	No
Caracia de la ca		

An amendment to the charter city of Melford submitted to the peo- of the city of Medford authorizing the required for said purpose, and such assessments are collected may construction of such a building in ple of said city for their approval or re-assessment of property specially council of gold city, at a special elec- sewers or water mains, for the cost tion to be held on August 2d, 1910, thereof in cases where the original together with the number; and forms assessments levied for the cost there-in which to ballot title thereof will of are for the cost there-

That the charter of the city of Med-An amendment to the charter ford be amended by adding thereto

Whenever heretofore or hereafter sewer for said property, and author- the property adjacent thereto or ben-Medford be amended by adding there- sessment shall be declared to be void acceptance and an oath to the ef- assessed for the cost of such openis illegal or doubtful by reason of trunk sewer or water main to be laid any such omission or defect, said benefit of said city, or any portion improvement to be re-assessed against to qualify within said time or fail thereof, if after the laying of said the property adjacent to said im- to perform his duties as such viewer.

The council shall declare by resotrunk water main or trunk sewer has assessment, which resolution shall ignated by the chairman, of which ing or widening streets in the city nue in Medford, Oregon. Cash or a been laid, as a lateral water main or briefly describe the improvement, and sewer wit out materially interfering shall declare the intention of the with the use thereof for the purpose for which it was originally laid, said council may at any time before said trunk sewer or trunk water main has been severed to reject any and all

street wherein said trunk water main to assess against each such parcel. or trunk sewer is laid, so much of Said resolution shall fix the time and the cost thereof as equals the special place for holding a meeting of the benefit which will result to said property from the use of said trunk wa- re-assessing the costs of said improve- special benefit to each parcel of of the city of Medford, amending ter main or trunk sewer as a lateral ment against adjacent property, or property thereof, not exceeding its section 100 thereof, providing for 7th, 1910. water main or sewer of such size as property benefited thereby, shall be proportion of the cost thereof. In the issuance of bonds otherwise aua thereof, in case said trunk wa- lished and of general circulation in to the city by the owner thereof for wears, main or sewer were not so used, said city and shall be posted in five public places in said city, at least ten

At said meeting the council shall street, or portion thereof, along which ing of such assessment, and if after part so conveved, and the same as same hereby is amended so as to considering the matter the council shall determine that the property adjacent to said improvement, or any cent property to use for lateral pur-other property, has been specially poses, as aforesaid, and shall designeed thereby, it may cause the nate the amount per front foot which cost of said improvement to be assessed against said adjacent property, it proposes to assess against said adjacent property on account thereof. or other property especially benefited Said resolution shall fix the time and by said improvement, to the extent place at which the council will hold of the special benefit so received by meeting to hear any protests against said property therefrom; provided, such assessment. Said resolution however, that no parcel of property shall be served by publishing the shall be so assessed unless the same same three times in a newspaper pubhas been described in the notice of lished and of general circulation in intention to make such re-assessment said city, and by posting the same in above provided for, and no parcel of five public places in said city, at property shall be assessed for a great- of the special benefit so received by of the city, elsewhere in this charleast ten days before the date of said er amount than the amount designat- each ed therefor in said notice. In deter- amounts shall not exceed the pro- than ten years, if in the opinion of At said meeting the council shall mining the property to be assessed hear and consider all protests against and the amount to be assessed against such assessment, and may either at each parcel of property, the provisuch meeting or at any subsequent sions of the charter for making an

beenfited by having the right to use assess any parcel of property for said port has been filed, naming the said the same as a lateral sewer or water improvement notwithstanding the viewers and fixing a time and place

CITY NOTICES.

than said proportional amount, but the benefits received, or the frontage cel of property which has been pre-Said assessment shall be declared viously assessed and which assesspay which in installments has been issued on account of the same, pursuant to the charter of said city or the general laws of the state. In all

Said re-assessment shall be declarof upon the property directly benefit- same manner and subject to the same ed by ordinance and entered in the regulations as are provided for the city lien docket and collected in the use of other lateral water mains or same manner as the original assessments.

The following is the form in which

Submitted by the Council. CHARTER AMENDMENT.

assessment of property especially beners or water mains, for the cost thereof, in cases where the original assessments levied for the cost thereof

į.		yes or no.
	405	YES
	406	NO
ì		

or widening streets in the city of sessment.

Medford be amended by adding shall be in installments. thereto the following:

allev, as hereinafter provided. streets of said city.

viewer to the best of his ability, the foregoing measure will appear

Said viewers shall proceed to inspect said street or alley and shall determine what property is specially benefited by the opening or widsaid purpose, the viewers shall, in The people of the city of Medford fixing the benefit to said parcel, de- do ordain as follows: termine the difference between the so reduced, but as benefited by said read as follows: street or alley or the widening Section 100. No contract shall of July, 1910, at 2 o'clock in the aft-

thereof. parcel therefrom. portional benefit of said respective the council such longer term will be

Thereafter the council may, by resolution, announce that said re-

CITY NOTICES.

the date of said meeting. assessment of the cost thereof on the and no assessment shall exceed in improvement, but the council shall shall be made to appear to the property directly benefited thereby amount per front foot the amount enter no assessment against any parshall be made to appear to the city of Medford, meeting that any of the said viewers do ordain as follows: lacks the ourlifications above specified, or that any of them have the charter of the city of Medford failed to file the prescribed accept- be, and the same hereby is, amended ance or oath, said report shall be so as to read as follows: rejected and new viewers appointed.

> An amendment to the charter of the shall it assess any such parcel a any judgment existing against the city of Medford authorizing the re- greater amount than that fixed in city; but any license exacted and said report therefor, but the council collected by the city upon any place. shall not otherwise be bound by said person, pursuit, occupation or call-

> > above set forth.

An amendment to the charter the owner of any parcel of land by vate donation or otherwise, annual of the city of Medford providing for the viewers in their report, or the lv levy on all the taxable property in An amendment to the charter of the assessment on property speci-council in declaring the assessment, said city liable for city and county the city of Medford providing for the ally benefited of the cost of opening shall effect the validity of the as- as will realize a sum equal to ten

Medford, and providing the manner Said assessments when made shall per cent of the cost of said buildby said city for a portion of the cost of opening or widening streets and be declared by ordinance and enterthe levving of such assessments. ed in the city lien docket and col- maintenance of such free public li-The people of the city of Medford lected in the same manner as as- brary, subject to the regulations prosessments for street improvements, vided by the library commission of That the charter of the city of except that no such assessment the state of Oregon.

The city council may in its discre-Whenever the city council shall tion permit any interested property upon the ballot: desire to open or widen any street owner to advance the cost of openor alley within the city it shall first ine or widening any street or alley. acquire, by purchase or condemna- and after the same has been opened tion, the necessary land for said or widened, as above provided, may the city of Medford, providing for Any property-owner may proceed to assess the cost thereof on the levving of a tax annually for voluntarily execute a deed to the the property thereby benefited in the the maintenance of a free public lileity for any portion of his property same manner herein provided, and as brary building in the event of the conveyance shall be taken into con- repay the amounts so advanced to said city by private donation sideration in assessing the cost of the persons so advancing the same, otherwise. opening or widening said street or but in such case no greater amount shall be assessed against the prop-The city council shall thereupon erty benefited thereby, then the readeclare said street or allev to be sonable value of the property ac-The people of the city of Medford opened or widened, describing the quired for said purpose, irrespective street so opened or widened, and of the amounts actually paid there-thereafter it would be one of the for by the property owners so advancing such cost, and said city Thereafter the council may ap- shall in such case be liable to the point three viewers, one of whom owners for such amounts only as ers heretofore or hereafter construct- any street or alley to be improved, shall be designated as chairman, may be collected on such assessed by said city for a portion of the or has caused any sewer or water Each of said viewers shall be a resiments and such liability shall be cost thereof, not exceeding the cost main to be laid and has, or may here- dent and freeholder of said city, and considered as no part of the liabilof a suitable lateral water main or after assess or attempt to assess upon no person owning any interest in ity of the indebtedness of the city ship composed of J. F. Hutchason, C. any property especially benefited by as limited by the charter. All the W. Zorn and - Kugler, bankrupts. requisite notice or by reason of any serve as a viewer. Each of the per- clared opened or widened within six will receive sealed bids at his office,

Submitted by the Council. CHARTER AMENDMENT.

An amendment to the charter of The viewers shall meet at a time the assessment on property especi-

An amendment to the charter Said resolution shall be pub- case any portion of any such parcel thorized by the charter of said city ished three times in a newspaper pub- shall have been voluntarily conveyed for a period not exceeding thirty

That section 100 of the charter which resolution shall designate the consider all protests against the levy- value of said parcel, including said of the city of Medford be and the will be held in the office of the un-

> be entered into by the city or any ernoon to consider the sale of the Within thirty days after their ap- franchise granted by it for a longer pointment, or such further time as period than ten years, except franthe council may allow, the viewers chises for street railways and for shall file a report in the office of the purpose of supplying gas to the the recorder, giving a description of city or its inhabitants, which may each piece or parcel of land which be granted for such periods as the they shall find to be specially bene- council or legal voters may see fit. fited by the opening or widening of No franchise shall grant any excluany such street or alley, with the sive right or rights, provided that name of the owner, or reputed own- this section shall not be construed er, thereof, together with the amount to prevent the issuance of the bonds Said ter authorized for a longer period parcels, and the aggregate thereof for the best interests of the city, but shall not exceed the cost of acquir- no bonds of the city shall be issued ing the necessary land for said pur- for a longer period than thirty years.

upon the ballot: Submitted by the Council. CHARTER AMENDMENT.

An amendment to the charter of the city of Medford amending section 100 'hereof, providing for the issuance of bonds otherwise authorized by the charter of said city for period not exceeding thirty years.

Vote yes or no. 409 YES.

CITY NOTICES.

An amendment to the charter of At said meeting the council shall the city of Medford providing for examine and consider said reports an annual tax levy for the mainteand any protests thereto. If it nance of a free public library in the

The people of the city of Medford

That section 65 of Chapter VII of

Section 65. By ordinance of the If no protests are received to any council there shall be annually levsuch matters, all of the same shall ied on all the property in the city taxable for county and state pur-After considering said report and poses a city tax, not to exceed ten any protests thereto, the council mills on the dollar, for city purmay proceed to assess against each poses; and also such further amount parcel of land specially benefited by as the council may deem necessary the opening or widening of said for the payment of interest and street or allev, its proportion of the principal of any debt now or herecost thereof, not exceeding in any after existing against the city, and case the actual benefit received which debt fund shall not be dithereby. The council shall not as- verted or expended for any other sess any parcel of land not describ- purpose; and also such further ed in the report of the viewers, nor amount as may be necessary to pay ing and the property connected with In case the said viewers fail to the place, person, pursuit, occupareport within the time above limited, tion or calling so licensed shall not or in case the council deems the re- be considered contrary to or in conport unfair or incomplete, it may re- fliet with the provisions of this secicct the same, if made, and appoint tion; and in addition to the taxes other viewers, and in such case the and levies in this section authorized same proceedings shall be had as the city council shall, in the event that a free public library building No mistake or failure to designate be constructed in said city by pri as will realize a su meaual to ten

> The following is the form in which the foregoing measure will appear

Submitted by the Council CHARTER AMENDMENT.

An amendment to the charter of

Vote yes or no 401 YES. NO.

NOTICE.

In the district court of the United States for the District of Oregon.

In the matter of Baker-Hutchason Company, an Oregon corporation, and the Hutchason Company, a partner-

The undersigned trustee of the The people of the city of Medford other defect in the proceedings lead- sons so appointed shall within five months previous to the adoption No. 7 First street, room 8, Portland. ing up to the making of such im- days after his appointment file in hereof, and the property thereby Oregon, up to 12 o'clock noon of Sat-That the charter of the city of provement or the levying of such asby any court, or if the council shall feet that he will fairly and imparing or widening, as above provided. lowing described property belonging Whenever heretofore or hereafter be of the opinion that said assessment tially discharge his duties as such The following is the form in which to said estate, namely: A stock of merchandise, consisting principally of ladies' furnishing goods and shoes of the inventory value of \$23,838.25, together with a lot of store fittings and fixtures of the inventory value of the city of Medford providing for \$2031.75, all located in store building at Nos. 14-18 North Central avethree days' notice shall be given by, of Medford, and providing the man- certified check for ten per cent of bids. An inventory is on file at the office of the undersigned and the property may be inspected upon application at the store in Medford.

Dated at Portland, Oregon, July

R. L. SABIN, Trustee.

To the creditors of the above-named bankrupts:

Notice is hereby given that a meeting of the creditors of said bankrupts dersigned referee at Medford, Jackson county, Oregon, on the 20th day personal property mentioned in the foregoing notice and to transact such

before said meeting. Dated July 7th, 1910. HOLBROOK WITHINGTON,

other business as may properly come

Referee in Bankruptcy

\$30,000.00 GENERAL FUND BONDS OF THE CITY OF MEDFORD, OREGON

The City Council of the City of Medford, Oregon, will receive sealed proposals for \$20,000.00 5 per cent twenty-year General Fund Bonds of the said city; bids to be filed with The following is the form in which the City Recorder of the City of the foregoing measure will appear measure will appear upon the ballot:

Submitted by the Council.

Medford, Oregon, not later than 4:30 o'clock p. m., July 29th, 1910.

Bids to be accompanied by a certified check on some National or State Bank within the State of Oregon equal to five per cent of the amount bid for; check to be made payable to the City Treasurer. The Council reserves the right to

reject any and all bids.

ROBT. W. TELFER,

City Recorder.

Dated at Medford, Oregon, this
11th day of July, 1910.

Haskins for Health.

P. O. HANSEN

TOM MOFFAT

We make any kind and style of Windows. We carry Glass of any size on hand.

MEDFORD SASH & DOOR CO., Medford, Oregon.



RESOLVED

The best resolution for you your next suit, if you want something out of the ordinary. We do the best work and charge the lowest prices.

W. W. EIFERT THE PROGRASSIVE TAILOR

PLUMBING

STEAM AND HOT WATER HEATING

All Work Guaranteed

Prices Reasonable

COFFEEN @ PRICE

11 North D St., Medford, Ore.

Phone 308

- For Sale -

428 ACRES-Rogue River bottom land, suitable for fruit and general farming purposes.

300 ACRES Alfalfa land, covered with irrigation ditch and perpetual water right. Has coal outcropping. At a bargain on long time, easy payments.

Gold Ray Realty Comp'y.

209 WEST MAIN ST.

J. E. ENYART, President JOHN S. ORTH, Cashier.

J. A. PERRY, Vice-President. W. B. JACKSON, Ass't Cashier.

National Medford Bank

> Capital, \$50,000 Surplus, \$10,000

SAFETY BOXES FOR RENT. A GENERAL BANKING BUSINESS TRANSACTED. WE SOLICIT YOUR PATRONAGE.

Medford Iron Works

E. G. Trowbridgde, Prop.

FOUNDRY AND MACHINIST

All kinds of Engines, Spraying Outfits, Pumps, Boilers and Machinery. Agents in So. Oregon for

FAIRBANKS, MORSE & CO.

PureWhiteFlour

We are proud of the fact that our sales on "Pure White" Flour are increasing steadily.

Ask the women who use this famous brand of flour and they will tell you that it is SURE—that there are no failures—that it is the same every time and always satisfactory.

Allen & Reagan

COR. MAIN AND CENTRAL AVE.