CITY NOTICES.

CITY NOTICES.

ORDINANCE NO. 461.

man street to a point 160 feet north of East Main street and for the cost of constructing the same and providing t

sewer hereinafter described to appear per foot 91 1/2c; amount \$45.75. before said council and show cause. Section 2. And it is hereby orbefore said council and show cause, against said construction or assess- said city for the collection of assess anyone, and said sewer was, by said therein. council ordered constructed; and,

tion of said sewer has been and be published three times in the Daily hereby is determined to be the sum of Mail Tribune, a newspaper published

dain and declare that each parcel of No. 250 of said city. property described below is adjacent to and benefited by that certain lat- ed by the city council of the city of eral sewer 6 and 8 inches in size, Medford, Oregon, on the 21st day of constructed on Geneva avenue from February, 1911, by the following Sherman street to a point 160 feet porth of East Main street, and that the proportion of the cost of said sewer which each of said parcels of Millar aye land should bear, based on the benefits derived respectively by said several tracts of land, is the amount set opposite the description of each parcel below, that each of said parcels is actually benefited in the amount set opposite its description below by the construction of said sewer, and that said several amounts represent the proportional benefits of said several parcels from said sewer. And therein, and in the lien declared by each of said parcels is hereby assessed the amount set opposite its docket of city liens: description below for the construction

city of Medford, Oregon; frontage city council of said city. 120 feet on the east side of Geneva street; 120 feet; rate per foot 91 %c; amount \$109.80.

Assessment No. 2-M. O. Broadbent. Lot 9, block 4, Fruitdale addition to the city of Medford, Oregon; frontage 120 feet on the west side of Geneva streed: 20 feet; rate per foot 91 1/2 c; amount \$18.30.

Assessment No. 3-H, Humphrey. Lot 1, block 2, Humphrey-Knight addition to the city of Medford, Oregon; frontage 50 feet on the east side of Geneva street; 50 feet; rate per foot 91 1/2 c; amount \$45.75.

Assessment No. 4-H. Humphrey. and the registration of voters. Lot 2, block 2, Humphrey-Knight addition to the city of Medford, Ore- the city of Medford, amending secgon; frontage 50 feet on the east tion 72 thereof, authorizing the is-Geneva street: 50 feet: rate per foot 91 1/2 e; amount \$45.75.

Assessment No. 5-H. Humphrey. Lot 3, block 2, Humphrey-Knight addition to the city of Medford, Oregon: frontage 50 feet on the east side of tion 87 of said charter, providing for Geneva street; 50 feet; rate per foot the repayment of amounts paid by 91 1/2 c; amount \$45.75.

Assessment No. 6-H. Humphrey. Lot 5, block 2, Humphrey-Knight addition to the city of Medford, Oregon; frontage 50 feet on the east side of Geneva street; 50 feet; rate per foot 91 1/2 c; amount \$45.75.

Assessment No. 7-H. Humphrey Lot 6, block 2, Humphrey-Knight adgon; frontage 50 feet on the east side of Geneva street; 50 feet; rate per foot 91 1/2c; amount \$45.75. dition to the city of Medford, Ore-

Assessment No. 8-H. Humphrey Lot 7, block 2, Humphrey-Knight addition to the city of Medford, Oregon; frontage 50 feet on the east side of Geneva street; 50 feet; rate per foot 91 %c; amount \$45.75.

Assessment No. 9-H. Humphrey. Lot 8, block 2. Humphrey-Knight addition to the city of Medford, Oregon; frontage 50 feet on the east and by virtue of the power vested in side of Geneva street; 50 feet; rate me by law hereby make and issue per foot 91 1/2c; amount \$45.75.

Assessment No. 10-H. Humphrey. dition to the city of Medford, Ore; gon; frontage 50 feet on the east Medford at said election for and aga-side of Geneva street; 50 feet; rate inst said amendments to the charter per foot 91 1/2c; amount \$45.75. Assessment No. 11—H, Humphrey.

side of Geneva street; 50 feet; rate per of votes cast thereon and entitled fund. to be counted under the provisions of

per foot 91 1/2 c; amount \$45.75.

side of Geneva street; 50 feet; rate and the registration of voters, per foot 91 1/2c; amount \$45.75. Section 138. There sha

per foot 91 %c; amount \$45.75.

Assessment No. 15-C. A. Knight. gon; frontage 50 feet on the west side of Geneva street; 50 feet; rate per foot 91 %c; amount \$45.75. Assessment No. 16—C. A. Knight

Lot 5, block 1, Humphrey-Knight addition to the city of Medford, Oregon; frontage 50 feet an the west side of Geneva street; 50 feet; rate

per foot 91 %c; amount \$45.75.

Assessment No. 17 - C. A. Knight.
Lot 6, block 1, Humphrey-Knight addition to the city of Medford, Ore-

per foot 91 % c; amount \$45.75 Assessment No. 18—C. A. Knight addition to the city of Medford, Oregon: frontage 50 feet on the west side of Geneva street; 50 feet; rate per foot \$1\frac{1}{2}c; amount \$45.75.

CITY NOTICES.

Lot 8, block 1, Humphrey-Knight ad-

by the construction of the lateral side of Geneva street; 50 feet; rate

if any, why said property should not dered and ordained that said several be assessed for the construction of essessments and the liens thereof be said sewer, and did fix a time for entered in the lien docket of said hearing any such protests, which no- city, and that thereupon notice be tice was given in accordance with given to the owners, or reputed ownbefore the beginning of the construc- same be enforced and collected in the tion of said sewer, but no protests manner provided by the charter of ment of the cost thereof was made by ments for the improvement of streets

Section 3. It is further ordered Whereas, the cost of the construct that the notice above provided for and of general circulation in said city Now therefore, said city doth or- in the manner provided by ordinance

The foregoing ordinance was pass

Merrick aye, Watt aye, Wortman aye, Emerick aye, Eifert aye and Approved February 21st, 1911.

W. H. CANON, Mayor. ROBT. W. TELFER, City Recorder.

NOTICE.

To the owner, or reputed owner of each parcel of property described in the foregoing ordinance, as named said ordinance, as recorded in the

You are hereby notified that the assessment declared by the foregoing ASSESSMENT FOR A SIX- AND ordinance has been made and the lien EIGHT-INCH LATERAL SEWER therefor entered in the city lien docket, and that the same is due and you GENEVA STREET FROM are hereby required to pay the same SHERMAN STREET TO A POINT to the city recorder within ten days 160 FEET NORTH OF EAST MAIN from the service of this notice, which service is made by publication of the foregoing ordinance and this notice Assessment No. 1—A. Bundy. Lot three times in the Medford Mail Tri-7. block 4, Fruitdale addition to the bune, pursuant to an order of the

ROBT. W. TELFER, City Recorder.

PROCLAMATION

Whereas, there were submitted to he voters of the city of Medford, Oregon, at a special election duly held on the 10th day of March, 1911, said election having been duly called and due notice thereof having been given the following amendments to the charter of the city of Medford:

1. An amendment to the charte of the city of Medford providing for a board of registration and its duties

2. An amendment to the charter of sunnee of additional bonds city, and for the creation of a sink ing fund. 3. An amendment to the charter

of the city of Medford, amending sec purchasers at sales of property for delinquent assessments in said city in case the sale is vacated, set aside or declared void by any court,

And, whereas, on the 11th day of March. 1911, the city recorder of the city of Medford, Oregon, in my presence did canvass the vote given or and against said amendments to for charter of the city of Medford

And, whereas, it was ascertained and determined upon said canvass that there were 267 votes cast for, and 50 votes cast against said amendment numbered 1 above; and 245 votes cast for and 69 votes cast against said amendment numbered 2 above; and 252 votes cast for and 5 against sald amendment numbered 3 above

Now, I. W. H. Canon, as mayor of the city of Medford, in obedience to this Proclamation to the people of the city of Medford, Oregon, and do an-Lot 9, block 2, Humphrey-Knight ad- nounce and declare that the whole number of votes east in the city of of the city of Medford are as here inbefore stated, and that said amend-Lot 10, block 2, Humphrey-Knight ments to the charter of the city of addition to the city of Medford, Ore-Medford each and all received the afgon; frontage 50 feet on the east firmative majority of the total num-Assessment No. 12-C. A. Knight, law; and said amendments to the Lot 1, block 1, Humphrey-Knight ad- charter of the city of Medford here-dition to the city of Medford, Ore- inbefore mentioned, and each thereof frontage 50 feet on the west shall be and are in full force and efside of Geneva street; 50 feet; rate feet from the date of this Proclama-

Assessment No. 13-C. A. Knight, text of each of said amendments: dition to the city of Medford, Ore- the City of Medford providing for a row money on the faith and credit gon; frontage 50 feet on the west Board of Registration and its duties of the city, and to that end to pro-

Lot 3, block 1, Humphrey-Knight than forty days before the date of addition to the city of Medford. Ore- holding any annual city election, a gon; frontage 50 feet on the west board of registration of three memside of Geneva street; 50 feet; rate bers, each of whom shall be a qualified voter of the City of Medford. Before entering upon their duties Lot 4, block 1. Humphrey-Knight ad-cition to the city of Medford, Orc-shall subscribe to an oath and file the same in the office of the city recorder, to the effect that he will

> In case any of the members of said board shall fail to qualify as aforesaid, or having qualified shall

o serve in his place

CITY NOTICES.

sessments into full effect.

The city of Medford doth ordain as follows:

Section 1. Whereas, the council did heretofore provide by ordinance for the serving of the owners of property adjacent to any frontiage 50 feet on the west shall subscribe an affidavit setting shall be held to constitute such to shall subscribe an affidavit setting shall subscribe an affidavit setting shall be held to constitute such to shall be held

is he shall have cast his ballot.

aid by the city council, on the day such gross revenues. of election, and any qualified elecor of said city who has not thereto-

or, and shall in addition has been registered and found to be maximum amount of such issue, qualified elector of said city, which elector is entitled to vote, and said

vote at said election. list, and shall also write upon the of \$300,000 in addition to the war-

co ordain as follows: That section 72 of the chapter of the city of Medford be amended to

Section 72. Powers and authority An amendment to the charter of council is hereby authorized to borvide for the issuance of warrants r foot 91½c; amount \$45.75. Section 138. There shall be and bonds of said city for any purpose which in the judgment of said appointed by the council not less council is bounded by the council is bounded by the council not less council is because the council not less council not less council is because the council not less council of said city, and to designate the and the interest thereon, but no higher rate of interest than six per cent per annum shall be allowed upon said warrants or bonds; provided, that the total amount of warrants and bonds issued shall not at any time exceed the limits hereafter duties of said office to the best of vided further that any issue of purpose to issue additional warrants of the limits hereinafter provided making improvements in the fire decouncil voting for any indebtedness amount of warrants and bonds so fice, the council may appoint another able as individuals therefor, at the warrants and book addition to the o serve in his place.

It shall be the duty of said board city or other person interested in ed, and in the event that such war-

ty adjacent to and benefited by the dition to the city of Medford, Ore- city who shall appear before them hereinafter expressly provided. In de- one-half mill, each year, upon all tax- er at said sale, or his assigns, the 6- and 8-inch lateral sewer construct- gon; frontage 50 feet; on the west for said purpose, and who shall comed along Geneva avenue from Sher- side of Geneva street; 50 feet; rate ply with the requirements hereinaf- edness under this provision, the to- of which shall be placed in said fund, tal amount of warrants and bonds of there shall also be placed in said fund ing the manner of carrying said as- dition to the city of Medford. Ore- voter for the next ensuing election visions of this charter, together with less than five per cent, as the council

property adjacent to and benefited gon; frontage 50 feet on the west in a hotel, the room number, the ther authorized and empowered to in any of the bonds of said city, inlength of time he has resided in the borrow money on the faith of said luding improvement bonds and water state of Oregon, in the City of Med-city, and for that purpose to Issue main bonds, said tax shall continue ford, and in the ward where he then warrants and bonds as above, set to be levied, and said proportion of resides, and shall state whether he is forth, and for the sole purpose of exthe gross receipts of said water sysa native-born American citizen, and tending and improving the existing tem placed in said fund until said not, the date and court in which water distributing system of said fund shall be equal in amount to al he has declared his intention to be- city and of purchasing, establishing the outstanding bonds and warrants come such citizen, or has been natur- and maintaining standpipes and res- of said city authorized by the other said ordinance more than ten days ers, of said property, and that the alized, and shall give any other in- ervoirs, purchasing and laying water subdivisions of this section. Upon

> under oath as to any matters con-said city, which warrants and bonds sinking fund bears to the total erning his qualification as a voter. shall be termed water warrants and amount of the bonds of said city out-The said board of registration water bonds, but the total amount standing, authorized by the other subshall prepare a separate and full list of warrants and bonds so issued as divisions of this section containing the names of the electors water warrants and water bonds shall When any bonds shall or egistered from each ward or votnot at any time exceed the sum
> ng precinct of said city, in dupliate, and shall post one copy of
> ach of said lists at the front door
> this provision, the total amount of
> any other or further bonds in their of the city hall of said city, or at warrants and water bonds, together place and stead, such other public place in said city with the total indebtedness, under An amendmen the council may by resolution this provision shall be included; the city of Medford, amending section lesignate, not less than ten days be-fore the date of said election, and shall transmit to the city recorder division the council shall pass an ers at sales of property for delinof said city the remaining set of said ordinance designating and describing quent assessments in said city in case poll lists; and the said city recorder all the improvements, extensions, the sale is vacated, set aside or deshall keep the same in his office open purposes and plans which they will clared void by any court to inspection at all times up until adopt and carry out for water pur-the day of election. The people of the poses and improvements, and at the The council shall also order said same time the council shall cause to ist published in a newspaper pub- be filed in the office of the city re- charter of Medford be amended so as ished and of general circulation in corder a full, detailed and complete to read as follows: said city, at least five days before estimate of the cost of all such im-

cinct, the poll list for the respective gross revenue derived from the op- tions; the recorder shall issue

the foregoing warrants and bonds, as the recorder and receive a ore registered may appear before authorized in the two preceding sub-therefor, and said deed, at the exaid board on said day for registra- divisions of this section, the said piration of one year from its issu-He shall make and subscribe council is further authorized to bor- ance, shall in all respects become o affidavit hereinbefore provided row money on the faith of the city, absolute, and no suit of any kind or produce and for that purpose to issue war- character shall be maintained or set hree qualified voters and freehold- rants and bonds for the sole pur- aside or in any wise or at all annul ers of said city, who are acquainted pose of further improving the water the sale of said property for said lien. with his qualifications as an elector distributing system of said city, pro- in case any sale of property shall of said city, and they shall make af-idavit to that effect and that they improving said system shall be of void by any court because of any tre personally acquainted with such cast iron of approved design and irregularity or defect in the proceedlector and that the affidavit made manufacture, but in the event that ing leading up to the levying of the by him is true of their own knowl- said council shall elect to install a assessment whereon same is based or dge in so far as the statement of system of cast iron mains, as above in the collection thereof, or the proplace of residence and length of residence in said state and city is concerned, and that they believe the same to be true in all other respects. System of cast from mains, as about coefficient thereof, of the property denotes the property of the property and the collection thereof, of the property denotes the property of the property and property. The city shall, upon the application in writing setting forth said facts with a certified Said board of registration shall re- sued shall at no time exceed the sum ain all of the affidavits of all per- of \$25,000 in addition to the war ons registered by them and turn the rants and bonds in the two preceding ame over to the city recorder of subdivisions authorized, and in the aid city, and shall write thereon the event that such warrants and bonds word "Registered." They shall, up- shall be issued such issue shall be in on registering any elector on election all resphects subject to the provislay, issue to him a certificate to the ions and restrictions of subdivision ffect that the elector, naming him. (b) of this section, except as to the

Subdivision (d). In addition to aid certificate shall state the ward the foregoing warrants and bonds, as or voting precinct in which said authorized in the preceding subdivisions of this section, the said council elector shall, upon producing such is further authorized to borrow sertificate to the election judges of money on the faith of the city, and said precinct, be entitled to cast his for that purpose to issue additional warrants and bonds for the sole pur-The judges of election shall, upon pose of securing, furnishing and inhe presentation of any such certifi- stalling a gravity supply of pure wacate, add the name of such voter to ter for said city; but in the event he poll list and shall give said name that said council shall elect to senumber. As soon as said elector cure, furnish and install a gravity shall vote they shall mark on the poll supply of pure water as above menist the word "Voted" opposite the cloned, and shall issue warrants and name of such elector and shall also bonds as provided in this subdivisadorse on said certificate the word ion for such purpose, the total 'Voted," together with the number amount of warrants and bonds so isopposite elector's name on the poll sued shall at no time exceed the sum

pallot cast by said elector the words rants and bonds in the three pre-'Voted by Certificate," and shall ceding subdivisions authorized, and place thereon the said number oppo- in the event that such warrants and site the name of said voter on the bonds shall be issued, such issue shall be in all respects subject to the No person who has not been regis- provisions and restrictions of subditered as aforesaid shall be entitled to vision (b) of this section, except as vote at any annual election of said to the maximum amount of such

An amendment to the charter of Subdivision (e) In addition to the the city of Medford, amending sec- foregoing warrants and bonds, as aution 72 thereof, authorizing the is thorized in the preceding subdivisions suance of additional bonds by said of this section, the council is further ity and for the creation of a sinking authorized to borrow money on the faith of the City, and for that purpose The people of the city of Medford to issue additional warrants and bonds for the sole purpose of making improvements in the water system of said City, and paying for trunk, sanitary and storm sewers heretofore or hereafter constructed tion, and the following is the full is hereby given the council, and the ranks and bonds so issued shall at no rants and bonds so issued shall at no time exceed the sum of \$30,000 in addition to the warrants and bonds in the preceding subdivisions of this section authorized, and in the even that such warrants and bonds shall he issued, such issues shall in al respects be subject to the provisions and restrictions of subdivision (b) of this section, except as to the maximum amount of such issue.

Subdivision (f) In addition to the foregoing warrants and bonds, as authorized in the preceding subdivisions of this section, the council is further authorized to borrow money on the falth of the City, and for that and bonds for the sole purpose of partment of said City, the total issued shall at no time exceed the gon; frontage 50 feet on the west of registration to all as a board of the debt or obligation so unlawfully rants and bonds shall be issued such side of Geneva street; 50 feet; rate registration from one o'clock until created, by suit brought for the purissues shall in all respects be subject r foot 91 %c; amount \$45.75. seven o'clock p. m., of each week day pose of enforcing said individual liator the provisions and restrictions of subdivision (b) of this section, exsessment No. 18—C. A. Knight. (holidays excluded) for ten days, bility.

CITY NOTICES.

Assessment No. 19—C. A. Knight, into the qualifications of and register, shall not at any time exceed be created a sinking fund. The countries of the judgment or decree attached the qualified voters of said the total sum of \$100,000, except as cil shall levy a tax of not less than tached thereto, repay to the purchase

formation necessary to enable said board to determine that he will at the next ensuing election be a qualified voter of said city.

pipes and mains, connecting dead maturity of any of said bonds such proportion thereof shall be paid from to the possibilities of obtaining water for said city by means of wells. The board of registration may in and otherwise establishing an ade-addition examine said voter orally quate water distributing system for portion which the amount in said When any bonds shall be retired by

An amendment to the charter of The people of the city of Medford

Section 1. That section 87 of the

Section 87- Such warrant shall The city recorder shall, before the opening of the polls on the day of the polls of the day of the polls of the polls of the polls of the day of the polls o election, transmit to the election be issued under this subdivision provided by the general laws of the judge in each ward or voting pre- there shall be set aside, out of the state for the enforcement of execuwards or voting precincts, and the cration of the said water system, as certificate of the city to the purchasame shall be used by said judges in a sinking fund for the retirement of er thereof, and the owner of said he conduct of said election, and op- such bonds at the maturity thereof, property or his assignee shall have posite the name of each voter shall such proportion of gross revenues as the right of redemption in the manbe marked the word "voted" as soon the council may by ordinance desig- ner and with like penalties as is pronate from time to time, provided that vided by the general laws of the state Said board of registration shall said proportion shall not at any for redemption from tax sales; and it at the places designated as afore- time be less than five per cent of the owner of said certificate, at the expiration of two years from the Subdivision (c.) In addition to sale of said property, may apply to

CITY NOTICES.

CITY NOTICES.

Done at Medford, Oregon, March W. H. CANON, ROBT, W. TELFER, City Recorder

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Improved land, suitable for sub-dividing for orchards or alfalfa. From five acres to five hundred acres, good deep soil. Near shipping

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