PROCLAMATION

Whereas, by initiative petition of the legal voters of the City of Med-ford, Orekon, there were duly sub-mitted to the people of said city at the April Placeton duly holds

mitted to the people of said city at the Annual Election duly held in and for said city on the 5th day of January, 1917, the following proposed acts of Municipal Legislation:

First, entitled: "An Act to amend the Charter of the City of Medford, Oregon, by adding thereto Section 140, known as "The Medynski Plan." permitting the Council to construct pavement under a special tax levy creating a pavement fund for the construction and maintenance of such struction and maintenance of such sections. struction and maintenance of such pavoment; declaring all public pave-ment assessed heretofore by the city against private property to be public against private property to payment (b) the street and nature of the st payments heretofore made, by time warrants, and payment and redemp-tion of indebtedness; providing for a levy for an annual special tax to pay said bonds, warrants and interest." Second, entitled: "A proposed Or-dinance, known as "The Medynski Plan" avaidates

amending and supplementing original lies docket and the volume linances authorizing the issue and page thereof; and sale of bonds to pay the cost (f) the unpaid principal of such all ordinances authorizing the issuance and sale of bonds to pay the cost of pavement construction in said city; to authorize the Council to issue and sell \$560.000.00 general obligation 5% city bonds to

nents heretofore levied and assessed ments heretoire levied and assessed, known as "The Hanson Plan"; pro-viding for the collection thereof and the enforcement of such liens and as-sessments; providing the manner of foreclosure, sale and redemption, with penalties and interest, of property assessed for such local assess-ments; providing for the issuance and sale of refunding bonds therefor, the extension of time in which to re-deem such bonds, and the method and time of their retirement."

deem such bonds, and the method and time of their retirement."

And Whereas, the recorder of said city has, in my presence and in the presence of the city council, duly can vassed the returns of said election and it has been determined thereby that the total number of votes cast at said election was 1784; that the total number of votes cast in favor of the first of said acts of Municipal Legislation, above referred to, was 555 and that the total number of votes cast in favor of the second of said acts of Municipal Legislation, above referred to, was 555 and the total number of votes cast in favor of the second of said acts of Municipal Legislation, above referred to, was 555 and the total number of votes cast in favor of the second of said acts of Municipal Legislation, above referred to, was 555 and the total number of votes cast in favor of the second of said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the second of said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the third of said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the third of said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the third of said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the third of said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the third of said acts of Municipal Legislation, above referred to, was 1610 and the total number of votes cast in favor of the third of said acts of Municipal Legislation the total number of votes cast at a said to to, was 1979 and the total number of votes cast against the same was 466; and it further appearing that the third of said acts of Municipal Legislation received an affirmative majority of all the votes cast at said election, and that the first and second of the said acts of Municipal Legislation received a negative majority of the said acts of Municipal Legislation received a negative majority of the said acts of Municipal and the said acts of Municipal activities are said to the said acts of Municipal activities are said to the said acts of Municipal activities are said to the said acts of Municipal activities are said to the said acts of Municipal activities are said to the said acts of Municipal activities are said to the said acts of Municipal activities are said to the said acts of Municipal activities are said to the said acts of Municipal activities are said acts of Municipal activities Legislation received a negative majority of all the votes cast at said

power and authority vested in hereby issue this proclamation to the hereby issue this proclamation to the people of said city and do hereby de-clare that the votes cast in favor of and against each of said acts of Mu-fund. and against each of said acts of Min-nicipal Legislation was as above set forth, and that the third of said acts of Municipal Legislation above re-ferred to received an affirmative ma-jority of all the votes cast at said election, and I do hereby declare the

CHARTER AMENDMENT.

refunds of was made and the number of the orby time dinance declaring such assessment;
I redemp(c) the name of the person to
ding for a whom assessed as appearing on the
tax to pay original assessment roll:
nterest."
(d) the sum originally assessed
against such property;
Medynakd (c) the date of the entry on the

pay the outstanding payement indebtedness; to refund, in time war rants, \$37,0,00,00, the amount that has been paid on the original indebtedness; providing for the details of making the refunds of assessments and payment of outstanding indebtedness, and to provide for cancellation of payement liens when the said bonds shall have been sold.

And Wherens, by initiative petition of the legal voters of the City of Medford, Oregon, and by resolution of the city council of said city, there was duly submitted to the people at the Annual Election duly held in and for said city on the 9th day of January, 1917, the following proposed act of Municipal Legislation:

Third, entitled: "An Act to amend the Charter of the City of Medford, Oregon, by adding thereto a new Chapter of 21 Sections, relating to special assessments for local improvements and watermains assessments heretofore levied and assessed and levied in faxor of the city and the amounts of the city and the liens thereof enforced as in this act provided and shall be and remain a lien on each lot or parcel of liens shall have priority over all other property, respectively, in favor of the city, and such liens shall have priority over all other property, respectively, in favor of the city, and such liens shall have priority over all other property, respectively, in favor of the city, and such liens shall have priority over all other property, respectively, in favor of the city, and such liens shall have priority over all other property, respectively, in favor of the city, and such liens shall have priority over all other property, respectively, in favor of the city, and such liens shall have priority over all other property, respectively, in favor of the city and the liens thereof enforced as in this act provided and shall be and remain a lien on each lot or parcel of liens shall have priority over all other property, respectively, in favor of the city and the liens thereof enforced as in this act provided and shall be and remain a lien on cach lot or parcel of lie

struction of sewers and watermains heretofore made where any special assessments remain unpaid, and shall create a consolidated improvement district fund comprising the same.

Notice of Collection of Assessment.

Section 142 The owner of any

Notice of Collection of Assessment.

Section 142. The owner of any lot, tract or parcel of land charged with any such assessments heretofore levied and assessment heretofore same from all or any portion of such liability by paying the entire assessment after any such liability by paying the entire assessment after any such liability by paying the entire assessment.

Sales for Description 14 amount of s section 14 are like for Description 14 are like for Description 14 amount of a section 14 are like for Description 14 amount of a section 14 are like for Description 14 amount of a section 14 are like for Description 14 amount of a section 14 are like for Description 14 are like

spisiation received a negative many redeem the same from all liability of all the votes cast at said of the unpaid amount of such assessment at any time after said. Now therefore, by virtue of the date by paying said unpaid amount ower and authority vested in with interest thereon to the date of me as Mayor of the City of the next interest payment on the bonds issued against such consolidated improvement district. All sums

Section 143. The City Council shall by ordinance authorize the issue of the refunding improvement bands of the City in an amount equal to the unpaid balance of such assessments, existing at the expiration of the date hereinabove provided for, in convenient denominations not exceeding Five Hundred (#500) Dollars each; and such bonds shall by the terms thereof be payable on or herea a date not in exceed fifteen (#5 fore a date not to exceed fifteen (F5)

solidated.

Each bond shall provide that the principal sum therein named and the interest thereon shall be payable out of such consolidated improvement fund. Such bonds shall be a charge upon the property subject to such as-sessments and the amount of the bonds so issued shall not be deemed or taken to be within or any part of the limitation by law as to indebted-ness of said city as provided in sec-tion 72 of this charter. Whenever there shall be sufficient money in such fund over and above sufficient such unpaid bonds to pay the princiurer shell call in and pay such bonds

Installment Payments, Interest, Penalty. Section 144. Annual or semi-annual installments, or interest payments, which shall remain unpaid at the expiration of the time fixed for the expiration of the time fixed for such respective payments shall there-upon become delinquent, and shall bear a penalty of five (5%) per cen-tum upon the amount of such delin-quency, in addition at the bond rate upon the principal sum so delinquent. For such purpose, if any luterest pay ment during the first three years a herein prayided, shall become delin quent, it shall be subject to such pen alty and interest upon the sum as de linquent. Interest and penalty shall be included in, and shall be a part of

the assessment Hen.
Upon the expiration of the time fixed for annual or semi-annual pay ments, the Treasurer shall make re turn to the Recorder of the sum paid and upon what property and of the sums unpaid. The Recorder shall thereupon issue his warrant in form approved by the City Attorney to the self all property so delinquent for the amount of such delinquency, with penalties, interest and costs as in this

Sales for Delinquent Assessments,

Section 145. Thirty (30) days after any such annual or semi-annual installment or payment shall have be-come delinquent, the City Treasurer shall proceed to sell the property de

mentioned but may be issued at any shall be made between the hours of time thereafter. The owner of any such lot or parcel of land so assessed may redeem the same from all lfability for the unpaid amount of such assessment at any time after said sale shall be continued from day to date by paying said unpaid amount. day, omitting Sundays and legal holi-days, until all the property described in said consolidated lien docket on which any such assessment, or in-stallment thereof, is delinquent and unpaid is soid. All such sales shall be public, and each lot, tract or par-cel of land, shall be sold separately and in the order in which the name appears upon the consolidated lien

Section 148. If the treasurer shall receive any moneys for assessments, civing a receipt therefor, for any property and afterward return the superstructure.

Record of Payment,
Section 149. Whenever before the sale of any property the amount of any assessment thereon, with interest, pen any, costs and changes accrued there on, shall be paid to the treasurer, he shall thereon mark the same paid, with the date of payment thereof on the consolicated lien decker, and whomever after the sale of any property the same shall be redeemed, he shall thereupon enter the same redeemed with the date of such redeemed on such record. Such decd, at the expiration of one spects become absolute, and no added the main of any kind or character shall be main thined or shall set aside or annul the upon return the same redeemed with the date of such redeemed on such record. Such

Sale of Property Held in Trust.

Section 151. The city may at any time after the period of redeemption has expired and leeds issued to said city under and by virtue of any proceedings mentioned in this act, sell any such property at public auction to the highest budger for cash, but no bid shall be accepted for any amount less than the amount set forth in said deed, plus accrued interest to date of sale computed on the assessment for which was the amount set forth in said deed plus accrued interest to date of said execution of said deed, and all the same action and all or any part of the property was sold property with accrued interest thereon, penalties, costs and other charges, and the said property was held in trust so much thereof as shall fully cancel the assessments or installments thereof, may be foreclosed in such separate places or parcel of property defining the same action and all or any part of the property shall be published, the date of said hearth and traces that may stand against said property with accrued interest thereon, penalties, costs and other charges, and the said property was held in trust so much thereof as shall fully cancel the assessment for which said property was sold, together with all interest thereon, and all or any lens for such delinquent assessment for which said property was sold, together with all interest thereof, may be foreclosed in such statements.

All or any part of the property definition of which shall be the ard. Said resolution facts that the date of the first shall be published, the date of the first shall be published. The rule that statilies ment district to be created therefor.

Acts to be Liberally Construed, shall be published the date of the first shall be published the date of the first shall be published. The rule that statiles in date of the first shall be published, the date of the first shall be published the date of the first shall be published the date of the first shall be published. The rule that statiles ment district to be created therefor.

Acts to be Liberally Construed, shall be published the date of the first shall be published the date of the first shall be published. The council shall construed in the same action and all or any part of the property adjacent to said improvement against adjacent special special statiles.

Acts to be Liberally Construed, shall be undistinct to be strictly construed in the shall be published. The council shall construed in the same action and al

thereon,
Any such sale shall be had only upon inotice by publication setting forth a description of the property to be sold, or that the city Treasurer will sell such that

Redemption and Deed.

were the thereof to parable and impall assessment values for the desired of the charge of the control of the state of the

Thick period there snall be payable one tenth of such unpaid balance with interest at the bond rate men of the City of Mediord. The within thirty (%) days from the one tenth of such unpaid balance with interest at the bond rate men the shole unput be shole for not less than par shole unput be shole for not shole benefic and not shole on the shole shole of the parable of the p

section 16. Whenever the property.

Property Held in trust. Section 15. Whenever the property shall be near the strict of any proceedings or property shall be made in the strict of the resolution and by virtue of any proceeding or property shall be made in trust by sale of property shall be made in trust or sale of any proceedings or property shall be made in trust or sale of sale in a trust of the sasessment or installment of the assessment or installment for which said property shall be med in the sale of said inproperty shall be med in the strict of sale from the proceeding or property shall be med in the sale of any proceedings to property shall be med in the sale of any proceeding or property shall be med in the sale of any proceeding or property shall be med in trust by sale of property shall be med in trust or sale of said installment of the sasessment or installment for which said property shall be med in the sale of said property shall be med in the sale of any proceedings leading up to the sale of the sasessment or installment for which said property shall be med in the sale of said property shall be med in trust by sale of said property shall be med in trust by sale of said property shall be med in the sale of any proceedings leading up to the sale or sale of the sasessment or installment for which said facts with a certification of sale trust.

Sale deed, at the explaint of said is saled or shall and to said it is said as saled or shall and to said the saled or shall sate shall or charactery shall be med in the sale of said property shall be med in the sale of said property shall be med in the sale of said property shall be med in the sale of said property shall be med in the sale of sale trust.

Sale deed, sale of said property shall be med in the sale of said property shall be med in the sale of said property shall be med in the sale of said property shall be med in the sale of said property shall be med in the sale of said property shall be med in the sale of said said said to said said property

ordinance providing such improvement.

assessments as liens thereon, in which case the commlaint, decree of forcelosure, order of sale, sele, certificate of sale and deed shall so state. If such holder chall pay such local assessments, he shall be entitled to fifteen (15) per cent interest per annum on the amount of the delinquent assessments or delinquent installments thereof so end from the order.

ments or delinquent installments there of so paid, from date of payment. In any suit to forecluse any lien for general taxes upon any property a copy of the complaint shall be served on the treasurer of the city within five days after such complaint is filled. In any case where any property shall be struck off to or bid in by the county at any sale for general taxes, and such property shall subsequently be such property shall subsequently be such property shall subsequently be sold by the county, the processes of such sate shall first be applied to discharge in full the lien or liens for general taxes for which the same was sold, and the remainder, or such portion thereof as may be necessary, shall subsequently be sold of the property of the county.

erty especially benefited by said improvement to the extent of the special
benefit so received by said property
therefrom: Provided, however, that
therefrom: Provided, however, that
therefrom Provided, however, that
the part of such iten, to the amount of
such payment, and from the date therescribed in the notice of intention to
make reassessment above provided for,
and no parcel of property shall be astossed for a greater amount than the

after demand and refusal, by an action brought in the circuit court, recover from each of his co-owners the respective amounts of such payment which each such co-owner should bear, with interest thereon at ten (10) per cent per annum from the date of such payments, and costs of the action, and the joint owner making such payment shall have a lien therefor upon the undivided interests of his co-owners in and to such proporty from date of such payment.

Cite May Parchase of The School

City May Purchase at Tax Sale.
Section 160. Whenever any property situate in the city shall be offered for sale for general taxes, the city shall have the power to protect the lien or liens of any local assessments outstanding against the whole or any portion of such property by

amendments of such acts or parts of

Publication.

Publication.

Section 162. When this not requires notice by sublication, such notice shall be published once in a newspaper published in said city and of general circulation therein, except as otherwise in this act provided.

Notice to be Mailed.

Section 163. In all cases of sections.

Enforcement of Subsequent Liens
Authorized.
Section 168. The enforcement of the
lien of any installment or interest payment by any method herein authorized
shall not prevent the enforcement of
the lien of any subsequent installment
or interest payment by any method
herein authorized when the same shall
become dellimensel.

become delinquent.

Pending Proceedings,
Section 169, if any proceedings
shall be pending for the enforcement
of the iten or itens of any delinquent
assessment or assessments for paving,
sewers, or watermains at the time this
act becomes effective the city may pro-