

Legal Notices

RESOLUTION OF INTENTION

WORDEN AVENUE PAVEMENT

The City Engineer, pursuant to resolution of the Common Council heretofore adopted, having on the 12th day of April, 1926, filed plans, specifications and estimates of the cost of improving Worden avenue from the north side of Upham street to the north side of Delta street, to be known as Improvement Unit Number 52, and the Council having taken same under advisement and finding said plans, specifications and estimates satisfactory:

BE IT HEREBY RESOLVED THAT said plans, specifications and estimates for the improvement of the said portion of Worden avenue, being the specifications and estimates attached to the plans and estimates filed herein on April 12, 1926, be and the same are hereby approved; and

BE IT FURTHER RESOLVED THAT the Common Council hereby declares its intention to improve said portion of Worden avenue in accordance with said plans, specifications and estimates. Said improvement to consist of paving said portion of said street with:

(a) Type "C" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, with 1 1/2" top on 3 1/2" bituminous concrete base or Asphaltic concrete 1 1/2" top, 1" binder on 3 1/2" asphaltic concrete base; or

(b) Type "A" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, with 2" top on 4" bituminous concrete or Asphaltic concrete 2" top, 1" binder on 4" asphaltic concrete base; or

(c) Warrentite Bitulithic, 2" top on 4" crushed rock base or Asphaltic concrete 2" top, 1" binder on 4" crushed rock base; said improvement in either event to include a storm sewer along the north side of Upham street from Worden avenue to Sargent avenue, to connect with the outlet sewer at Sargent avenue; at an estimated cost, including cement sidewalks, curbing, gutters and drainage, for (a) Type "C" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, with 1 1/2" top on 3 1/2" bituminous concrete base or Asphaltic concrete 1 1/2" top, 1" binder, on 3 1/2" asphaltic concrete base, of \$18,282.65; for (b) Type "A" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, with 2" top on 4" bituminous concrete or Asphaltic concrete 2" top, 1" binder, on 4" asphaltic concrete base, of \$21,212.65; for (c) Warrentite Bitulithic, 2" top on 4" crushed rock base or Asphaltic concrete 2" top, 1" binder on 4" crushed rock base, of \$17,662.65; said estimates to include engineering, supervision, advertising, clerical assistance and unforeseen contingencies; also a storm sewer along the north side of Upham street from Worden avenue to Sargent avenue, to connect with the outlet sewer at Sargent avenue; said improvement to be twenty-four (24) feet wide, with concrete sidewalks five (5) feet wide on both sides thereof throughout its entire length, with parking strips leveled and rolled throughout on both sides, except at intersections, where said pavement is to be full width, all in accordance with the said plans, specifications and estimates attached to the plans and estimates filed March 29, 1926; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

and the same are hereby approved; and

BE IT FURTHER RESOLVED THAT the Common Council hereby declares its intention to improve said portions of said streets in accordance with said plans, specifications and estimates. Said improvement to consist of paving said portions of said streets with:

(a) Type "C" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, with 1 1/2" top on 3 1/2" bituminous concrete base or Asphaltic concrete 1 1/2" top, 1" binder on 3 1/2" asphaltic concrete base; or

(b) Type "A" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, with 2" top on 4" bituminous concrete or Asphaltic concrete 2" top, 1" binder on 4" asphaltic concrete base; or

(c) Warrentite Bitulithic, 2" top on 4" crushed rock base or Asphaltic concrete 2" top, 1" binder on 4" crushed rock base; said improvement to include engineering, supervision, advertising, clerical assistance and unforeseen contingencies; said pavement to be twenty-four (24) feet wide, with concrete sidewalks five (5) feet wide on both sides thereof throughout its entire length, with parking strips leveled and rolled throughout on both sides, except at intersections, where said pavement is to be full width, all in accordance with the said plans, specifications and estimates attached to the plans and estimates filed March 29, 1926; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

(a) Type "C" Portland cement concrete or Vibrolithic or Warrentite Bitulithic pavement, with 1 1/2" top and 3 1/2" bituminous concrete base or Asphaltic concrete 1 1/2" top and 1" binder and 4" asphaltic concrete base, of \$17,793.65; for (b) Type "A" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, with 2" top and 4" bituminous concrete base or Asphaltic concrete 2" top and 1" binder and 4" asphaltic concrete base, of \$18,723.65; for (c) Warrentite Bitulithic, 2" top on 4" crushed rock base or Asphaltic concrete 2" top 1" binder on 4" crushed rock base, of \$17,733.65; said estimates to include engineering, supervision, advertising, clerical assistance and unforeseen contingencies; said pavement to be twenty-four (24) feet wide, with concrete sidewalks five (5) feet wide on both sides thereof throughout its entire length, with parking strips leveled and rolled throughout on both sides, except at intersections, where said pavement is to be full width, all in accordance with the said plans, specifications and estimates; and with said plans and estimates filed March 29, 1926; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

Lots 1 to 6, inc., Block 1; Lots 1 to 6, inc., Block 2; Lots 1 to 6, inc., Block 3; Lots 1 to 6, inc., Block 4; Lots 1 to 6, inc., Block 5; Lots 1 to 6, inc., Block 6; Lots 1 to 6, inc., Block 7; Lots 1 to 6, inc., Block 8; Lots 1 to 6, inc., Block 9; Lots 1 to 6, inc., Block 10; Lots 1 to 6, inc., Block 11; and Lots 1 to 6, inc., Block 12, all in Fairview Addition, sometimes known as Fairview Addition Number One, to the City of Klamath Falls, Oregon;

And that said property above described be and hereby is declared to be benefited, and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

RESOLUTION OF INTENTION

SIXTH STREET, JEFFERSON STREET AND WASHINGTON STREET PAVEMENT

The City Engineer, pursuant to resolution of the Common Council heretofore adopted, having on the 12th day of April, 1926, filed plans, specifications and estimates of the cost of improving Sixth street from the northerly line of High street to the southerly line of Lincoln street, Washington street from Sixth street to Seventh street, including intersection at Sixth street, and Jefferson street from Fifth street to Seventh street, including intersection at Sixth street, to be known as Improvement Unit Number 49, and the Council having taken same under advisement and finding said plans, specifications and estimates satisfactory:

BE IT HEREBY RESOLVED THAT said plans, specifications and estimates for the improvement of the said portions of said streets, being the specifications and estimates attached to the plans and estimates filed herein on April 12, 1926, be and the same are hereby approved; and

BE IT FURTHER RESOLVED THAT the Common Council hereby declares its intention to improve said portions of said streets in accordance with said plans, specifications and estimates. Said improvement to consist of paving said portions of said streets with:

(a) Type "C" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, 1 1/2" top on 3 1/2" bituminous concrete base or Asphaltic concrete 1 1/2" top, 1" binder, 3 1/2" asphaltic concrete base; or

(b) Type "A" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, 2" top on 4" bituminous concrete base or Asphaltic concrete 2" top, 1" binder, 4" asphaltic concrete base; or

(c) Warrentite Bitulithic, 2" top on 4" crushed rock base or Asphaltic concrete 2" top, 1" binder on 4" crushed rock base; at an estimated cost, including cement sidewalks, curbing, gutters and drainage for (a) Type "C" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, 1 1/2" top on 3 1/2" bituminous concrete base or Asphaltic concrete 1 1/2" top, 1" binder, 3 1/2" asphaltic concrete base, of \$25,356.50; for (b) Type "A" Portland cement concrete or Vibrolithic or Warrentite Bitulithic, 2" top on 4" bituminous concrete base or Asphaltic concrete 2" top, 1" binder, 4" asphaltic concrete base, of \$28,286.50; for (c) Warrentite Bitulithic, 2" top on 4" crushed rock base or Asphaltic concrete 2" top, 1" binder on 4" crushed rock base, of \$25,356.50; said estimates to include engineering, supervision, advertising, clerical assistance and unforeseen contingencies; also, said estimates to include installation of a sanitary sewer system for said district, the main of said sewer to be laid on the lower side of said streets with "Y" branches taken across the streets, so that no pavement will have to be cut in the future; also, allowance for embankment, cement sidewalks on both sides of said streets throughout, retaining walls, header, combination curb and gutters, all as more fully shown in detail on the said plans and specifications, total \$28,286.50 to be added to each of said estimates; said pavement to be 26 feet wide from High street to Lincoln street on Sixth street; 26 feet wide on Washington street between Sixth and Seventh streets, and 24 feet wide on Jefferson street from Fifth street to Seventh street; with concrete sidewalks five (5) feet wide on both sides thereof throughout the entire length of said improvement, with parking strips leveled and rolled throughout on both sides, except at intersections, where said pavement is to be full width, all in accordance with the said plans, specifications and estimates attached March 29, 1926, and those attached hereto; and

BE IT FURTHER RESOLVED BY THE COMMON COUNCIL THAT the property hereinafter described be and hereby is declared to be benefited, to-wit:

The westerly one-half (1/2) of Block 41; the Northeast quarter (1/4) of Block 41, Nichols Addition to Klamath Falls, Oregon; All of Block 45; Lots 3 to 10, inc., Block 44; Lots 1, 2 and 3, and lots 6 to 10, inc., Block 43; All of Block 46; all of said lots and blocks being in First Addition to Klamath Falls, Oregon; together with the property lying easterly from the Klamath County High School property, which lies between said High School property and Sixth Street and known as Block 51, First Addition, together with the High School property, which lies between Block 46 of said First Addition and High Street on the one hand and Fifth and Sixth Streets on the other hand;

And that said property above described be and hereby is declared to be benefited and assessed for the expense of said improvement; and

BE IT FURTHER RESOLVED THAT Monday, the 24th day of May, 1926, at the hour of 8 o'clock P. M., at the Council Chambers in the City Hall of Klamath Falls, Oregon, be fixed as the time and place for the hearing of objections and remonstrances against said proposed improvement; and

BE IT FURTHER RESOLVED THAT the Police Judge be and he hereby is directed to cause notice of said hearing to be published as by charter provided.

LEM L. GAGHAGEN, Police Judge.

NOTICE OF PUBLICATION ISOLATED TRACT

Public Land Sale Department of the Interior, U. S. Land Office at Lakeview, Ore., April 23, 1926.

NOTICE is hereby given that, as directed by the Commissioner of the General Land Office, under provisions of Sec. 2155, R. S., pursuant to the application of Emma G. Obercheln, Serial No. 612621, we will offer at public sale, to the highest bidder, but at not less than \$2.25 per acre, at 10 o'clock A. M., on the 7th day of June, 1926, next, at this office, the following tract of land:

SW 1/4 NE 1/4 and SW 1/4 SE 1/4, Sec. 1, T. 41S., R. 15 E. W. M.

This tract is ordered into the market on a showing that the greater portion thereof is mountainous or too rough for cultivation.

The sale will not be kept open, but will be declared closed when those present at the hour named have ceased bidding. The person making the highest bid will be required to immediately pay to the Receiver the amount thereof.

Any persons claiming adversely the above-described land are advised to file their claims, or objections, on or before the time designated for sale.

F. P. LIGHT, Register.

Markets

San Francisco, April 29. POTATOES

California rivers, \$4.25; Washington gems, \$3.75@4.00; sweets, No. 1, 6 1/2 @ 6 3/4; No. 2, 6c.

CATTLE Cattle steady; steers, good, \$5.25 @ \$5.75; cows, good and choice, \$6.25 @ 6.75.

Calves, steady; 190 lbs. and under, \$9.00@10.00; over 260 lbs., \$9.50@11.00.

Hogs, steady; light, \$14.25 @ 14.75; medium, \$12.25 @ 13.75.

Sheep, steady; lambs, medium to choice, \$11.50 @ 12.25; ewes, \$4.00 @ \$5.00; wethers, \$9.00 @ 10.50.

Portland, April 29. BARLEY

May— Bid Asked No. 2, 46 lbs. April \$28.00 No. 2, 44 lbs. April 27.00 No. 2, 44 lbs. May 27.00

WHEAT

Big Bend bluestem, \$1.46; hard white, \$1.45; soft hard, \$1.48; western white, \$1.48; hard winter, \$1.42; northern spring, \$1.41; western red, \$1.41.

WOOL

Nominal; valley, fine half blood, 35c; medium three-quarters blood, 35c; coarse or three-quarter blood, 33c; braids, 32c. At valley points prices are 2c to 5c higher for selected stock.

EGGS

Buying price, current receipts, 23@24c dozen; henry writes, 25@26c; henry pellets, 22c.

BUTTER

Selling price, box lots, creamery prices: Firsts, extras, 41c for plain wrappers, subject to discount of 2@3 per cent; dairy buying price, 28c selected lots.

CHEESE

Selling price: Tillamook county triplets 27 1/2c; loaf, 28 1/2c; Oregon triplets, not branded, 25c; Tillamook, f.o.b. triplets, 25c; loaf, 26c; Coos county triplets, 29c; loaf, 30c.

LIVE POULTRY

Heavy hens, 27c@29c; light to medium, 26@27c; broilers, 23@26c; Pekin ducks, 27@30c; colored, 22@25c; dressed turkeys, 40c @44c; live turkeys, 30c.

Merrill High Notes

Merrill high school glee club will join with other glee clubs in a song fest Thursday evening at the Henley Community hall. This is the first year that the schools have joined in anything of this nature and everyone, especially the parents, are invited to attend and note the progress made.

Tuesday evening the Merrill girls motored to Henley to practice in the hall.

Two student body meetings were held last week to decide about a picnic. A site near Pinehurst Inn was chosen after a long debate. The affair will be held May 21.

Many entrants from schools in this section of the county are coming to Mr. Turnbaugh for the grade school track meet at Merrill Friday. It will start at 10:30 and promises to produce lively competition.