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acquired by said Water commission, shall vest in and be the property of Tillamook city. No contract shall be made on behalf of Tillamook city by said Water commission, except by virtue of a resolution of said commission, and in making such contract, the President and Secretary of said commission shall be empowered by resolution to execute the same in the name of the city and for and in behalf of the city; said Water commission shall have the exclusive right, from time to time, to fix water rates and charges for the use of the water both by individuals and by Tillamook city, and it shall have the power and authority to adopt any and all reasonable rules and regulations with reference to the use of water and the operation of water works. Said Water commission shall have the right to begin, maintain, defend and complete any suits and actions at law in the name of Tillamook city whenever necessary in order to carry out the purpose of its organization.

Section 6. The revenues derived by said Water Commission from the operation of the water works and from taxation shall be applied to the payment of necessary operating and incidental expenses, and to the payment of the interest on the outstanding water bonds of Tillamook City, to the necessary repairs and extension of pipe lines, the general betterment of the water works, and all surplus funds shall be paid into a sinking fund for the final redemption of the outstanding water bonds of Tillamook City, and such sinking fund may from time to time be invested in interest bearing securities under the direction of said commission.

Section 7. The members of said commission shall serve as such without compensation, and no member thereof during his term of office shall be interested directly or indirectly in any contract in relation to, or in furnishing of, labor or material in the construction, extension, operation, maintenance, or repair of said water works. All funds disbursed by said commission shall be paid out only on warrants drawn upon the treasurer of the commission and signed by the president and secretary thereof in pursuance of authority given at a meeting of the commission duly called and held.

Section 8. The secretary and the treasurer shall each keep his records and accounts in a comprehensive manner, and make a detailed report to the commission when so requested. All such books and papers shall be public records and open to inspection by any citizen of Tillamook City, at any time during any and all reasonable business hours. And said commission shall cause to be filed with the city council a detailed statement of the receipts and disbursements of the commission, together with a statement of the transaction of its business for the preceding year, at least twenty days before the annual city election.

Section 9. Said commission is empowered to adopt such by-laws as may be necessary to conduct its business, and the city council shall pass such ordinances as the said commission may request that may be necessary for the enforcement of any of its laws, rules and regulations.

Section 10. Three members of said commission shall constitute a quorum for the transaction of business. The said commission shall hold one meeting each month and if any member of said commission shall fail to attend two consecutive regular monthly meetings of the commission he shall be considered to have resigned his position on said commission, and a vacancy shall be deemed to exist without further action of the commission.

Section 11. That an Act entitled "An Act to create a Water Commission for Tillamook City, Oregon, to prescribe its powers and duties and the method of its perpetuation, and declaring an emergency," filed in the office of the Secretary of State February 22, 1905, be and the same is hereby repealed.

Section 2. This Ordinance shall go into and be in effect upon the approval thereof by a majority of qualified electors of Tillamook City voting upon such question at an election to be ordered by the Common Council, whereat the adoption or rejection of said Ordinance shall be submitted to said electors, and

100 YES.

101 NO.

102 YES.

103 NO.

104 YES.

105 NO.

106 YES.

107 NO.

108 YES.

109 NO.

upon the issuing of a proclamation by the Mayor declaring the adoption thereof, if the same be adopted at said election.

That the number and form in which the ballot title for said ordinances will be printed on the official ballot is as follows:

"Referred to the legal voters of Tillamook City by the Common Council.

Shall Ordinance No. 234 to amend the Charter of Tillamook City be enacted? (Changes present charter provisions by providing for tax by Council of not exceeding 10 mills for general purposes and not exceeding 10 mills for street purposes, giving council full authority as to intoxicating liquors, over gunpowder and explosives and adding subdivisions 30 to 49 inclusive extending the general police powers of the council to provide for the peace, good order, health, cleanliness, ornament, prosperity and general welfare of the city.)

"Referred to the legal voters of Tillamook City by the Common Council.

Shall Ordinance No. 235 to amend the Charter of Tillamook City be enacted? (Amends charter so as to provide for making street improvements, construction of sewers, etc., at expense of abutting property without requiring the giving property owners 30 days time to do the improvement, if the council so determine, and providing for notice of assessments for improvements after same are made, making more specific provisions for procedure to insure regularity.)

"Referred to the legal voters of Tillamook City by the Common Council.

Shall Ordinance No. 237 to amend the Charter of Tillamook City be enacted? (Amends charter by providing that the Recorder, Marshal, City Recorder, Street Commissioner and Surveyor shall be appointed by the Mayor and hold at his pleasure. Charter now provides that Recorder and Marshal shall be elected, other officers named appointed by Mayor with consent of Council.)

"Referred to the legal voters of Tillamook City by the Common Council.

Shall Ordinance No. 238 to amend the Charter of Tillamook City be enacted? (Changes present provisions of Charter by removing Recorder and Marshal from list of officers whose terms are for one year.)

"Referred to the legal voters of Tillamook City by the Common Council.

Which election will be held at 9 o'clock in the morning and will continue until 4 o'clock in the afternoon of said day.

Dated this 5th day of April, 1912. T. B. HANDLEY, City Recorder.

State of Oregon, ss. County of Tillamook, I, T. B. HANDLEY, City Recorder of Tillamook City, do hereby certify that the foregoing is a true and correct copy of the notice of election given for a special election to be held in said city on April 12th, 1912, and that the respective ordinances named therein as set out in said notice and as published in said notice, have been by me compared with the originals of said ordinances, and that the foregoing is a true and correct copy of the originals of said ordinances and of the whole thereof.

Witness my hand and official seal as City Recorder this April 6th, 1912.

T. B. HANDLEY, City Recorder of Tillamook City, Oregon.

Grange Meeting.

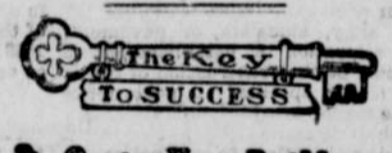
The Fairview Grange meets on Thursday, April 11th. Mrs. DOLPH TINNERTET, Sec.

M. D. Boarman, 573 W. Main St., Helena Mont., gives an interesting account of his improved health through the use of Foley Kidney Pills. After giving a detail account of his case, he says, "I am almost 79 years old and have spent hundreds of dollars for medicines, but find I receive more benefit from Foley Kidney Pills, than from all other medicines. Further particulars set on request." Chas. I. Clough Co.

Wm. L. Cook, Prop. the Bee Hive Drug Store, Neilhart, Mont., says the Belt Canon running from Belt to Neilhart is the most picturesque spot in all Montana. He writes, "I recommend Foley's Honey and Tar Compound to all my customers and am never disappointed. It gives the best results for coughs and colds of anything I sell." Chas. I. Clough Co.

You will look a good while before you find a better medicine for coughs and colds than Chamberlain's Cough Remedy. It not only gives relief—it cures. Try it when you have a cough or cold, and you are certain to be pleased with the prompt cure which it will effect, for sale by all dealers.

Don't be surprised if you have an attack of rheumatism this spring. Just rub the affected parts freely with Chamberlain's Liniment and it will soon disappear. Sold by all dealers.



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Women of the highest type, women of superior education and refinement, whose discernment and judgment give weight and force to their opinions, highly praise the wonderful corrective and curative properties of Chamberlain's Stomach and Liver Tablets. Throughout the many stages of woman's life, from girlhood, through the ordeals of motherhood to the declining years, there is no safer or more reliable medicine. Chamberlain's Tablets are sold everywhere at 25c a box.

Foley Kidney Pills

TONIC ACTION - QUICK IN RESULTS Give prompt relief from BACKACHE, KIDNEY and BLADDER TROUBLE, RHEUMATISM, CONGESTION of the KIDNEYS, INFLAMMATION of the BLADDER and all annoying URINARY IRREGULARITIES. A positive boon to MIDDLE AGED and ELDERLY PEOPLE and for WOMEN. HAVE HIGHEST RECOMMENDATION B. A. Davis, 227 Washington St., Concord, N. H., is in his 54th year. He writes: "I have lately suffered much from my kidneys and bladder. I had severe backaches and my kidneys were very sore, causing me to lose much sleep at night, and in my bladder there was constant pain. I took Foley Kidney Pills for some time and am now free of all trouble and again able to live and enjoy myself. Foley Kidney Pills have my highest recommendation."

G. I. Clough, Druggist

ROOSEVELT FOR RECIPROCITY PACT

Three Times Indorsed Canadian Agreement in Public Speeches.

SQUARE DEAL DUE TAFT.

No Choice as Between Candidates For Presidency on This Issue—Roosevelt Also Declared Payne Tariff Law Best Yet Passed by Congress.

Theodore Roosevelt is on record three times in public speeches as indorsing the Canadian reciprocity policy of President Taft. This issue is now dead through the failure of Canada to ratify the trade agreement on the ground that the United States would derive the greatest benefit from its provisions. The fact remains, however, that the farmers of the country are not generally aware that Mr. Roosevelt so thoroughly approved of Canadian reciprocity when it was a live issue. Canadian reciprocity was voted for by Republicans and Democrats alike when it was before Congress, and as between Mr. Roosevelt and Mr. Taft in the present campaign for the Republican nomination for president there is no choice on this issue.

In connection with his public utterances on the tariff Mr. Roosevelt has also joined President Taft in saying that the Payne tariff law, while by no means perfect, is nevertheless "the best tariff law yet passed by congress" under the old system of making such laws. Of course President Taft and Mr. Roosevelt are both now committed to the tariff commission plan of revising the tariff, and Mr. Roosevelt has given President Taft credit for advocating this commission plan from the beginning.

"Uphold the Hands of Taft."

Mr. Roosevelt's indorsements of Canadian reciprocity were as follows:

In a speech at Grand Rapids, Mich., Feb. 11, 1911, he said:

"Here, friends in Michigan, right on the northern frontier, I have the peculiar right to say a word of congratulation to you and to all of us upon the likelihood that we shall soon have closer reciprocal tariff and trade relations with the great nation to the north of us. [Applause.] And I feel so pleased primarily because I wish to see the two peoples, the Canadian and the American peoples, drawn together by the closest ties on a footing of complete equality of interest and mutual respect. [Applause.] I feel that it should be one of the cardinal policies of this republic to establish the very closest relations of good will and friendship with the Dominion of Canada." [Applause.]

In a speech before the Republican club of New York city, delivered at the Lincoln day dinner at the Waldorf hotel on Feb. 13, 1911, he said:

"I want to say how glad I am at the way in which the members of the club here tonight responded to the two appeals made to them to uphold the hands of President Taft, both in his effort to secure reciprocity with Canada and in his effort to secure the fortification of the Panama canal.

"And in addition to what has been said about reciprocity with Canada I would like to make this point: It should always be a cardinal point in our foreign policy to establish the closest and most friendly relations of equal respect and advantage with our great neighbor on the north. And I hail the reciprocity arrangement because it represents an effort to bring about a closer, a more intimate, a more friendly relationship of mutual advantage on equal terms between Canada and the United States."

Gives President Credit.

At Sioux City, Ia., on Sept. 3, 1910, Mr. Roosevelt said: "I was particularly pleased with what the president (Taft) said in his letter on the subject of the tariff commission. A number of senators and congressmen have for some years advocated this as the proper method of dealing with the tariff, and I am glad that the country now seems awakened to the idea that a tariff commission offers the only solution of the problems which is both rational and insures the absence of jobbery. The president (Taft) from the beginning advocated this commission."

"There is another feature of the tariff law, and it points our course in the right direction, the maximum and minimum provision, and here again I wish to point out that the value of the provision has depended largely upon the excellent work done by the administration in the negotiations with the Dominion of Canada, which were the most difficult of all, and yet in my eyes the most important because I esteem it of vital consequence that we should always be on relations of the highest friendship and good will with our great and growing neighbor in the north."

At Sioux Falls, S. D., on the same day Mr. Roosevelt said:

"I think that the present tariff (Payne law) is better than the last (Dingley law) and considerably better than the one before the last (McKinley law), but it has certainly failed to give general satisfaction."

From these quotations from Mr. Roosevelt's speeches it is therefore apparent that there can be no choice as between President Taft and Mr. Roosevelt on these issues.

ROOSEVELT HAS HAD SOME HARD BUMPS

His Recent Campaigns Show He Has Failed to Muster Votes.

Can a man who disregards the whole course of American history and tradition, spurred on by his personal ambition, overcome the tremendous handicap of the third term precedent and land himself in the White House?

This is a question all Republicans are asking. All agree that no American has ever been able to do it and they can count on one finger the number who even had the hardihood to try it, and that only when spurred on by self-seeking politicians who posed as friends. People are asking themselves if this is not the condition in the present campaign.

Past performances are as valuable in the case of candidates as of race horses. How a candidate will run is best determined by noting how he has run.

Not a Strong Vote Getter.

Despite a tremendous popularity in the past, Roosevelt has never been a remarkable vote-getter. Mr. Bryan too, is remarkably strong all over the country and has been for years, but everyone knows how he failed to muster the votes. When Roosevelt was elected to the presidency, he ran against a weak opponent. Judge Parker did not have the support of his own party in that election.

But what Roosevelt has done since, and indeed very recently, in vote-getting is more significant than his former campaigns. Results of the last election speak louder than anything else.

In New York, where the personality of the ex-president actually overshadowed that of Mr. Stimson, the republican candidate for governor, a democrat was elected by a majority of 67,000.

In Indiana, where Mr. Roosevelt made a whirlwind campaign in his effort to save the state and re-elect



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PRESIDENT TAFT.

his intimate friend and would-be running mate, Senator Beveridge, the democratic candidate was elected by a majority of 12,000.

His Attacks Helped.

In Connecticut, Mr. Roosevelt attacked the democratic candidate for governor, but he was elected by a majority of 3,700.

In New Hampshire, where Mr. Roosevelt's friend and champion, Robert P. Bass, was elected, the vote fell off 12,000 as compared with the majority given to Mr. Taft in 1908.

As further evidence that Mr. Roosevelt's star is waning, may be cited the fact, that the announcement of the Roosevelt candidacy for the third term did not evoke throughout the country anywhere near the predicted enthusiasm. In fact, the big shout that was supposed to follow the throwing of T. R.'s hat into the ring was noticeably absent, from Massachusetts to Oregon. In many places it never rose above a whisper.

COMMENT ON ROOSEVELT

A Day of Repentance Ahead

(From the Baltimore American, Rep.) Some day Roosevelt will be sorry he ever went to Columbus.

As Inconsistent as He.

(From the Detroit Free Press) It looks now as though the colonel is apt to learn that many people do not vote as they cheer.

Befooled His Honor And Word.

(From the Burlington (Ia.) Gazette, Dem.) His ambition has made mincefoot of any common sense he ever owned. His honor and his word are befooled.

A Heavy Handicap.

(From the Detroit Free Press, Ind't) The third term issue is a tremendous handicap for the republicans to assume. It is our own honest belief that it will outweigh all possible gain Mr. Roosevelt can show over Mr. Taft in any other way.