

Resolution Providing for the Determination to Improve and the Time and Manner of Improving the following Streets in Tillamook City, Oregon.

BE IT RESOLVED.—That the Common Council of Tillamook City, Oregon, hereby declares its determination to improve the following streets:

All that portion of Fourth Street and of Fifth Avenue East included within the intersection of said street and of said avenue, in Tillamook City, Oregon, in the following manner:

By establishing the grades of said streets;

By grading said streets to the proper sub grades;

By paving the road ways of said streets full width with Bitulithic pavement;

By constructing artificial stone curbing along each side of said streets;

By laying and constructing Bitulithic headers;

By constructing inlets;

By constructing catch basins and providing for the necessary surface drainage, together with all appurtenances thereto;

All said improvements to be made in accordance with the Charter, Ordinances and Resolutions of Tillamook City, Oregon, and the plans and specifications of the City Surveyor now on file in the office of the City Recorder.

All of said improvements to be made at the expense of the property and all thereof adjacent thereto, and specially benefited by said improvements; EXCEPT that the cost and expense of establishing the grades of said streets; and the cost of constructing storm sewers, drains, inlets, catch basins, man-holes and all appurtenances for the surface drainage, included within the limits of the intersection of any street with any street or alley; the estimated cost and expense of all engineering and surveying necessary for said improvements to be done by and under the direction of the City Surveyor; ascertaining the ownership of the lots and parcels of land included in the assessment districts; advertising, mailing and publishing all notices required to be advertised, published or mailed; accounting, clerical labor; books and blanks expended or used by the city and the City Recorder or City Treasurer in connection with said improvements; all salaries of inspectors and all other necessary cost of inspection in connection with said improvements, shall be paid by warrants drawn on the general funds of the city.

The work shall commence within 30 days after the signing of the contract, and be prosecuted with such vigor that all of the improvement work embraced in the plans and specifications shall be entirely completed on or before the date herein after stated.

The contractor or contractors shall complete the foregoing improvements within the time fixed by the Common Council, to-wit: on or before December 1st, 1912, and in commencing said work shall continue without delay until completed, and if the improvements be not completed within the time fixed by the Common Council, Tillamook City shall be paid damages to the amount of TWENTY FIVE (\$25.00) per day for each and every day beyond the date stated, which amount shall be paid by the contractor unless the time for the completion of improvements is extended by the Common Council of Tillamook City, Oregon.

The pavement shall be laid only in dry and suitable weather.

Upon completion of the improvements in accordance with the plans and specifications of the City Surveyor and as shall be provided in the contract, and upon the same being accepted by the Common Council of said City, said contractor shall be paid for said improvements in accordance with the provisions of the contract and the Charter of said City.

That the contractor to whom the contract is awarded will be required to furnish a surety bond for the faithful performance of the contract for a sum equivalent to the full amount of the same, having as surety thereon, some Surety Company, satisfactory to the Mayor and Common Council, authorized to do business in the State of Oregon, and before acceptance of the work by city, successful bidder shall furnish the Mayor and Common Council with a guarantee maintenance bond equivalent to 50 per cent of the amount of the contract, guaranteeing that for a period of five years from the completion and laying of said bitulithic pavement in proposed paving district, he will at his own expense repair and make good any defects arising from faulty material or workmanship and due to the proper use of said pavement as a roadway.

The City Recorder is hereby authorized and directed to advertise for a period of ten days by publishing this resolution and notice, asking proposals, in one issue of the Tillamook Headlight, on the 22nd day of August, 1912, and to post this resolution and notice asking proposals, on or before said date in three public places, in Tillamook City, Oregon, inviting proposals for doing of such improvement work in form substantially as follows, to-wit:

NOTICE ASKING PROPOSALS FOR IMPROVEMENT.

Sealed proposals will be received at the office of City Recorder of Tillamook City, Oregon, until the 4th day of September, 1912, at 6:00 o'clock p.m., for the improvement of the following streets by grading, paving with bitulithic pavement, constructing artificial stone curbing, laying and constructing bitulithic headers, constructing inlets, and catch basins and providing for the necessary surface drainage, together with all appurtenances thereto, in the manner provided by the Charter, Ordinances and Resolutions of Tillamook City, Oregon, and the plans and specifications heretofore adopted for said improvement which are now on file in the office of the City Recorder of Tillamook

City, Oregon, also at the office of the City Surveyor:

All that portion of Fourth street and of Fifth Avenue East included within the intersection of said street and of said avenue, in Tillamook City, Oregon.

The improvement must be completed on or before December 1st, 1912.

The proposals must be accompanied by a check payable to the order of the Mayor of Tillamook City, Oregon, certified by a responsible bank, for an amount equal to 10 per cent of the total amount of the bid submitted to be forfeited as fixed and liquidated damages in case bidder refuses to enter into a contract and provide a surety bond equal to the amount of the contract for the faithful performance of the work. The Council reserves the right to reject any and all bids.

Before acceptance of work by city, successful bidder shall furnish the Mayor and Common Council with a guarantee maintenance bond equivalent to 50 per cent of the amount of the contract, guaranteeing that for a period of five years from the completion and laying of said bitulithic pavement in proposed paving district, he will at his own expense repair and make good any defects arising from faulty material or workmanship, and due to the proper use of said pavement as a roadway.

Attention of all contractors is called to the agreement of Warren Brothers Company, patentees of the Bitulithic Pavement, on file in the office of the City Recorder of said Tillamook City, Oregon, in accordance with which agreement Warren Brothers Company agrees to license all contractors desiring to lay Bitulithic pavement in accordance with its patents and the terms of said agreement.

Done by order of the Common Council of Tillamook City, Oregon, of date August the 5th, 1912.

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

Notice of Intention to Improve Certain Streets in Tillamook City, Oregon.

NOTICE IS HEREBY GIVEN.—To all whom it may concern: That the Common Council of Tillamook City, Oregon, deems it expedient to improve certain streets in Tillamook City, Oregon, and to that end said Common Council did, on the 20th day of August, 1912, at a regular meeting, adopt a Resolution and Notice setting forth therein the streets that said city proposes to improve, and also the kind and manner of improvements which said city proposes to make, and the time and place when and where the Council will hear and determine objections and remonstrances thereto, if any, and which said Resolution and Notice, and the whole thereof, is in words, letters and figures as follows, to-wit:

"RESOLUTION AND NOTICE OF INTENTION TO IMPROVE CERTAIN STREETS IN TILLAMOOK CITY, OREGON.

BE IT RESOLVED.—That the Common Council of Tillamook City, Oregon, deems it expedient and hereby declares its intention to improve the following streets:

First Street from the East line of Fourth Avenue East to the East line of Miller Avenue, in the following manner:

By grading said street to the proper subgrade;

By paving the roadway of said street for a width, additional to the present paving thereof provided for with bitulithic pavement, to an additional width of three feet on each side and abutting upon the pavement thereof already contracted for; said additional width to be paved with bitulithic pavement;

By constructing artificial stone curbing along each side of said additional paving; and eliminating and removing curbing already contracted for;

By laying and constructing bitulithic headers;

By constructing inlets;

By constructing catch basins and providing for the necessary surface drainage, together with all appurtenances thereto;

All said improvements to be made in accordance with the Charter and Ordinances of Tillamook City, Oregon, and all said improvements to be made at the expense of the property and all thereof adjacent thereto, and specially benefited by said improvements; EXCEPT, that the cost of establishing the grades of said streets, and the cost of constructing and installing sewers, drains, inlets, catch basins, man-holes and all appurtenances for surface drainage, included within the limits of the intersection of any street with any street or alley; the estimated cost and expense of all engineering and surveying necessary for said improvements to be done by and under the direction of the City Engineer; ascertaining the ownership of the lots or parcels of land included in the assessment districts; advertising, mailing and publishing all notices required to be advertised, published or mailed; accounting, clerical labor, books and blanks expended or used by the City and the City Recorder or City treasurer, in connection with said improvements; all salaries of inspectors and other necessary cost of inspection in connection with said improvements shall be paid by warrants drawn on the general funds of the city.

All the lots and blocks and parcels of land described as follows constitute the proposed assessment district for grading, paving, curbing, installing inlets, catch basins and necessary surface drainage, together with all the appurtenances thereto.

Beginning at the intersection of the North side of First Street, in the Tillamook City, Oregon, with the East line of Fourth Avenue East, East line of North 105 feet, thence Southeasterly, and parallel with the North line of said First Street to intersect the East line of Miller Avenue (extended) in said Tillamook City; thence South to the North line of First Street; thence Northeasterly along the North line

of First Street to the place of beginning.

Also, Beginning at the intersection of the South line of First Street with the East line of Fourth Avenue East, and running thence South 105 feet; thence Southerly parallel with the South line of First Street to the West line of Fifth Avenue East; thence North to the South line of First Street; thence Northeasterly along the South line of First Street to the place of beginning.

Also, Lots 1 to 5 of Block 31 of Thayer's Addition to Tillamook City, and Lots 1 to 5 of Block 1, Miller's Addition to Town of Tillamook (now Tillamook City.)

It is hereby further resolved, that Thursday the 29 day of August, 1912, at 8 o'clock p.m. at the Council Room (Commercial Rooms in Tillamook Block) in Tillamook City, Oregon, be and hereby is fixed as the time and place for the hearing of all objections and remonstrances to the proposed improvements, when and where all persons interested may appear and file or present objections and remonstrances to such proposed improvements; and it is further ordered that the City Recorder publish this resolution and notice in one issue of the Tillamook Headlight on Thursday, August 22d, 1912, in Tillamook City, Oregon, and post this Resolution and Notice in three public places in Tillamook City, Oregon, within one day from this date.

All whom it may concern are notified to govern themselves accordingly.

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

Done by order of the Common Council of Tillamook City, Oregon, August 20th, 1912.

NOTICE IS HEREBY FURTHER GIVEN TO ALL WHOM IT MAY CONCERN:

That said Resolution and Notice be and hereby is made a part of this Notice; and all persons whomsoever interested or affected in any manner by said proposed improvements as set forth in this Notice, are hereby notified to, at the hour of 8 o'clock p.m. on the 20th day of August, 1912, remonstrate against or object to said proposed improvements as hereinbefore set forth, or in any other manner object thereto or remonstrate against said improvements or any part thereof, if any objections or remonstrances thereto they may have; and are further notified that the said Council will, at the Council Rooms in the Commercial Club Rooms in Tillamook Block, Tillamook City, Oregon, hear and determine any objections and remonstrances thereto, if any, at said time and place.

This notice is given by the undersigned, as the Recorder of Tillamook City, by order of the Common Council of Tillamook City, Oregon, in and by said Resolution and Notice ordered.

Dated this 21st day of August, 1912.

(SEAL) T. B. HANDLEY, As the Recorder of Tillamook City, Oregon.

Notice is Hereby Given to All Whom It May Concern, That the Common Council of Tillamook City, Oregon, Deems It Expedient to Improve Certain Streets in Tillamook City, Oregon,

And to that end said Common Council did, on the 20th day of August, 1912, at a regular meeting, adopt a Resolution and Notice setting forth therein the streets that said city proposed to improve, and also the kind and manner of improvements which said city proposes to make, and the time and place when and where the Council herein will hear and determine objections and remonstrances thereto, if any, and which Resolution and Notice and the whole thereof, is in words, letters and figures as follows, to-wit:

RESOLUTION AND NOTICE OF INTENTION TO IMPROVE CERTAIN STREETS IN TILLAMOOK CITY, OREGON.

BE IT RESOLVED.—That the Common Council of Tillamook City, Oregon, deems it expedient and hereby declares its intention to improve the following streets:

The South side of Second Street from the Northeast corner of Lot 2, Block 2, Maple Grove Addition, West to Third Avenue West; both sides of Third Street from Stillwell Avenue to Third Avenue West;

The South side of Fourth Street from Third Avenue West to Sixth Avenue West; the North side of Fifth Street from Third Avenue West to Sixth Avenue West; the West side of First Avenue West from Third Street to Fourth Street; both sides of Second Avenue West from Second Street to Fourth Street; the East side of Third Avenue West from Second Street to Fourth Street; the West side of Third Avenue West from Fourth Street to Fifth Street; both sides of Fourth Avenue West from Fourth Street to Fifth Street; both sides of Fifth Avenue West from Fourth Street to Fifth Street, and the East side of Sixth Avenue West from Fourth Street to Fifth Street, in the following manner:

By establishing the grades of said streets;

By grading that part of said streets necessary for the construction of sidewalks on the portions of the streets hereinbefore designated, and on the sides thereof hereinbefore named, and by constructing upon the sides of the streets hereinbefore specified concrete sidewalks, in accordance with the specifications heretofore established by the ordinances of Tillamook City.

All of said improvements to be made in accordance with the charter and ordinances of Tillamook City, Oregon, and to be made at the expense of the property and all thereof adjacent thereto and especially benefited by said improvements, except that the cost of establishing the grades of said streets, and the expense of all engineering and surveying necessary for said improvements to be done by and under the direction of the city engineer; ascertaining the ownership

of the lots or parcels of land included in the assessment district; advertising, mailing and publishing of notices required to be advertised, published or mailed; accounting, clerical labor, books and blanks expended or used by the city and the city recorder or city treasurer in connection with said improvement, and all necessary cost of inspection in connection with said improvement, shall be paid by warrants drawn on the general fund of the city.

All of the Lots, Blocks and Parcels of land described as follows constitute the proposed assessment district for the construction of the sidewalks; all of Blocks 1 and 2; the North half of Block 3; the North half of Lots 7 and 8 of Block 4, and all of Blocks 5, 6 and 7 of Maple Grove Addition to Tillamook City; also a Tract 105 feet North and South by 125 feet East and West adjoining the West side of Stillwell Avenue and the North side of Third Street; also all of that certain Tract of land 105 feet North and South adjoining the South side of Third Street and lying between Stillwell Avenue and First Avenue West.

It is hereby further resolved, that Thursday, the 20th day of August, 1912, at eight (8) o'clock P.M., at the Council Room (Commercial Club) in Tillamook Block, Tillamook City, Oregon, be and hereby is fixed as the time and place for the hearing of all objections and remonstrances to the proposed improvements, when and where all persons interested may appear and file or present objections and remonstrances to such proposed improvements; and it is further ordered that the City Recorder publish this Resolution and Notice in one issue of the Tillamook Headlight, on Thursday, August 22nd, 1912, in Tillamook City, Oregon, and post this Resolution and Notice in three public places in Tillamook City, Oregon, within one day from this date. All whom it may concern are notified to govern themselves accordingly.

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

Done by order of the Common Council of Tillamook City, Oregon, August 20th, 1912.

NOTICE IS HEREBY FURTHER GIVEN TO ALL WHOM IT MAY CONCERN:

That said Resolution and Notice be and hereby is made a part of this notice; and all persons whomsoever interested or affected in any manner by said proposed improvements as set forth in this notice, and in said Resolution and Notice, are hereby notified to, at the hour of 8 o'clock p.m. on the 20th day of August, 1912, remonstrate against or object to said proposed improvements as hereinbefore set forth, or in any other manner object thereto or remonstrate against said improvements or any part thereof, if any objections or remonstrances thereto they may have; and are further hereby notified that the said Council will, at said last named hour and date, at the Council Rooms in the Commercial Club Rooms in Tillamook Block at Tillamook City, Oregon, hear and determine any objections and remonstrances thereto if any, at said time and place.

This notice is given by the undersigned, as the Recorder of Tillamook City, by order of the Common Council of Tillamook City, Oregon, in and by said Resolution and Notice ordered.

Dated this 20th day of August, 1912.

(SEAL) T. B. HANDLEY, As the Recorder of Tillamook City, Oregon.

Notice of Sheriff's Sale Under Execution.

NOTICE IS HEREBY GIVEN, That by virtue of an execution issued out of the Circuit Court of the state of Oregon, for the county of Multnomah, dated the 4th day of June, 1912, upon a judgment recovered by Thomas Bogges, plaintiff, against O. C. Edwards, defendant, in the Justice's Court of the Portland District, in said county and state, for the sum of Thirty and no 1/100 Dollars, with interest thereon at the rate of 6 per cent per annum from the 6th day of April, 1912, and the further sum of Four and 95/100 Dollars costs and disbursements, which judgment was enrolled and docketed in the Clerk's office of said Circuit Court on the 1st day of June, 1912, I have levied upon that certain real property owned by said defendant, O. C. Edwards, situated in Tillamook County, Oregon, described as follows, to-wit:

The W 1/2 of Sw 1/4, Sec 14 of Sw 1/4, and the S 1/2 of Sw 1/4 of section 34, in Township 4 S of Range 10 West of Willamette Meridian, and, on the 7th day of September, 1912, at 10 o'clock a.m. of said day, at the front door of the county courthouse in Tillamook City, Tillamook County, Oregon, I will sell at public auction to the highest bidder, for cash in hand, the above described real property, to satisfy the said judgment and costs and disbursements, and the costs and expenses of said writ.

Dated this August 8th, 1912.

H. CRENSHAW, Sheriff of Tillamook County, Ore.

For Sale.

Four hundred fifty dollar (\$450.) equity in Bayocan lot for sale or trade. No reasonable offer refused. Address F. H. Sherwood, Rainier, Oregon.

One of the most common ailments that hard working people are afflicted with is lame back. Apply Chamberlain's Liniment twice a day and massage the parts thoroughly at each application, and you will get quick relief. For sale by all dealers.

"Were all medicines as meritorious as Chamberlain's Colic, Cholera and Diarrhoea Remedy the world would be much better off and the percentage of suffering greatly decreased," writes Lindsay Scott, of Temple, Ind. For sale by all dealers.

John Leland Henderson & Son,
ROOMS 215-216, TILLAMOOK BLOCK,
TILLAMOOK, OREGON.

This firm is doing a general land business. The senior member came to Oregon 42 years ago. He is a Lawyer, Surveyor and Abstractor.

The Junior member, Sidney E. Henderson, is a graduate of Oregon University, and is a Civil Engineer and Surveyor.

The Company makes a specialty of the following branches of the Land Business:

Law--Abstracts--Surveying and Engineering
--Real Estate--Fire Insurance--Farm Loans--Conveyancing.

They offer for sale the following choice property in Tillamook City and Country.

	Prices.
1--3 1/2 acres. All in cultivation. 6 1/2 miles S.E. of Tillamook.	\$4,500
2--160 acres. The Castle Rock Ranch. 3 1/4 miles S.E. of Hebo.	7,000
3--80 acres. Raw land. 30 acres rich bottom. 3 1/4 miles S.E. of city.	4,800
4--House and lot on main county road. North of city limits. Only	400
5--Two lots and cottage. 2nd Ave. E.	1,525
6--One Lot S.E. of Catholic Church. Slightly	300
7--Two Lots. One corner. S.E. of Catholic Church. Slightly	700
8--Two Lots. S.E. of Catholic Church. Slightly	600
9--One corner Lot. One Block S.W. High School. Cheap.	750
10--1 Lot at Nohler.	150
11--Part of Marolf Estate. 38 1/2 acres. per acre, \$200.	10,000
12--Slightly improved ranch at Netarts Bay.	2,600
13--Fine Timber claim. 160 acres in 3 S of 10 W.	2,600
14--The Ida M. Lilly Cottage and two lots.	1,800

And other properties. Some good trades.

This firm has taken over the Abstract Books of the Tillamook Title and Abstract Co. and good will and will continue to serve the public.

AGENTS FOR NORTHERN FIRE INSURANCE COMPANY OF LONDON.

Build your house from lumber

bought here and thus insure permanent satisfaction and freedom from the many repair bills that always follow the use of poor or unseasoned lumber. Better try our lumber and be done with it than to buy poorer and then be continually paying for repairs. The best is always the cheapest.



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STRAIGHT Eastern Hard Wheat flour has its uses. So has straight Soft Wheat flour. But to get results from the hard wheat flour, it must be thoroughly kneaded. The housewife finds this too arduous. Furthermore, we're living in a labor-saving age. Yet, Eastern Hard Wheat flour has desirable qualities that cannot be overlooked in the production of the best breadstuffs. Bakers realize this, for invariably they combine flours themselves, made of Eastern Hard Wheat and Western Soft Wheat—that is to say: Blend Flour. But the two must not be mixed haphazardly, as the superiority of combination depends wholly on a proper balance. Before offering the public their product, the FISHER FLOURING MILLS COMPANY made exhaustive tests to determine the exact proportions of each flour required to produce the blend of highest efficiency. The formula finally adopted, in actual baking competition with all other well-known brands on the market today, has repeatedly demonstrated its excellence. You get this scientific combination in buying

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