street within the city, the Common Council shall pass a resolution de claring its intention to make such change of grade and describing the same. Said resolution shall be kept of record in the office of the City Recorder, and shall be published for not less than two consecutive weekly publications in some newspaper published in Tillamook City, together with a notice to all persons concerned, giving the time and place, which shall be not less than 20 days after the date of the first publication of said notice and resolution, when and where the Common Council will have and determine all objections and remonstrances to said change of grade, and provide for the matter of benehits or damages on account of said change of grade. The City Engineer, within three days after the first pubpoints effected by such change of of, and of that portion of each lot or grade, a notice headed "Notice of tract of land to be appropriated for Change of Grade" not less than one inch in length, and shall in legible characters state that such a resolucouncil, the date thereof, approval, of change of grade proposd, and the time within which written objections or remonstrances against the same may be made. An affidavit shall be filed with the City Recorder of the posting of said notice, stating therein the date when, and the places where the same had been posted, and the publication of said notice shall be proved in the manner provided by law for the proof of publication of

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days after the first publication of the cause a notice to be given by publi-resolution provided for in the preced- cation for at least four successive ing section, the owner of more than one-half of the property affected by such change of grade may make and file with the City Recorder a written objection or remonstrance against the same, and said objection or remonstrance shall be a bar to any further proceedings thereto for a period of six months, after which, if the Common Council proposes to change said grade the same proceedings shall be had as in the first instance.

Section 30: If no such written objection or remonstrance be filed within the time designated, or if the common council finds that such objection or remonstrance is not legally signed by the owners of more than one-half of the property affected by the proposed change of grade, the Common Council shall be deemed to have acquired jurisdiction to change by ordinance the grade as described in the

resolution previously adopted.

Section 31: When the grade of any street has once been established, and any permanent building or improvement has been constructed on any lot abutting said street, or affected by such change of grade, the owner or owners of any such permanent buildings or improvements during the time designated for filing objections or remonstrances, may file with the City Recorder a claim of damages by reason of such proposed change of grade, and such claim shall describe the land upon which such buildings or improvements stand, and an es-timate of the value of said buildings or improvements, and of the damages which said change of grade will cause thereto, and said claims, and be sworn to by the party or parties owning said buildings or improvements and the land, or by their agents or local representatives. Thereafter the Common Council shall appoint three disinterested freeholders of Tillamook City, Oregon, having the proposed street or change, and the jury shall not reassess any damages or benefits not appealed from. The jury in making the reassessment of damages or benefits, shall, in its determination of the same, be governed by the same laws and in this charter provided for the action of Tillamook City, Oregon, having the representatives. all statements contained therein, shall of Tillamook City, Oregon, having the same qualifications as viewers for the opening, laying out and establishing of streets, to estimate and determine the same qualifications are represented by the same qualifications are viewers for all persons claiming to be the owners of the lands or other property aforedetermine the damages that will be said, or of the improvements thereon, be reversed or modified on appeal. An sustained bythe owners ofbuildings or or to have any interest in such lands, appeal to the Supreme Court of the improvements affected bysuch change or improvements, and the damage State may be taken from such judg-of grade, and to assess the benefits which each of said owners, respectaccruing to property benefitted by such change of grade. The viewers shall be appointed, and they shall qualify, and notice of their meeting, and of the filing of their report, shall all be done in the same manner similar acts and proceedings are done in the opening and laying out, and establishing of streets. The said viewers shall include as a part of the benefits assessed the amount of their compensations for services, which shall be the sum of \$3.00 each for each day actually engaged in said service, but in no case shall the amount of such assessment of benefits exceed the actual benefit to the lot or parcel of land, or other real prop-erty so assessed, deducting therefrom damages or injuries to the same which are less than said benefits. Nor shall any damages be awarded for building erected prior to the establishment of the grade which is proposed to be changed, and no award of damages to any person shall be greater than the amount claimed Council, but any failure to state the and sworn to by said person as hereinbefore provided, and if in the judgment of said viewers the whole amount of said damages and com-pensation of viewers shall exceed the actual benefit of the specific property subject to assessment, they shall so indicate in their report. The said viewers shall make a report of their findings of benefits and damages to the Common Council, and the same shall be heard, considered and adoptand the assessments of benefits shall be levied, docketed and collected, and kept in a seperate fund. An appeal from said report may be taken and the findings of the jury in such cases shall be final and conclusive in the same manner, to the same extent, and with the same effect as provided in the opening, laying out, establishing and changing of streets. When such assessment is fully collected the

To Amend Article VIII of the Chart-

said matter.

Common Council may change the

shall be drawn upon the special fund

o provided in favor of the person en

titled to damages. But if after the

collection of any assessment as here-in provided the Common Council

shall not change the grade of any

street, the amounts of any assessment so collected shall be refunded to the

person or persons paying the same by and through their legal represent-

ativesor successors in interest as to

of said street, and warrants

er of Tillamook City, Oregon. BE IT ENACTED BY THE PEO-LE OF TILLAMOOK CITY, OREGON, AS FOLLOWS

Section 1: The Common Council of Tillamook City is authorized and empowered within the limits of Tillamook City, whenever it may deem it expedi nt , to open, lay out, estab-lish, widen, alter, extend, vacate or close streets, and to appropriate and condemn private property therefor, and to assess any special benefit aris-ing from any such matters and to make the same a lien against property benefitted.

Section 2: Whenever the Common Council shall deem it expedient to lay out, and establish, or widen any street, it shall direct the City Survey-spects reasonable and just, it may be or to survey such street, or change therein as the case may be, and to incation of said notice and resolution, make a report thereof containing a shall cause to be posted in at least change, showing the boundaries there two places on the street or streets at change, showing the boundaries there just or insufficient in any respect, the Council may send the same back to Council may send the same back to make a report thereof containing a such street or change, which report shall be made to the Common Council within ten days from the time the again report the same to the Council same is ordered, unless the Council who may thereupon adopt or reject grant further time. Should the Coun- the same, or the Council may appoint cil deem said survey, plat and report new viewers with like powers, duties satisfactory, it shall adopt the same and obligations as the first viewers

> Tillamook City to view such proposed street, or change, and to make an assessment of damages and benecause a notice to be given by publiweeks in some newspaper published the time and place for them to meet, and specifying with convenient cer-tainity the boundaries and termini of the proposed street or change, and boundaries and description of the private property to be appropriated for such purpose and specially notifying all persons claiming damages appeal.
>
> by reason of the appropriation of Section 7: An appeal shall be takby reason of the appropriation of such property to file their claim for such damages with the Recorder before the time so appointed for the meeting of the viewers, and the Re-corder shall also send by mail, post-paid, a copy of such notice to each the postoffice of such owner or agent er or agent at Tillamook, Oregon. The published notice herein provided for shall be deemd conclusive notice Court.

one week at a time) proceed to view the jury shall not reassess any title of the owners of such improve- with like effect. ments shall not be affected by such and advantages of said proposed actions. street or change to the respective owners and other persons interested in all lands or other property which said viewers shall deem specially benefitted by such opening, laying out, establishing or change. Said viewers shall thereafter, at their earliest convenience, report the assessment for damages and benefits as in this Section required to the Common name of any owner, or mistake in the name of any owner, or a statement of a name other than that of the true owner, in such report, or in the ordinance adopting such report in the docket of city liens where the same is entered, or in any notice required nor in any way affect the lien of such assessment upon the property assessed The viewers shall receive as com-

by the city and charged as costs, and assessed as part of the benefits by said viewers, and shall prepare all Section 5: Upon the filing of said parties interest in such lands or other report of viewers with the Recorder, property and also the said owners he shall immediately cause a notice to be published for a period of two said, shall be respectively and severweeks in a newspaper published in ally liable to pay said assessments, Tillamook City, Oregon, of the filing and in case no appeal or other proof said report, giving the date not ceedings in Court be taken as to any first publication of said notice, when ages, the said excess so assessed the same will be considered by the shall be paid to the Treasurer of the Common Council, describing with City of Tillamook within ten days of the district assessed by the view- on the docket of city liens, or the any they have, and said objections, if any there be, together with said re- this Charter, excepting that if all the port shall be heard and determined by the Council at the time specified due and delinquent is not sold at any

of \$3.00 each for each day actually rendered in such service, to be paid

ave, to the owner (if known) of each lot, or part thereof, or tract of land assessed, any part of which is appropriated for the proposed street, or to the agent of such owner when the post office address of such owner or agent is known to him, and if such postoffice address be unknown to him, then such notice shall be directed to such owner or agent at Tillamook City, Oregon. If such report shall apadopted by ordinance embodying such report. Or if it shall appear to embodying the viewers for further consideration, by ordinance embodying such report. to make such assessments and awards Section 3: Thereafter, and within and to report the same to the Counfoo days from the adoption of such report, the Council shall appoint three disinterested freeholders of original.

Section 6: The owner or owners of any lot, tract or part thereof so fits as provided in the next following the improvements thereon or any section, and shall assign a day and person having an interest therein, or place for them to meet, and shall any person against whom an assessment or benefits has been made, may appeal to the Circuit Court of the State of Oregon, for Tillamook Counin Tillamook City of the appointment of such viewers, with their names and of damages and benefits. Any number of persons may join in such appeal, and the only question to be de termined by such appeal shall be the question of the excess of damages over benefits and the excess of benefits over damages suffered and received by each person joining in such

en by serving a notice of appeal within 20 days from the adoption of the report of the viewers by the Council upon the Mayor, Recorder or Attorney of the City, and filing an undertaking with one or more sureties who shall possess the qualifications of of the property owners whose prop-erty is proposed to be appropriated, or to the agent of such owner when shall justify in like manner, conditioned that the appellant will pay all is known to him, but if such post-office address be unknown, then such awarded against him on appeal, not notice shall be directed to such own-er or agent at Tillamook, Oregon. proof of service of such notice in the office of the Clerk of the Circuit

to all owners of property whose property shall be appropriated for such purpose.

Section 8: The City shall be considered the plaintiff, and such appeal shall be conducted and be heard and Section 4: The Recorder shall, at determined, and the judgment there-least five days before the date set on enforced, as far as practicable, in for such meeting, cause said viewers the same manner as an action at law to be notified of their appointment, The jury shall view the proposed and of the time and place of such meeting, and said viewers shall meet at the time and place designated, and shall then be sworn to faithfully discharge the duties assigned them.

They shall then, or on any subsequence of damages and benefits may be introduced by the city and the appellants, but the issues, testimony and the same and the sam quent day on which they may adjourn werdet upon such appealing, and (which adjournment shall not exceed confined to the parties appealing, and the jury shall not reassess any damively, will sustain, but the right and judgments of such Circuit Court and

ments shall not be affected by such Section 9: If any appellant fails to proceedings, and the appropriation of recover greater damages, or to sesuch lands, if such owner shall with- cure a more favorable assessment of in 60 days after the appropriation of such lands shall be completed, or within such further time as the Country and shall be rendered against him cil shall allow therefor, remove such and his sureties on appeal for his proimprovements from such lands. Other portion of the costs of such appeal to wise such improvements shall become be paid pro rata according to the re and be the property of Tillamook Spective amount of damages and ben-City. Said viewers shall also make a efits assessed. The same fees and just and equitable estimate and as-sessment of the value of the benefits such appeal as are allowed in other such appeal as are allowed in other

Section 10: In all actions, suits and proceedings concerning the opening, laying out, establishing or changing of any street under the provisions of this Charter, all proceedings had for that purpose shall be presumed to have been regularly and legally tak

en, until the contrary is shown. Section 11: The Council at the ex piration of the time limited for appeal, if no appeal be taken, or immediately after judgment is rendered on appeal, if appeal is taken, if it shall deem it adviseable to open, lay out, establish or change said street in pur-suance of said judgment, shall by resolution direct the Recorder to enter in the docket of city liens the respecby this Charter, shall not render void tive sums of benefits over damages so assessed, upon each particular lot o parcel of land, and the names of the owners or other parties in interest in pensation for their services, the sum the lands or other property benefitted and assessed in like manner as as sessments for street improvements are entered in said lien docket, and when so docketed said sums shall be a lien or charge upon the estate and interest of the respective owners and and other persons interested, as afore ally liable to pay said assessments, less than 20 days from the date of the such assessment of benefit or damconvenient certainty the boundaries from the time of entering the same of other delinquent assessments by

of the City Recorder forthwith to send by mail, postpaid, a notice of each assessment, stating the date when the same will be considered by the Council, and directing all persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in writing their and other persons interested to present in which shall be considered by the city Treasurer, within one month prior to the proposed redemption, which shall be considered by the city Treasurer. interested to present in writing their and other persons interested in the objections to said report, if any they property taken or damaged for the purpose of laying out, establishing bond or bonds shall cease after the or changing the street in the matter date fixed in said notice for redempin which such benefits are assessed tion. and for the payment of the expenses incurred by the City for surveying, advertising and viewers in said proceedings.

Section 12: Whenever the full a-

mount of the assessment of benefits as entered in the docket of City Liens is paid into the City Treasury, warrants shall be drawn on the Treasur er, payable out of the fund to be provided for that purpose, for the a-mount of excess of damages, or excess of damages and costs assessed, and in favor of the owner or owners, or other persons interested, and when said warrants therefor are drawn and ready for delivery to the parties entitled to the same, such property shall be appropriated for the purpose of such street and not otherwise; provided, that no process of any court shall issue to compel any appropriation for damages or the issuing of warrants for the same. And unless such assessments are collected, and said warrants are so drawn and ready for delivery within nine months after the termination of the time limited for appeal, if no appeal be taken, or within nine months from the rendi-tion of final judgment on appeal, if an appeal be taken, all acts and proceedings under such survey and view, shall be null and void, provided that the Common Council may order the whole amount of damages allowed, or such part thereof as it may deem proper, to be paid out of the general funds of the City, or may order the same to be so paid temporarily, and that the general fund be reimbursed for said payments from the special fund provided for that purpose when the same shall be collected

The Recorder shall not deliver any warrant for damages on account of the opening or widening of a street until the person in whose favor such warrant is drawn shall have exhibited to him satisfactory proof that there are no prior liens on the land appropriated which may be affected

by such appropriation.

Section 13: And when said war-rants are drawn and ready for delivery to the parties entitled to the same the property required for public use as shown in the report of the City Surveyor shall be deemed appropriated for the purpose of the street, and the Council shall be deemed appropriated for the purpose of the street, and the Council shall by resolution declare such street to be opened, laid out, established or changed, and within thirty days after the adoption of said resolution the City Surveyor shall file for record with the County Clerk of Tillamook County, a copy of said resolution, and an accurate plat of said street and of the property so appropriated for public use.

Section 14: The Council may provide by ordinance any regulations as to the manner of opening, laying out, establishing or changing streets not in conflict with this Charter, and may provide by ordinance anything con-venient and necessary for the effectual carrying out of the spirit and in-tention of this Charter.

A MEASURE To amend the Charter of Tillamook City, Oregon, by adding thereto an Article to be known as Ar-BE IT ENACTED BY THE PEO-PLE OF TILLAMOOK CITY,

OREGON, AS FOLLOWS: ection 1: The Charter of Tilla mook City, Oregon, is hereby amended by adding thereto an article to be known and designated as Article XII, to read as follows ARTICLE XII.

Section 1: It shall be the duty of the Mayor, whenever necessary, to procure blank bonds of suitable deign, and cause the same to be properly prepared in amounts of not less than \$100.00 each, made payable within a period of not to exceed twenty years, with interest payable either annually or semi-annually as may directed by the Common Council. All such bonds shall have designated thereon "Water Bonds", "Street Improvement Bonds", "General Bonds", or otherwise as the case may be. None of said bonds shall in any event be sold otherwise than for cash, nor shall they be sold for less than the par value thereof, and the rate of interest thereon shall not exceed six per cent per annum. Section 2: No bonds of any char-

acter shall ever be issued upon the faith and credit of Tillamook City, except after the passage of an ordinance by the Common Council authorizing the same, which ordinance shall always be subject to the power of the referendum reserved to the legal voters of Tillamook City, pro-vided that the Common Council upon the passage of such ordinance may provide for its submission to the people for rejection or adoption, and provided also that if any ordinance shall be passed or adopted by the Common Council authorizing the issuance of bonds for any purpose, and the same shall be approved by the Mayor, or if disapproved by him passed over such disapproval, and if the power of the referendum be not thereupon invoked, the issuance of such bonds shall be deemed authorized without any election called that purpose, except that in case the Common Council shall by ordinance provide for the issuance of street improvement bonds without any guarantce of the payment thereof in whole or in part out of the general funds of Tillamook City, such ordinance shall not be subject to the powers of the referendum

Section 3: All bonds issued by Till-amook City shall reserve the right to the city to take up and cancel any or all of said bonds upon payment of ers in said report, and notifying all same shall be deemed delinquent; and the face thereof with accrued interest persons interested to present in writing their objections to said report, if manner as provided for the collection ter five years from the date of such bond, which right of redemption is hereby vested in Tillamook City. Such bonds shall be redeemed by by the Council at the time specified in said notice, or at such other time as the hearing thereof may be adjourned to. It shall also be the duty consecutive numbers, commencing with the lowest number unpaid, and

clusive notice to the holder of said bond or bonds, and interest on such bond or bonds shall cease after the

To Amend the Charter of Tillamook City, Oregon, by adding there-to an Article to be known as Article XIII.
BE IT ENACTED BY THE PEO-PLE OF TILLAMOOK CITY,

OREGON, AS FOLLOWS: Section 1: The Charter of Tilla-mook City, Oregon, is hereby amended by adding thereto an Article to be known as Article XIII, which shall read as follows:

ARTICLE XIII. Section 1: The initiative and refer-endum powers reserved to the people of Tillamook City by the constitution of the State of Oregon as to all local, special and municipal legislation of every character in and for said Tilla-mook City, shall be exercised as may be provided for by the Common Council of Tillamook City, Oregon, subject to the provisions of said con-stitution, provided, however, that no ordinance of Tillamook City, Oregon, shall go into effect within less than thirty days after its passage by the Common Council and approved by the Mayor, unless the same shall be passed over his veto, and in that case shall not take effect and become operative until thirty days after such inal passage, except measures necesfor the immediate preservation of the peace, health or safety of the City, and no such emergency measure shall become immediately operative unless it shall state in a separate section the reasons why it is necessary that it should become immediately operative and shall be approved by the affirmative vote of three-fourths of all the members elected to the Common Council taken by ayes and noes, and also approved by the May-

Section 2: The Common Council may provide for the submission to the legal voters of Tillamook City for their approval or rejection any ordinance or charter provision, or amendment, without a petition there-for, and may provide for the calling for special elections to vote upon any ordinance, or charter amendment re-ferred to the legal voters of the City by petition or otherwise, but no such election shall be held without 15 days notice thereof being first given by publication in two or more consecutive weekly issues of some newspaper published in Tillamook City, Oregon, which notice shall contain the full text of the measure to be voted upon at said election, together with the form in which said question will be submitted upon the official ballot for voting thereon, and said election shall be held within thirty days from the date of the first publication of said notice. Like notice shall be given of the submission of any question which is to be voted upon at any general election held in Tillamook City, Oregon.

A MEASURE. To ammend the Charter of Tillamook City, Oregon, by adding there-to an Article to be known as Article XIV providing for the refunding of

the outstanding warrant indebtedness of Tillamook City, Oregon.
BE IT ENACTED BY THE PEOPLE OF TILLAMOOK CITY, OREGON, AS FOLLOWS.
Section 1: The Charter of Tillamook City, Oregon, is hereby amended by adding thereto an Article to be known as Article XIV, providing for

known as Article XIV, providing for the refunding of the outstanding warrants of Tillamook City, Oregon, which amendment shall read as follows:

Section 1: The Common Council of Tillamook City, Oregon, is hereby authorized to issue general bonds of The Common Council Tillamook City, Oregon, upon its faith and credit, to an amount not exceeding \$70,000, and to apply the proceeds from the sale of such bonds to the discharge and payment of the outstanding city warrants of Tilla-mook City, Oregon, and for necessary running expenses of said city for the year 1914. Provided, however, that no part of said proceeds shall be used for the payment in whole or in part of any such warrants which have heretofore, or may hereafter be issued without any consider-ation therefor having been received

by said Tillamoook City. Section 2: None of the bonds here-by authorized shall be sold otherwise than for cash or in exchange for outstanding city warrants, and in no event for any less than the par value thereof, but the holder of any such warrants, the payment of which is not prohibited by the provisions of this Article, may exchange such warrants, with the consent of the Common Council, for said bonds, said bonds to be taken at par with accrued interest and the said warrants to be put on the same basis. The bonds hereby

Section 3 The bonds hereby authorized shall only be issued after the passage of an ordinance by the Common Council authorizing the same, and said bonds shall be payable within a period of not to exceed twenty years, to bear interest at the rate of not more than six per cent, per annum, payable annually or semiannually as the Common Council may determine, with the right there-in reserved to Tillamook City to redeem and cancel any or all of said bonds upon payment of the face thereof with accrued interest to the date of such payment at or after five years from the date of such bond. bonds shall be redeemed by consecutive numbers, with the lowest number, and notice of the intention of the City to redeem any such bonds shall be published for two consecutive issues of a news paper published in Tillamook City, Oregon, by the City Treasurer, within one month and not less than ten days prior to the time fixed for the redemption, which shall be conclusive notice to the holder of such bond or bonds, and interest thereon shall cease after the date fixed in

Notice of Completed Contract.

Notice is hereby given that U. G. Jackson, County Surveyor, for Tillamook County, Oregon, has filed in this office his certificate for the completion of the contract of Chas Eaom on the Loerpabel County Road, and any person, firm or corporation, having objections to file to the completion of said work, may do so within two weeks from the date of the first publication.

Dated this the 17th day of June,

J. C. HOLDEN, County Clerk.

Notice of Completed Contract.

Notice is hereby given that U. G. Jackson, County Surveyor for Tilla-mook County, Oregon, has filed in this office his certificate of the completion of the contract of F. C. Feldschau, for the concrete bridge, over West Beaver Creek, and any person, firm or corporation, having object tions to file to the completion of said work, may do so within two weeks Dated this the 16th day of June, 1914.

J. C. HOLDEN,

County Clerk.

Notice to Contractors.

Sealed bids addressed to the County Court of Tillamook County, Oregon, for the proposed improvement at Killam Creek, in Tillamook County, Oregon, will be received by the Coun-ty Court of Tillamook County Oregon at its office in Tillamook City, Oregon, on or before the 26th day of June, 1914, at 10 o'clock a.m. and at

that time opened and read. Each bid shall be accompanied by a certified check made payable to Tillamook County, for an amount equal to 5 per cent of the amount of such bid, which shall be forfeited to the County, in case an award is made and the bidder shall fail, neglect or refuse for a period of five days after which the award is made to enter into a contract and file a bond satisfactory to the Court as required by

The bids are to cover the excavating and grading of the County road, building a reinforced Concrete Bridge across Killam Creek, and removing the old wooden bridge, according to plans and specifications on file in the office of the County Clerk, The County Court reserves the

right to reject any and all bids, dated this the 4th day of June, 1914. J. C. Holden, County Clerk, First publication June 4. Last publication, June 25.

Notice Closing Streams.

KNOW ALL MEN BY THESE PRESENTS, that, whereas for the purpose of propagating, stocking and protecting the salmon fish which frequent the waters of Nestucca River and its tributaries, in Tillamook, County, State of Oregon, the State Board of Fish and Game Commiss-ioners has decided to close the said Nestucca River and its tributaries above a point on said Nestucca River one hundred (100) feet below the lowermost portion of the confluence of Horn Creek and the Nestucca Riv-er, to prevent fishing therein by any means whatever, except with hook and line, commonly called angling, for salmon fish during the period of

time hereinafter specified.

NOW, THEREFORE, NOTICE
IS HEREBY GIVEN by said State Board of Fish and Game Commissioners that said Nestucca River and its tributaries above a point on said Nestucca River one hundred (100) feet below the lowermost portion of the confluence of Horn Creek and the Nestucca River, are and each of them is hereby closed to fishing by any means whatever, except with hook and line, commonly called angling, for salmon fish, from and after 6 o'clock P. M. on the 15th day of July, A. D., 1914, until said streams are opened to salmon fishing again in accordance with Section 5316 of Lord's Oregon Laws, and it is and will be unlawful to fish for, or take or catch any salmon fish by any means whatever, except with hook and line, commonly called angling, during the said period of time above specified.

Any and all persons whomsoever fishing in violation of this notice will be prosecuted as by law provid-

State Board of Fish and Game Commissioners.

By Floyd Bilyeu, B. E. Duncan,
Geo. H. Kelly and M. J. Kinney, Commissioners Dated at Portland, Oregon, June 9,

SUMMONS.

In the Circuit Court of the State of Oregon for Tillamook County John Matela, plaintiff

Sanni Matela, defendant. To Sanni Matela, the above named defendant:

In the name of the State of Oregon: You are hereby repuired to appear and answer the complaint filed against you in the above entitled Court and suit, on or before the last day prescribed in the order for the publication of summons made herein, which said order was made, and dated May 28, 1914, and if you fail so to answer for want thereof, the plaintiff will apply to the Court for the relief prayed for in his complaint on file herein, towit; that the bonds of matrimony now existing between plaintiff and defendant be forever dissolved.

This summons is served upon you, order of the Honorable Webster Holmes, judge of the above named Court, dated this 28th day of May, 1914, and the date of the first publication of this summons is the 28th day of May, 1914, and the date of the last publication, 9th of July, and the the last date upon which you are required to answer on or before is, and will expire on the 9th day of July,

1914.

T. B. Handley, Attorney for pliantiff.