ELECTION NOTICE.

NOTICE IS HEREBY GIVEN, that in pursuance of Ordinance No. 282 adopted by the common council of Tillamook City, Oregon, on the 21st day of September, 1914, special election will be held at the City Hall in Tillamook City, Tillamook County, Oregon, on the 10 day of October, 1914, at which election there will be submitted to the qualified electors of Tillamook City for their adoption or rejection, five measures for the amending of the Charter of Tillamook City, Oregon, proposed by the Common Council, being a measure to amend Article VII of said Charter, a Articles to be known respectively as Articles XII, XIII, and XIV, and the said measures being in words and figures as follows, to-wit:

A MEASURE.
TO AMEND ARTICLE VII OF
THE CHARTER OF TILLA. MOOK CITY, OREGON.... Be it enacted by the people of

shall be construed to include all grad- garded. ing or re-grading, paving or re-paving planking or re-planking, macadamizing or re-macadamizing, graveling or re-graveling, and all manner of bridge work and roadway improvement or repair, and all manner of construct- ed to have acquired jurisdiction to ing and reparing sidewalks, crosswalks, gutters, curbs, manholes, culverts, sewers, drains and tunnels three months from the date of the within any of the streets in Tilla- final publication of its previous resomook City, or any part of any such

Section 3: The Common Council, whenever it may deem it expedient, to order the whole or any part of the cif shall have so provided for the streets of the City to be improved, making of an improvement as aforto determine the character, kind and extent of such improvement, to levy and collect an assessment upon all lots and parcels of land specially benefitted by such improvement, to deimprovement, and no private ownerany time prior thereto, any owner of
any the whole or any portion of the ship shall thereafter be claimed in any interest in, or the agent of any termine within the limits hereinafter shall specified what lands are specially benefited by such improvement, and tract of land is benefitted. Provided be made, all necessary surface provided however, that whenever the owners for water, gas, heat, power, sewerage however, that whenever the owners of two-thirds or more of the or any other purpose, and all conhas not been completed in accordance has not been completed in accordance with the specifications and contracts, the amount to which each parcel made shall petition the Common Council to order improvements to be made upon any of the streets of the City, specifying the particular por-tions thereof upon which the improvement is desired, it shall be mandatory upon the Common Council to proceed with the making of such im provement in the manner prescribed in this Article. Provided further, that if said owners of said proportion of said property shall in and by their petition agree upon the character of improvement which they desire to have made and the material to be used therein, the Common Council shall be bound by the selec- and authority, whenever the grade of tion so made, and in causing plans any street has been established, to and specifications and estimates of authorize the owner or owners of any rived from the sale of bonds issued Section 15: the cost thereof to be made, the same property thereon to cut down or fill shall be made upon the basis of the pp such street in front of said prop-character and improvement so select-erty according to such grade under ment, and no payment shall be made

Council shall deem it expedient, it may, or upon petition presented conformity with section 3 of this Article, it must provide as in this Arti-cle prescribed for the improvement of any street by proceeding in the following manner:

It shall require the City Engineer to prepare and present to said Common Council plans and specifications for the improvements desired, and estimates of the work to be done, and the probable cost thereof, and the engineer shall file such plans, specifications and estimates in the If the of the City Recorder. mon Council shall find such plans, specifications and estimates to be satisfactory, it shall approve the same and determine the boundaries, of the district benefitted and to be assessed for such improvement, cil in creating such assessment dis-trict shall be final and conclusive. Thereupon the Common shall, by resolution, declare its purpose of making such improvement, describing the same and including said estimate of the probable total cost thereof, and also defining the boundaries of the assessment district to be benefited thereby and assessed therefor, which district shall be designated as "Local Improvement Distrist No. ____." The action of the Common Council in declaring its intention to improve any street or streets, or any part or parts thereof, and if such improvements be not directing publication thereof, approv-made by the owner within such time. ing the plans and specifications and estimates aforsaid, and determining the district benefited and to be assessed thereby, may all be done in one and the same resolution. The resolution of the Common Council declaring its purpose to make such improvements shall be kept of record in office of the City Recorder, and shall be published for three consecutive publications in the city official newspaper. The City Engineer, within three days from the first publication of said resolution, shall cause to be conspicuously posted at each end of the line of the contemplated improvement a notice which shall contain in legible characters a copy of

said notices shall be made by the affi-davit of the City Engineer, as to the notices posted by him, and of the printer of the newspaper in which such notice is published, as to the publication thereof, which shall be filed with the City Recorder. All engineering expenses, cost of adpenses necessary to carry into effect the resolutions and ordinances authorizing the improvement shall be included in the estimate of the entire cost and in the assessment upon the tracts shall be only let to the lowest property benefitted by such improvement, except as to such part thereof of said improvement or such part measure to amend Article VIII of as the Common Council may in said Charter, and three measures to said resolution and ordinances proamend said Charter by adding thereto vide shall be paid out of the general as the Common Council may in

Section 5: Within 20 days from the date of the first publication of the date of the first publication of the said notice required to be published or excessive, or which do not conas provided for in section 4 of this form to the rules of the Common Article the owners of two-thirds or more of the area of the property ceiving proposals and letting con-within such improvement district may tracts for street work, and provided Be it enacted by the people of Tillamook City, Oregon, as follows:
Section 1: Article VII of the Charter of Tillamook City, Oregon, is hereby amended so that the same healt read as follows:

Section 1: Article VII of the Charter objection and remonstrance shall be a bar to any further proceedings in the making of such improvements for a period of six months. Provided, that if any such objection or remonstrance shall be completed, and it may extend such time should the circumtend such times should such times sho make and file with the Recorder a Section 1: The term "street" as used in this Article shall be construed to mean any street, avenue, boulevard alley or large or are structed to mean any street, avenue, boulevard alley or large or are structed to mean any street, avenue, boulevard alley or large or are structured to mean any street, avenue, boulevard alley or large or are structured to mean any street, avenue, boulevard alley or large or are structured to mean any street, avenue, ball be filed with the Recorder withboulevard alley or lane, or any public in the time provided for such objectionad which is now or may hereafter tion, or remonstrance, the written be opened or dedicated to public use Section 2: The term "improve" and jection or remonstrance, and other improvement" as used in this Article wise such signatures shall be disrewise such signatures shall be disre-

Section 6: If no objection

remonstrance properly signs as afor-said be made and filed with the City Recorder within the time designated, the Common Council shall be deemorder the improvement to be made, and it may be thereafter, and within lution, by ordinance provided for the proval of such work so completed making of said improvement, which with the Recorder, who shall there-shall conform in all particulars to the after publish notice of such compleplans and specifications previously tion for not less than two publica-adopted. When the Common Countions in the city official newspaper, said, Tillamook City shall be deemed the Common Council, which time to have appropriated and acquired shall be not less than 10 days from ownership of all earth above grade, and within the street lines of said said notice, and at that time, or at cost and expense thereof, and to de- said earth. The Common Council property within the assessment disproviding for any street improvement, and file, or make objections to the also to provide for placing in the acceptance of said improvements, and necessary. The Council may also the Common Council shall require provide a certain time after any street improvement is made during which it shall not be torn up or disturbed, and shall also have power and authority to provide that no opening of any street shall be made without first obtaining permit therefor, and the Common Council shall have power to prescribe and enforce all rules regulating the opening of street surfaces in all streets of the city which it may deem necessary to se-cure the replacing of the street in good condition. And the Common Council shall further have the power the supervision of the City Surveyor Section 4: Whenever the Common or City Engineer, at the expense of ouncil shall deem it expedient, it such owner or owners. In giving such authority the Common Council may impose such terms and conditions as may be necessary to secure the deposit of earth and other matter excavated from the street upon any part thereof which may need to be filled, and to charge fees for such permits to cover any expense incurred by the City in the survey and inspection of the work to be done.

Section 7: Immediately after the Common Council shall have determined by ordinance to proceed with any improvement or work as hereinbefore provided, the City may proceed to make the whole or any part of such improvements, or may proceed to let by contract the cost, or the proportion thereof herefurnishing of all material for the making of such improvements, and to have the labor in making such improvements performed under the direction and control of the City Engineer. Or, the Common Council of improving intersections of two of may cause all or any part of such im-provements to be made by contract tract in which said lot, tract or part provements to be made by contract in the manner provided in this Article, provided, that the Common Council may, in its discretion, permit the street bounding the block of tract in which said lot, tract or part thereof is situated, but the said total cost shall be apportioned in accordance with the following plan: the owner of any part of the property which is to be assessed for the cost of such improvement, to make the improvement in front of property owned by him within such time after the passage of the ordinance therefor as the Common Council may deem proper, not exceeding 60 days, the Common Council may thereupon proceed to provide for the same contract or otherwise as hereinbefore authorized.

Section 8: If the Common Council shall decide to have such improve-ments or any part thereof made, or the furnishing of materials therefor by contract, it shall direct Recorder to give notice by publica-tion not less than for three publications in the City official paper, in-viting proposals for making said im-provements, or furnishing said materials, and may give such other notice inviting such proposals as it-may deem expedient, provided that not less than 20 days time shall be given

Engineer. Proof of the publishing of the faithful completion of the work said notices shall be made by the affi- in strict accordance with the specifications therefor, and to make all rules and regulations in the letting of con-tracts that may be considered by the Common Conneil as advantageous to the City, and as a part of said regulations they may require that the contractor, or contractors, agree to mainvertisement, cost of superintendency tain and keep in repair all improve-and other incidental costs and exsuch period of time not exceeding 10 years) as the Common Council may determine.

Section o: Such contract or conresponsible bider for either the whole thereof as will not materially conflict said resolution and ordinances provide shall be paid out of the general funds of Tillamook City.

with the completion of the remainder thereof but the said Common Council shall have the right to reject any and all proposals received by it if Council relative to the matter of refurther, that no such contract shall

proper inspection and supervision of all work done under the provisions of this Article, and to do any other act necessary to secure the faithful carrying out of all the contracts and the making of improvements in strict compliance with the ordinances and specifications therefor.

Section II: Whenever any street improvement is completed in whole or in part to the satisfaction of the City Engineer, he shall file a certificate of the completion and his aphave power and authority in trict of said improvement may appear the same to be completed before accepting it. Whenever any work or improvement is accepted by the Common Council the Recorder shall endorse the approval of the Common Council on the certificate of the City Engineer, and after the assessment therefore is made and docketed, the Mayor and Recorder shall draw warrants on the fund created for said improvements in favor of the parties entitled thereto. When any work or improvement shall have been let or performed by contract, the same shall be paid out of the funds receivupon application of the owners of upon any such contract except out of the funds provided by assessment and by bonds issued in conformity with the provisions of this article.

Section 12: When the whole of the improvements covered by any one ordinance therefor shall have been fully completed and accepted by the Common Council, the Common Council shall then cause the cost of such work or improvement to be apportioned to the property affected thereby within the improvement district established therefor as required by the ordinance authorizing the same, in the manner following:

Each lot, or tract, or par thereof. within the limits of said improvement district abutting upon any street improved, shall be liable for the full inafter mentioned, or making said improvement upon half of the street in front of and abutting upon said lot, tract or part thereof, and also for a proportionate share of the cost

Said local improvement district shall, for the purpose of ascertaining the amount to be assessed against each seperate lot, tract or parcel of land, or other property or part there-of within said district, be divided into subdivisions, or zones, parallelling the margin of the street to be im-proved. Said subdivision to be numbered respectivly First, Second and Third. The First subdivision shall include all the lands within the district lying between the street margin and lines drawn parallel therewith and 35 feet therefrom. The Second subdivision shall include all lands lying within the district lying between lines drawn parallel with and 35 and 70 feet respectively, from said street margin. The Third subdivision shall include all lands within the district lying between lines drawn parallel with and 70 and 105 feet respectively from such street margins. Provided, however, that should the property abutting upon the street or streets to be improved be divided into blocks of less than 210 feet, the improvement

width herein originally provided for. Provided further, that in ease of the construction or repair of sidewalks the Common Council may in establishing the local improvement district therefore provided that the total cost thereof shall be assessed to and charged against the lots or tract improved fronting and abutting upon that portion of said street where said sidewalks are to be constructed or remined in a thick that the said sidewalks are to be constructed. or repaired, in which case no part of the cost shall be charged or assessed against any other property than that immediately fronting and abutting upon said street so improved.

The rate of assessment per souare foot in each subdivision shall be fixed on the basis that the special benefits conferred on a square foot of land in subdivisions First, Second and Third respectively are related to each other as are the numbers 55, 30 and 15 respectively, and shall be ascertained

in the following manner:
The product of the number of square feet in subdivisions First, Second and Third respestively, and the numbers 55, 30 and 15 respectively, shall be ascertained, and their sum taken, which sum shall be divided into the total cost and expense of such improvement. The products of the resultant quotient and the numbers 55, 30 and 15 respectively shall be the separate rates of assessment per square foot for subdivisions. First, Second and Third respectively. The total assessment thus ascertained against each seperate lot, or part of lot, tract or parcel of land, or other property within such district, shall be apportioned as the amount to be levied and assessed against each separate lot or part of lot, tract, parcel of land or other property respectively. Provided, however, that the Common Council may, in its discre-tion, at the time of establishing any local improvement district. further provode that any portion of the cost of the making of such improvements. or any specified part thereof., he paid out of the general fund of Tillamook City.

Section 13: After such apportionment shall have been made of the entire cost and expense of such un-provement, the Common Council shall give notice of the time and place for hearing objections thereto. by publication for two consecutive weeks in a weekly newspaper published in Tillamook City, which time shall not be less than 15 days nor more than 30 days, from the date of such notice, and at the time and place fixed in said notice, or at such other time as the hearing may be adjourned to, the Common Council shall hear and dertermine all objections to the apportionment of the cost of such street improvements, and upon such hearing may make such changes therein as shall be necessary to make such apportionment equitable and

Section 14: After the hearing provided for in Section 13 in this Article and after making such changes in the apportionment as are therein provided for, and when the same shall have been fully determined by the Common Council, the Common Council shall declare and assess the same by ordinance upon the property benefited, which shall be described therein. and eash lot, part of lot, of parcel of ground shall be assessed with its proportionate share of such cost as hereinbefore provided, and said assess-ment shall be final and conclusive, and the said ordinance shall further direct the Recorder to enter a statement of the said assessed cost in the erty upon execution. docket of city liens as provided for Section 21: The

liens is a book in which must be entered by the Recorder the following matters in relation to assessments for the improvement and repair of streets, and the construction and rebenefits and damages assessed for is made upon a part of a lot, or tract of land, a particular discription of the owner is unknown if such be the case; Third, the sum assessed upon each lot or part thereof, or tract of land or part thereof, and the date of the entry thereof; Provided, however, that a failure to enter the name of the owner, or a mistake in the name of the owner in such entry, or the entry of a name other than the true owner shall not render void or vitiate such assessment or in any way effect the lien of Tillamook City or the property described in such lien docket.

Section 16: The docket of city liens is a public writing, and from the

date of the entry therein of an assessment upon a lot, or part thereof, or a tract or parcel of land, or a part thereof, the sum so entered is hereby declared to be a tax levied upon, and a lien upon and against such lot. or part thereof, or tract or parcel of land, which lien shall have priority over all other liens or incumbrances thereon, except taxes imposed under authority of the State or of the United States, and any sum or sums of money assessed for improvement or repair of a street, or benefit assessed for opening, widening, straightening or extending any street, or for a change of the grade thereof or for the construction or repair of a sewer drain, entered upon such lien docket shall be collected in the manner hereinafter prescribed.

Section 17: Notice shall be given by the City Recorder to the owner or owners of any such lot or part thereof, or tract or parcel of land, of the entry of such assessment in said lien docket, specifying the amount there-of, within five days after the entry thereof in said docket, which notice shall be given by mail if the postoffice address of the owner or his agent

docketed as herein provided for, shall desire, he may within thirty days after notice of such assessment is first published apply to the City Recorder of Tillamook City to pay said assessment in installments as hereinafter provided, and thereafter no warrant to enforce the collection of such assessment shall issue or be enforced, except as provided by this article in such cases.

Section 19: If within 30 days from

any portion of the sum assessed upon lot or part thereof, or tract or parcel of land, remains unpaid, and such owner shall not have applied for leave to make payment in installments as hereinafter provided, upon order of the Common Council a warrant for the collection of the same shall be issued by the Recorder directed to the marshal of Tillamook City. Whenever such assessment shall have been paid to the City Treasurer, who is hereby authorized and designated as the person to re-ceive the same, the Treasurer shall issue a duplicate receipt for said payment and file one copy thereof with the City Recorder, and the Recorder shall upon receiving such duplicate receipt immediately cancel said lien upon said docket of city liens by enering upon the face thereof an entry of the satisfaction of such assessment signed by himself in his official ca-

Section 20: Such warrant shall, for

the purpose of making sale of such

real property upon which assess-

ments are delinquent and unpaid, be deemed and held as an execution against said real property for the amount of said assessment with interests and costs, and the Marshal shall, within 60 days from the receipt of said warrant, sell the property-therein described. Such sale shall be at public auction to the highest bidder for cash in hand, and shall take place at the front door of the building in which the Common Council holds its sessions, and the Marshal shall give notice of such sale by publication thereof once a week for four consecutive and successive weeks in a weekly newspaper published in Tillamook City, and by posting such notice for a like period of time in not less than three public places in said city. Such notice of sale shall contain a description of the let, or lots, or parts thereof, tracts or parts thereof, that the same is to be sold for said delinquent assessment, with the amount of said assessment, interest and costs to date of sale, including cost of advertisement, due upon each lot or tract or part thereof, together with the name of the owner or reputed owner, or that the owners are unknown as the same appears upon said docket of city liens, and shall also specify the time and place of sale and that the lots, or parts thereof, of tracts of land described therein will be offered for sale to satisfy the assessments, interest and costs due upon each tract, lot or parcel of land, or part thereof, and each lot, tract or parcel of land, or part thereof shall be sold separately. Providing however, that all delinquent assessments assessed in one ordinance may be included in one warrant and notice and all such sales shall be made between the hours of 9 o'clock a. m. and 4 o'clock p. m. Provided further, that such sale may be postponed in like manner as now

Section 21: The Marshal executing such warrant shall immediately Section 15: The docket of city issue a certificate of sale to the purchaser for the property sold, stating therein that the sale is made subject to redemption, and that a deed will be issued thereon at the expiraion of the time for redemption if no pair of sewers and drains, and the redemption be made prior to said all assessments for street improve-benefits and damages assessed for date. Within one year from the date date. Within one year from the date opening, widening, straightening, and of sole the owner, or his succes- Article. Provided, however, that is extending streets, and changing the or, or any person having a lien by grades thereof: First, the number or letter of the lot assessed, and the letter or number of block in which it is situated, and if a separate assessment is ment of purchase money paid at said notice of assessment is first publishing a lien by all such cases the application to be independent to be independent to be installments provided for in Section 3245 of Lord's Oregon Laws may be made within 30 days after ment of purchase money paid at said notice of assessment is first publishing. sale for the tract desired to be of land, a particular discription of such part of lot or tract; Second, the name of the owner thereof, or that purchase money from the date of the sale to the time of redemption at the rate of 6 per cent per annum, and the amount of any taxes which the purchaser his heirs or assigns may have paid upon said property. with interest thereon at the legal rate from the date of such payment, to be paid to the City Recorder for the purchaser. Notice of redemption shall be given as now provided for by the laws of Oregon for the redemption of real property from the sale

provided by the laws of Oregon for

the adjournment of sales of real prop-

upon execution. Section 22: A redemption as prescribed in the foregoing Section discharges the property from the ef-fect of sale upon such assessment and if made by the owner or his successor in interest, the ownership of said property is thereby restored to such owner or his successor in interest, but if made by a lien creditor the amount paid for the redemption shall thereafter be deemed to be a part of his judgment, decree, mortgage or other lien as the case may be, and shall bear interest and may be enforced and collected as a part thereof.

Section 23: After the expiration of one year from the date of the certificate of sale issued by the Marshal if no redemption shall have been made the hen acting Marshal shall execute and deliver to the purchaser, his heirs or assigns, upon application therefor, and surrender of such certificate a deed of conveyance of the property sold, reciting the description of the same as described in the docket of city liens, the amount paid, the name of the owner, or that the name of the owner is unknown, the date of docketing the lien, and that the pro-perty was sold for delinquent assessment for street improvements, or for the resolution published in the city official newspaper shall also have published in connection therewith a notice giving the information stated in the notice to be posted by the City

The power to the resolution published in the city official newspaper shall also have published in connection therewith a notice giving the information stated in the notice to be posted by the City

The power to the center of any such block, and the said subdivisions shall be proportionately reduced in size as to such part of said improvement district shall provide that said subdivision shall be of the full said subdivision shall be of the said subdivision said ontice and resolution of the full said subdivision said ontice and resolution of said subdivisions said notice and resolution of the full said subdivision said the said sub opening, laying

the purchaser a fee simple title to the said property free and clear of all insaid property free and clear of all incumbrances, except for taxes as meationed in Section 16 of this Artice. Upon the delivery of such deed the Marshal shall file the certificate of sale with the Recorder, and it shall be a public record. Upon delivery of such deed all of the proceedings required or directed by this Article in relation to the making, levying and docketing of such assessments and the sale of the property for the satisfaction the property for the satisfaction thereof, shall be presumed to be reg-ular, and such deed shall be prima the date of the entry of such assessment in said lien docket the whole or facic evidence of the regularity of all proceedings required to be had under the provisions of this Article and of title in the grantee, Section 24: In any action, suit or proceeding instituted in any court for the recovery of any lands sold for

any assessment under the provisions of this act, the party claiming to be the owner as against the holder of the deed from the Marshal must, with his complaint or answer as the case may be, pay into the court the amount of the purchase money for which the particular tract of land or lot sought to be recovered was sold together with 20 per cent thereof additional, and also interest on said purchase money from the date of sale to the date of the institution of such suit at the rate of six per cent per annum, together with all the costs and expenses of sale and of recording the said deed, and also any and all taxes the purchaser may have paid on said property with the legal interest thereon from the date of payment thereof for the benefit of the holder of said deed, his heirs or assigns, in case his or their title under such deed shall fail in said action, suit or proceeding. Provided further, that the person claiming title under the deed of the Marshal shall have judgment against the party claiming against such deed for such amount as the cost may adjudge reasonable for the bringing or defending of any such astion, suit or proceeding, regardless of the result of such suit, action or proceeding, or whether he be plaintiff or defendant therein.

Section 25: Whenever any lot or tract or part thereof sold for delinpuent assessments as herein provided brings more than the amount of the assessment and all costs and charges of collection, the surplus shall be paid to the City Treasurer, and the person executing such warrant shall take a seperate receipt for such surplus and file the same with the Recorder on return of the warrant, and the Common Council shall order such surplus paid to the person or persons entitled to the same, on demand, upon receiving satisfactory proof that such person is the one entitled to receive such surplus. Provided further, that when-ever any property is offered for sale for delinquent assessments as herein provided, if a sufficient amount is not paid therefor to pay such assessment together with all costs and expenses of sale in connection therewith the Mayor of Tillamook City is hereby empowered and authorized to bid for and in behalf of said city the amount of such assessment, together will said costs and expenses assessed thereon or charged against said property or each part or parcel thereof, and if there be no higher or better bidder such land, lot or parcel of land or part thereof shall be sold to and be come the property of said city, sub-ject to redemption as hereinbefore provided, to be paid for by warran of the city upon the general fund thereof. Whenever the city shall acquire title to any such property the same may be sold by order of the Common Council at suc

on such terms as it may deem proper.
Section 26: All of the provisions of Sections 3245 to 3253, both inchsive, of Lord's Oregon Laws, are hereby made expressly applicable to all such cases the application to pay ed instead of within 10 days as in said section provided. And provided further, that interest on all unpaid installments shall be paid semi-annu ally by the property owners, or other persons required to make such payment, instead of annually as provided in Section 3249 of said Lord's Oregon

Section 27: For all of the put of this Article the Surveyor of Tills mook City shall be deemed to be the City Engineer, and the Common Council is authorized to employ such assistants for the Surveyor as may be necessary to enable him to properly perform any and all of his duted arising under this Article or other

Section 28: The Common Cound of Tillamook City is hereby authorised and enpowered to establish by ordinance the grade of any street within Tillamook City when such grade has not been established, and may require from the City Enginer all maps and data it may deem neces-sary in relation thereto. After the crade of any street has been est lished by the Common Council the same may be by the Common Council the cil thereafter changed pursuant to

the following provisions. Whenever it shall be deemed ex-Council shall pass a resolution of claring its intention to make such change of grade and describing the same. Said resolution shall be ken 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 not be less than 20 days after the date of the first publication of said notice and resolution, when and where the Common Council will hear

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hereby, i such hall be