City, Tillamook County, Oregon, a cels of land specially benefitted regular election will be held in said such improvements to defray officers, to-wit:

Mayor, to serve for one year. Five Councilmen, one from each ward, to serve for one year. ward to serve for five years.

gon, that at the general election in Tillamook City, Oregon, to be held on the 4th day of December, 1916, there be submitted to the legal voters of said City, for their approval or rejection, the measures hereto attached and made a part of this Resolution; that each legal voter who votes for the adoption or rejection of said measure shall vote Yes or No in answer to the affirmative or negative of the question propounded upon the ballot for the adoption or rejection of such measure; that the ballot title to be used at said election for voting upno the first measure proposed shall read as follows:

such improvements to defray the provided. city for the election of the following whole or any portion of the cost thereof, except as limited by this Article.

Section 4.-The council in improvard, to serve for one year.

Water Commissioner from First any part thereof within Tillamook City, shall require from the City En-City Treasurer to serve for 1 year; gineer plans, specifications and es-Further, that in pursuance of a Restimates for the improvements desired, olution adopted by the Common and the probable total cost of such Council of Tillamok City, Oregon, on improvement, and the Council may, Engineer and fixing the boundaries of the district to be assessed, may all be done at one and the same meeting of shall designate the district to be assessed for the particular improvement contemplated as "Local Improvement District No. --on the passage of such resolution by the Common Council, the Recorder shall give notice by publication for not less than two issues in a weekly

> Proposed by the Common Council Shall a Measure entitled "A Meas ure to Amend Article VII of the Charter of Tillamook City," as re-ferred to the people of Tillamook portionate share of such cost shall be City, Oregon, by Resolution adopted assessed in the manner following: November 20, 1916, be enacted?

> The Measure proposed would by shortening the time for remonstrances, for advertisement for bids after mentioned for making said imfor street improvemer's, and also provement upon the half of the street would empower the Common Council in front of and abutting upon the to order sidewalk improvements with half block in which the particular lot, out regard to remonstrances, if foursuch Measure.

Mark X between the Number and as hereinafter defined.

Answer Voted for.

The Local Improve

Yes.

No.

Yes

No.

100

102

103

That the ballot title to be used at adopion or rejection of the second said election for voting upon the Measure proposed shall be as follows:

ProPosed by the Common Council Shall a Measure entitled "A Measure to Amend Article IX of the Charter of Tillamook City, Oregon, by adding thereto a new Section to known as Section II," as referred to Council of Tillamook City on November 20, 1916, be enacted:

Council in charge of the Water Sys- center of any such block, unless the f tem of Tillamook City instead. The resolution establishing said district Laws may be made within 20 days Common Council to be governed by shall specially provide a greater after the first publication of notice of the same regulations heretofore pro- depth. Where the depth of the im vided for the Water Commission.

is hereby directed to give notice City, Oregon, inviting bids for makthereof in the Tillamook Headlight ing said improvement, and bids to be and the Tillamook Herald, news- received up to ten days from the date papers published in Tillamook City, of the first publication of such notice. Oregon, together with a true copy of Each bid submitted must be accomthe title and text of said Measures, panied by certified check equal to an with the ballot title thereto as in this amount of 5 per cent. of the amount ordinance set out, and to post notices of the bid. When such bids are rethereof in twelve public places in Til- ceived, and the amount of the lowest thereof. lamook City not less than 10 days be- responsible bid for each kind or class fore the date of said election. Said of improvement has been ascertained, publication to be made in not less the Common Council shall, by resolu than two issues of said newspapers, tion, determine the character and the first publication in one there- improvement to be made and the low of to be made not less than 10 days est responsible bid, and the Recorder before the date of said election; that shall thereupon return to the bidders C. E. Reynolds and W. S. Hays are whose bids have been rejected the hereby appointed Judges of said checks submitted with their said bids, election, and E. J. Claussen, J. S. and retain the check accompanying Stephens and L. V. Eberhardt are the bid selected and adopted for the hereby appointed clerks of said elec- improvement by the council, until tion to act at such election, and the such time as the improvement is de-City Recorder is instructed to fur- feated or contract and bond executed nish the necessary supplies therefor.

## A MEASURE TO AMEND ARTICLE VII OF THE CHARTER OF TILLAMOOK CITY.

Be it Enacted by the people of Till amook City, Oregon, as follows: Section t.—Article VII of the Charter of Tillamook City, Oregon, is hereby amended so that the shall read as follows.

ARTICLE VII. Section 1.-The Common Council to improve the public grounds within oughfares, now or which may here- which is proposed to be made. after be opened or dedicated to pubegislative Assembly, and to establish or alter the grade of any such street or highway.

Section 2.- The term "improve" or "improvement" as used in this article shall be construed to include all grading, or regrading, paving or repaving, planking or replanking, macadamizing or re-macadamizing, graveling or re-graveling, and all manner of bridge work repair, or street improvement or repair, and all manner of constructing and repairing sidewalks, cross-walks, gutters, curbs, manholes, culverts, sewers, drains d tunnels, on any street or public highway in Tillamook City, or any part thereof.

Section 3 .- The council, whenever it deems it expedient, may order the

That the City Recorder be, and he newspaper published in Tillamook as provided by law, or said check is rdered returned by the Common

> Section 5 .-- When the Common Council has determined the kind and character of improvement to be made accordance tention to make the improvement cate of the completion and his

assessable for the cost of such imagainst the proposed improvement, grade or alteration thereof, and thereupon the same shall be then proceeded with or made, and the particular improvement so defeated by remonstrance shall not be again proposed for six months, except on petition of erty to be affected thereby, but notice may be at once given of a different kind or character of improvemen from the one first proposed, provided, however, that the power of the Common Council to compel the construction or repair of sidewalks shall not be affected by any such remonstrance.

Section 8.-In case of a notice to assessed for said improvement, and establish a grade or alteration there- no payment shall be made upon any of the council, within the time limited such contract except out of the funds in Sections, may establish the same provided by assessment and by bonds by resolution or ordinance, as pro- issued in conformity with the proposed in the notice.

Section 9.-In case the notice be for the improvement of a street or a part thereof, and the same shall not be de- and determined, and the proportion the 20th day of November, 1916, in its discretion, require the City En-there will be submitted to the quali-gineer to furnish such plans, specifi-contract with the person, firm or fied electors of Tillamook City, Ore- cations and estimates for two or more corporation submitting the lowest bid, nance, and direct the Recorder to engon, for their adoption or rejection, kinds of appropriate improvements at as hereinbefore provided, to make two measures for the amending of the the same time. The City Engineer said improvement, and shall require of city liens as provided in the next Charter of Tillamook City, Oregon, shall file such plans, specifications any such contractor to execute a good Section. Section and estimates in the office of the City being a measure to amend Article VII Recorder. If the council shall find the amount of the contract price, is a boo of the Charter, and a measure to such plans, specifications and estiamend Article IX of the Charter by mates to be satisfactory it shall apadding thereto a new Section to be known as Section II, and the said improved and first the limits of the contract price, such plans, specifications and estimater to such plans, specifications and estiment according to the plans and matters in relation to assessments for the improvement and repair of streets, and the benefits and damages assess-Resolution and measures being in words as follows, to-wit:

RESOLUTION.

BE IT RESOLVED, by the Common Council of Tillamook City, Oremaking said improvement, and by resolution declare its purpose and intention of making said improvement. The action conditions as may be required by law of the council in declaring its intenof the council in declaring its inten- for the payment of laborers or matertion to make any such improvement, all men engaged in laboring upon or approving and adopting plans, specifications and estimates of the City cred by said contract. After such conered by said contract. After such con-tract and bond are executed and the council have thereby ascertained and determined the actual cost of such lot or part thereof or tract of land resolution, and the same resolution exceed ten per cent, of such contract enter the name of the owner, or a council shall then apportion to each lot, tract or part thereof liable therefor its proportionate share of such cost, or the Common Council may, in its discretion, defer apportioning the cost of such improvement until after the completion and acceptance of the work to be done under the contract

> Each lot, or tract, or part thereof, within the limits of said Improvement amend the Charter of Tillamook City, District shall be liable for the full cost or the proportion thereof herein tract, or part thereof is situated, and fifths of the Common Council favored for the proportion of the cost of the improvement of street intersections The Local Improvement District

shall be divided into three subdivisions parallelling the margins of the street to be improved. The first subdivision to include all lands lying between the street margins and lines drawn parallel therewith and 35 feet therefrom. The second subdivision shall include all lands lying between lines drawn parallel with and 35 and 70 feet respectively from such street margins. The third subdivision shall the people of Tillamook City, by include all lands between lines drawn lution adopted by the Common parallel with and 70 and 105 feet respectively from such street margins. But if the property abutting upon the This Measure proposes to amend street or streets to be improved be the Charter of Tillamook City by divided into blocks less 210 feet in This Measure proposes to amend the Charter of Tillamook City by divided into blocks less 210 feet in doing away with the present Water Commission and placing the Common not extend further back than to the Common to pay by installments provided for and in behalf of Tillamook City of the Water State Mark X between the Number and subdivisions shall be proportionately reduced in size. The rate of assessment for the said subdivisions shall be as follows: 55 per cent of the cost the date of publication of notice proto the first subdivision, 30 per cent to any property affected by such assessthe second subdivision and 15 cent to the third subdivision, and the to make payments in installments, cost shall be divided among the lots, and any portion of said assessment tracts or parts thereof included in each subdivision in proportion to the Council may thereafter order a wararea of each such lot, tract or part The cost of improvement of street intersections shall be assessed ipon the lots, tracts, or parts thereo ituated in the quarters of the four locks adjoining such intersection out only upon the lots or parts thereof within the quarters nearest there to. One-half of the cost of the street intersection chargable to each quarte block to be charged to it as though a part of the principal street improvement with the subdivision for assessment from the lines of the street to be improved. The other half of the cost of the improvement of such intersec tion to be charged as though a parof the improvement of the intersect ing street with lines of subdivision drawn as parellelling he intersecting

Section gA .- Whenever any street with the foregoing improvement is completed in whole Section, they shall order the Record-1 or in part to the satisfaction of the er to give notice of the council's in- City Engineer, he shall file a certift same contemplated by publishing such no-proval of such work so completed tice to two issues of a weekly news- with the Recorder, who shall therepaper published in Tillamook City, upon publish notice of such comple-Oregon, which notice must specify tion in one issue of the city official shall have the power, and is author- with convenient 'certainty the sewer newspaper, stating therein when the ized, whenever it deems it expedient, or street or part thereof proposed to acceptance of the same will be conbe improved, or for which the grade sidered by the Common Council, Tillamook City, including all streets, is proposed to be established or all which time shall not be less than ten avenues, alleys or other public thortered, and the kind of improvement days from the date of the first publication of said notice, and at that Section 6.-Within ten days from time, or at any time prior thereto, any lie use, including all county roads the first publication of such notice owner of any interest in, or the agent over which jurisdiction has been the owners of more than two-thirds of any property within the assessment granted to Tillamook City by the of the superficial area of the property district of said improvement may appear and file, or make objections provement, may make and file with the acceptance of said improvements, the Recorder a written remonstrance and said objections shall be considered and the merits thereof determined by the Common Council, and if it appears that said work or improvement has not been completed in accordance with the specifications and contracts, the Common Council shall require the same to be completed before acceptthe owners of two-thirds of the prop- ing it. Whenever any work or immon Council, the Recorder shall endorse the approval of the Common ouncil on the certificate of the City Engineer, and after the assessment therefor is made and docketed, the Mayor and Recorder shall draw warrants on the fund created Section 7.-If no such remonstrance improvements in favor of the parties

ELECTION NOTICE FOR TILL- whole or any part of the streets or be so made and filed, the council at entitled thereto. When any work or the redemption shall thereafter be nance requiring the same, that Tilla-Notice is hereby given, that on Monday the 4th day of December, 1916 at the City Hall in Tillamook County, Oregon, a regular election will be held in said application of the owners of property

visions of this Article. Section 10.-When the cost of the improvement has been ascertained feated by a remonstrance as provided ate share thereof for each lot or part for herein, the council shall direct the thereof has been assessed of providclare the same by resolution or ordi-

Section 11.-The docket of city liens is a book in which must be entered ed for opening, widening, straighten-ing and extending streets.

(1) The number of letter of the lot assessed and the number or letter of the block in which it is situated, and if a separate assessment is made upon part of a lot or tract, a particular lesignation of such part or tract. (2) The name of the owner there-

of, or that the owner is unknown. (3) The sum assessed upon each price for engineering expenses, ac- mistake of the name of the owner so as against the holder of such deed price for engineering expenses, acquiring descriptions of property and other special expense connected with the making of such improvement, the council shall then apportion to each property against which such lien is

> Section 12.-The docket of city liens is a public writing and from the date of an entry therein of an assessment on 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 the lot or part hereof or tract so assessed, and said ien shall have priority over all other iens or incumbrances upon said property, except tax imposed under uthority of the state, and any such ssessment shall be collectible in the nanner herein prescribed, and such ax shall bear interest from the date of the entry of said assessment until paid at the rate of 6 per cent per an-

> Section 13.-Notice shall be given by the City Recorder to the owner or owners of any parcel of land of any ssessment so made, within five days after the entry of said assessment in said lien docket, stating the amount of such assessment. Said notice shall be given by mail addressed to the owner or his agent if their address be cnown, and if unknown by addressing the same to the owner at Tillamook City, Oregon, and also by publishing filed with the Recorder. On return of a notice thereof in one issue of a filed with the Recorder. On return of the warrant the Common Council veckly newspaper published in Tilla-

nook City. of Lord's Oregon Laws, are hereby made expressly applicable to all as- same for in Section 3245 of Lord's Oregon assessment, and provided further that interest on all unpaid installments shall be paid semi-annually instead of

annually. Section 15 .- If within 20 days from of the improvement shall be charged vided for in Section 13 the owner of ment shall not have applied for leave shall remain unpaid, the Common rant for the collection of the same to be issued by the Recorder, directed to the Marshal of Tillamook City.

Section 16 .- Such warrant must re quire the person to whom it is direct-ed to forthwith sell the lot, tract or part thereof upon which the assessment is unpaid, in the manner prescribed by law for the sales of real property upon execution, and to return the proceeds of such sale to the treasurer, and the warrant to the Recorder wih his doings thereon, together with the receipt of the Treasurer for the proceeds of such sale as paid to him, and such return shall be made within 60 days from the date of such warrant.

Section 17.-Such warrant shall have the force and effect of an execution against real property, and shall be executed in like manner, except as herein otherwise specially provided. Common Council to have such repair Any such sale which shall be made in so made by notice published in pursuance of any such warrant shall be made at the front door of the City ed in Tillamook City, and the owner Hall of Tillamook City. All or any or owners of the property to part of the various assessments made chargeable with the cost of such reby one resolution or ordinance upon which there is delinquency as to payment may be included in one warrant, and all the property covered by such assessment sold at one time, but separate sales to be made of each termined by the Common Council, tract separately assessed.

after making sale, deliver to the pur- and proper under the circumstances. chaser a certificate of sale reciting the proceedings leading up thereto, the foregoing sections of this article and stating that the property covered shall be held to in any way restrict thereby is subject to redemption as the power of the Common Council to clared the Recorder must enter the

hereinafter provided. property sold for delinquent assess- Tillamook City at the expense of the ment or taxes under the provisions owners of the lots, blocks or parcels hereof may be made by paying to the of land adjacent to and abutting such recorder for the purchase at any streets, and the Common Council is time within two years from the date hereby authorized and empowered at of the certificate of sale the purchase any time to compel, by ordinance price and 20 per cent additional, to-gether with interest at the rate of 6 or parcels of land adjacent to and per cent per annum upon the pur- abutting upon any street, avenue, al-chase price from the date of such cer- ley or public thoroughfare, to contificate, and the amount of any taxes struct or repair sidewalks along the

a deed of conveyance of the property sold, containing a description of the property sold, the amount paid, the name of the owner if known, or that mon Co the name of the owner is unknown, and the improvement for which the assessment is made with the year in which the taxes are levied; that the the sale, and that no redemption has been made, and the effect of such deed shall be to convey to the grantee therein named the legal and equitable title in fee simple to the real property in such deed described, and such deed shall be prima facie evidence of nake such deed good and valid have been had and done.

Section 21.-Every action, suit or proceeding which may be prosecuted for the recover of land sold under the provisions hereof for any assessment or tax, except in cases where the assessment or tax under which the land was sold had been paid before the sale or the land redeemed as provided by law, shall be commenced within three years from the time of recording the deed executed by the Marshal and not thereafter, and any such action, suit or proceeding the party claiming to be the owner tract of land sought to be recovered was sold, together with 20 per cent thereon, and also interest on action, suit or proceeding, at the rate of 6 per cent per annum, and also the amount of any and all taxes the purchaser may have paid on said property, with legal interest thereon from the date of payment, for the benefit of the holder of said deed, or his heirs or assigns. In case the title under said deed shall fail in said action, suit or proceeding, the person claiming title under such deed shall also have judgment for such amount as the court may adjudge reasonable for at-torney's fees in any such suit, action r proceeding regardless of the sults of such suit or action and re-gardless whether he be plaintiff or defendant therein.

Section 22.—Whenever any lot or parcel of land shall be sold for more than the amount necessary to discharge the delinquent assessment or tax, with the costs and expenses of sale, the surplus shall be paid to the city treasurer with the remainder of the purchase price and receipt given therefor in duplicate, which shall be the warrant the Common Council shall order such surplus paid to the Section 14.—All of the provisions of person entitled thereto on demand, section 3245 to 3253, both inclusive, such person is entitled to receive the

> Section 23 .- Whenever any properfor and in behalf of Tillamook City the amount of such assessment, costs and expenses, and if there be no higher bid therefor such land shall be sold to Tillamook City if such bid be made on its behalf, and shall be paid by the warrant of Tillamook City drawn upon the general fund thereof. Whenever the city shall acquire title to any property in consequence of any such ale, the same may be sold thereafter by order of the Common Council at such price and on such terms at it nay deem proper.

> Section 24.—The City Surveyor of Tillamook City shall be deemed to be the City Engineer thereof for the purposes of this Article, and the ommon Council is authorized to employ such assistance for him as may be necessary to enable him to properly perform any and all of his duties under the charter of Tillamook

Section 25.—The Common Council is authorized to repair any street or part thereof whenever it deems it expedient, and to declare by ordinances before doing the same whether the cost thereof, in whole or in part, shall be assessed upon the adjacent property of be paid out of the funds of the city. If the Common Council determines that the proposed repair shall be made at the cost of the adjacent property, such repair shall not be made at the expense the adjacent property without first giving notice of the intention of the issue of a weekly newspaper publishpair may, at any time within 10 days from the publication of said notice, remonstrate to the Common Council against such proposed repair. Such remonstrance shall be heard and de-Section 18.—The Marshal shall, such repair or not as it may find just upon any lot or part thereof are not

Section 26.-Nothing contained in construct or repair sidewalks along Section 10.-Redemption of any real any street or other public highway in paid thereon by such purchaser, and same at the expense of the owners of of a deficit, and when so declared the interest thereon from the date of such lots, blocks or parcels of land, same shall be entered as in the case their payment. Such redemption shall and to provide that in case said sidedischarge the property so sold from walk or sidewalks be not so construct. Thereafter the person who paid such the effect of such sale, and if made ed or repaired within 30 days after surplus, or his or her representative,

of sale, if no redemption shall have Common Council shall have the right been made, the Marshal shall execute to designate the width of said sideto the purchaser, his heirs or assigns, walk, the character of material to be used and the manner of construction

Section 27 .- Whenever the Common Council shall deem it expedient to order the construction or repair of any sidewalk or sidewalks Tillamook City, it shall declare the same by ordinance or resolution. assessment was unpaid at the time of which shall specify the particular sidewalk or sidewalks to be constructed, or repaired, the manner of construction thereof and the character of material to be used therein, and the width thereof, and the time within which the owner or owners of the adjacent or abutting property are required to construct or repair the title in such grantee, and that the proceedings and acts necessary to same, specifying therein the name of the owners or reputed owners of the abutting lots, blocks or parcels of land, and describing the lots, blocks and parcels of land, or portions thereof abutting upon such sidewalk or sidewalks, and if the owner or owners of such lots, blocks or parcels of land shall fail within 30 days after the passage of such resolution or ordinance equiring the same, to construct or epair said sidewalk or sidewalks, the Common Council shall cause the same to be constructed or repaired by or under the supervision of the City gineer, and the cost thereof shall be reported to the Common Council within ten days after the completion thereof. Provided, however, that im-mediately upon the passage of such ordinance or resolution requiring such construction or repair of such sidewalk, the City Recorder shall give notice thereof by publication in one issue of a weekly newspaper published in Tillamook City.

Section 28.-Immediately after the

ost of the construction or repair of such sidewalk shall have been ascertained by the Common Council, the cost thereof shall be apportioned and a notice of such apportionment given by publication thereof in one issue of weekly newspaper published in Tillamook City, and notifying all persons concerned that the Common Council will consider the making of an assessment of such cost against the abutting and adjacent property described at a date specified, and not less than ten days after the publication of said notice, and at the date set therefor the Common Council shall hear and determine any objections that may be offered, if any, and shall thereupon, after determining the same, by ordinance or resolution, assess the cost of such construction or repair on the lots, blocks, and par-cels of land, or parts thereof abutting upon such sidewalk, and thereby benefitted, and the same shall thereupon be entered by the recorder in th docket of city liens as other assessments are required to be entered by the provisions of this Article, and the same shall become immediately due and collectible, and the payment thereof enforced as is in this Article provided for the enforcement of paynent of other assessments and taxes, provided that all expenses of advertising and other incidental expenses in carrying out the provisions thereof in regard to construction or repair of sidewalks shall be considered a part construction or repair and apportioned to and assessed against the property charged with the payment of such sidewalk construction or repairs. The Common Council shall not be prevented from making such construction or repairs of sidewalks by any remonstrance which may be filed thereto, save and except that if the owners of twothirds or more of the property to be charged with the cost thereof shall remonstrate against the same, such construction or repair shall not be made unless four-fifths of the members of the Common Council shall vote in favor of the same.

Section 29.—Tillamook City shall not be responsible for the cost of making any of the street improvements provided for herein, but the person making such improvements, in whole or in part, shall be required look solely to the funds to be derived from assessments against property specially benefitted by said improvements, or the proceeds of the sale of bonds which may be issued in pursuance thereof, except for such part thereof as the Common Council may determine should be paid out of the general funds of Tillamook City, but whenever it shall appear to the Common Council that street improvement bonds which may be issued under the provisions thereof are apt for any reason not to sell at par, if the Common Council shall deem it expedient that Tillamook City as a whole should guarantee the payment of such bonds, it may, by ordinance, provide that the payment provide that the payment of such bonds shall be guaranteed by Tillamook City, and in such event any deficit shall be paid out of the general funds of Tillamook City, but any ordinance authorizing such guarantee shall be subject to the referendum thereon and no emergency clause shall be attached thereto. If upon the completion of any improvement it is found the sums assessed therefor sufficient to defray the cost thereof, the Common Council must ascertain the deficit and declare the same by ordinance or resolution; when so desum of the deficit in the docket of city liens, in a column reserved for that purpose, with the date thereof, and such deficit thall thereafter be a lien upon such lot or part thereof in like manner and with like effect, and collectible in like manner as in the sum originally assessed. If it be found that the sum assessed upon any lot or part thereof is more than sufficient to defray the cost t' ereof, the Common Council must ascertain and declare the surplus in like manner as in case of a deficit in the docket of city liens. (Continued on page 6)

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