ERHAPS YOU WISH to do business with a bank whose activities are governed by a spirit of community service -an institution prepared by matured thought, on close-at-hand knowledge, to be much more to a customer than merely the custodian of-money and securities.

If this should be the case, then the interest we take in the success of our customers will interest you.

Our membership in the Federal Reserve System completes our equipment to serve broadly and safely the proper requirements of every interest and indi-

We will welcome your account regardless of its

Tillamook County Bank Tillamook, Oregon

CLOUGH'S CARBOLIC COMPOUND

For disenfecting where Contagious or infectious diseases are prevailing.

CARBOLIC COMPOUND is a powerful Germicidal mixture and by its use will improve general stable conditions.

..

C. I. CLOUGH CO. RELIABLE DRUGGISTS.

ALEX. McNAIR & CO.

GENERAL HARDWARE Kitchen Ranges and Heating Stoves.

THE BEST STOCK OF HARDWARE IN THE COUNTY. See Us for Prices Before Ordering Elsewhere.

LAMB-SCHRADER CO.

WHOLESALE AND RETAIL CEMENT, LIME, PLASTER, LATH AND BRICK; DOMESTIC STEAM AND SMITHING COAL.

Warehouse and Office Cor. Front and 3rd Ave. West, Tillamock Or.

Its your own money you're spending. says Barney McGee

> "Go ahead and chew your sweet, sticky plug, if you like it. But there isn't an ordinary tobacco that's one, two, three with Real Gravely. The real

good tobacco taste stays with it." Good taste, smaller shew, longer life is what makes Gea-uine Gravely cost less to chew than ordinary plug.

GENUINE GRAVELY DANVILLE, VA.

Peyton Brand
REAL CHEWING PLUG Plug packed in pouch

Notice of Intention to Improve Street In Tillamook City, Oregon

Oregon, deeming it expedient to improve the street hreinafter described, did, on the 5th day of May, 1919, adopt a resolution for said improvement may be filed with the undersigned City Recorder within adopt a resolution for said improvement, which said resolution is in words

One by order of the Common

BE IT RESOLVED that the Com mon Council of Tillamook City, Ore-gon, deems is expedient and hereby

gon, deems is expedient and hereby declares its intention to improve the following street in said city, to-wit:

All that portion of Third street extending from the West side of Stillwell Avenue to the Western boundary of Tilamook City, by establishing the grade of said street; by grading the same to proper sub-grade; by rolling the roadway thereof; by laying thereon a concrete roadway 24 feet in width and six inches in thickness; by buildand six inches in thickness; by build-ing curbs, catch basins and laying drain pipes, together with inlets and constructing laterals for sewer conctions, and making provisions for the necessary surface drainage of said any there be, why the said final ac-street with all the appurtenances count should not be allowed and the thereto, and by laying and construct- executor discharged. ing concrete headers.

All of said improvements to made in accordance with the charter, resolutions and ordinances of Tillamook City and in accordance with the plans and specifications, and esti-mates of work therefore made and prepared by the City Engineer of Tillamook City, Oregon, filed in the office of the City Recorder of said Tillamook City. All of said improveby said improvements within the imits of the dictrict established and

the sum of \$18,406.97, be and the same are hereby approved.

That the boundaries of the assessment district to be benefitted by said improvements and assessed therefore are hereby established as

Beginning at a point on the west ide of Stillwell Avenue in Tillamook City, Oregon, 105 feet North of the North side of Third Street, and run-North line of Third Street to the West boundary of Tillamook City; thence South along the West boundary of Tillamook City to a point 105 feet South of the South line of Third Street in Tillamook City; thence Third Street to a point in the West side of Stillwell Avenue 105 feet South of the South line of Third Street, and thence North along the West side of Stillwell Avenue to the place of beginning.

That said assessment district shall Improvement District No. 10, and the follows:

Lots 5, 6, 7, and 8, in Block 1; 13, and 14, in Block 2;

Lots 1, 2, 3, and 4, in Block 3. Lots 1, 2, 3, and 4, in Block 4. All in Maple Grove Addition Tillamook City;

Lots 5, 6, 7, and 8 in Block 4; Lots 5, 6, 7, and 8 in Block 5; Lots 1, 2, 3, and 4, in Block 6. Lots 1, 2, 3, and 4 in Block 7. Lots 1, 2, 3, and 4 in Block 8. Lots 1, 2, 3, and 4 in Block 9.

Lots 5, 6, 7, and 8, Block 10. Lots 5, 6, 7, and 8 in Block 11. All in Stillwell's Addition to Tillanook, or Tillamook City.

Tract beginning at the intersection of the West side of Stillwell Avenue with the North line of Third Street. and running thence North 105 feet; thence West 125 feet; thence South to North line of Third Street; thence East to place of beginning.

Tract beginning at the intersection with South line of Third Street, and Oregon. running thence South 105 feet; 105 feet; thence East to point of be-

Tract beginning at the intersection of the West side of Seventh Avenue West with the North line of Third Street; and running thence North 105 feet; thence West to the West shipyard, Tillamook, Ore. boundary of Tillamook City; thence South to the South line of Third

Tract beginning at a point 60 feet West of the Northwest corner of mook City), and running thence West to the West boundary of Tillamook City; thence South 105 feet; thence East to a point due South of the place of beginning; thence North

to the place of beginning. Be it further resolved, that the City Recorder, be and she is hereby ful bidders will be returned to them instructed to cause this resolution and notice to be published for three consecutive publications in the city official newspaper; that the City able time. Engineer is directed to cause to be conspicuously posted at each end of the line of the proposed improvement a copy of this resolution and notice within three days from the date of the first publication of such notice, and that all persons concerned be thereby notified of the date of the first publication of said notice, and that objections and remonstrances to the proposed improvements may be filed with the City Recorder within 20 days from said date.

All persons concerned are hereby reject any or all bids. notified that said resolution was duly adopted on the date aforesaid; that 15, 1919. NOTICE IS HEREBY GIVEN, to the first publication of this notice is all whom it may concern, that the May 8th, 1919, and that objections Common Council of Tillamook City, and remonstrances to the proposed

and figures as follows, to-wit:

Resolution and Notice of Intention to Improve a Certain Street In Tillamook

Council of Tillamook City, O Dated this May 5th, 1919.

Frances B. Street In Tillamook Council of Tillamook City, Oregon. Frances B. Stranahan.

City Recorder of Tillamook City Ore

Notice of Executor's Final Account. John C. Sander, deceased, has filed made to the undersigned at the office

County, Oregon as the place for hearing of said account. All persons are hereby required to appear at said time and place and show cause, if

Dated this April 28, 1919. Herman Sander, Executor of the estate of John C. Sander, deceased. Johnson & Handley Attorneys.

Notice to Creditors.

Notice is hereby given that the unments to be made at the expense of dersigned has been appointed Extended the property, and all thereof, adjacent thereto and specially benefitted ment of C. W. Hogen, deceased, by ment of C. W. Hogen, deceased, by the County Court of Tillamook County, Oregon. All persons having defined by this resolution.

Be it further resolved, that the claims against the estate are hereby plans, specifications and estimates for the proposed improvements so made and prepared by the City Engineer as aforesaid, the estimate of the probable total cost thereof being the probable total cost the probable total cost thereof being the probable total cost the probable total from date of this notice

Dated March 27th, 1919. Elizabeth Hogen, Executrix.

Notice of Final Account.

Notice is hereby given, that the undersigned has filed in the County Court of Tillamook County, Oregon, his final account as administrator ning thence West parallel with the of the estate of Willis B. Powell, deof 10 o'clock a.m., at the County such other and further relief the court room at the Court House in the court may seem equitable. Tillamook City, Oregon, as the time and place for hearing objections to ment thereof.

Dated this April 3rd, 1919. H. T. Botts Administrator.

Administrator's Notice to Creditors.

be and is hereby designated as Local undersigned has been appointed ad- weeks and the date of the first pubministrator of the Estate of F. P. lication is the 13th day of March, property, and all thereof included Kleim, late of Tillamook County, within said District, is described as Oregon, by an order of the County Court for said County, and has qualified as such. Notice is further given that all persons having claims against the said estate must present the same to the undersigned, or to his attorneys, Johnson & Handley, at Tillamook, Oregon, together with proper vouchers, duly verified, within six months from and after this Bay City, a municipal cor-

Dated March 31, 1919. Otto Kleim, Administrator of the Estate of F. P. Kleim, deceased.

Notice of Sale.

Sealed bids will be received by the United States Shipping Board Emergency Fleet Corporation, Room 534 Northwestern Bank Building, Portland, Oregon, until two o'clock p.m. teen hundred ninteen, for the followof the West side of Stillwell Avenue ing materials located at Tillamook,

Approximately 250,000 ft. B. M. thence West 210 feet; thence North lumber, at railroad dock, Tillamook, Oregon

Approximately 50,000 ft. B. M lumber, at Feeney & Bremer shipyard, Tillamook, Oregon. Approximately 45,000 ft. B. M.

lumber, in boom at Feeney & Bremer One carload foundry coke. One car load foundry sand.

Street; thence East to the place of Five tons cast from scrap, Tillamook, ey & Bremer Foundry, Tillamook,

Specifications of lumber can be Block 9, of Stillwell's Addition to had by applying to A. W. Morris,, the Town of Tillamook (now Tilla- resident auditor, Tillamook, Ore. No proposals will be considered un-

less accompanied by certified check, payable to the order of the United States Shipping Board Emergency Fleet Corporation, in the amount of Two Hundred and Fifty (\$250.00) Dollars. The checks of the unsuccess promptly. Terms of payment are cash on delivery of material. Material must be accepted within a reason-

Bids must be placed in sealed envelope addressed to Emergency Fleet Corporation, 534 Northwestern Bank Building, Portland, Oregon, and marked "This is a sealed bid to be opened at two o'clock p.m. Wednesady, April 30th, 1919." Bidders are invited to be present at the time bids are opened.

Bids will be opened at 534 Northwestern Bank Building, Portland, Oregon, at Two o'clock p.m. Wednesday, April 13, 1919.

Dated at Portland, Oregon, April

United States Shipping Board Emergency Fleet Corporation

Notice to Creditors.

Notice is given that the undersigned has been appointed administrator of the estate of Anna M. Mceod, deceased, by the County Court of Tillamook County, Oregon. All persons having claims against said them to the undersigned for allowance within six months from the date she found he was fond of taking long of this notice. Presentment to be of H. T. Botts, Attorney at Law, Tillamook City, Oregon.

Dated this March 27, 1919. G. H. McLeod Administrator. H. T. Botts, Attorney.

Summons.

In the Circuit Court of the State of Oregon for Tillamook County. Bay City, a Municipal Corporation, Plaintiff.

Eugene McGill, M. F. Murphy and Stephen Collins.

Defendants. To Eugene McGill, M. F. Murphy, and Stephen Collins, the above nam-

ed defendants. In the name of the State of Oregon, you are hereby required to appear and answer or otherwise plead to complaint filed against you in the above entitled cause on or before six weeks from the date of the first publications of this summons, and if you fail to appear and answer as aforesaid, plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: that the plaintiff be declared to be the owner in fee simple of Lots Nine and Ten (9 & 10) of Block Four (4) of Bay City, Tillamook County, Oregon, and that the defendants have no right, title or interest in and to said property or any part thereof; that defendants and each of them be forever barred and enjoined from claiming any right, in and to said property or any part thereof adverse to the plaintiff herein, and that the plaintiff have judgment against the above named ceased, and that said Court has fixed defendants for the costs and dis-Monday, May 5th, 1919, at the hour bursements of this cause, and for such other and further relief as to

This summons is served upon you by publication by order of Hon. A. East parellel with the South line of said final account and the settle- M. Hare, County Judge of Tillamook County, Oregon, in the absence of Hon. Geo. R. Bagley, Circuit Judge, said order having been made and entered on the 8th day of March, 1919, and directing such publication to be made in the Tillamok Head-Notice is hereby given, that the light, once a week for six consecutive

> Geo. P. Winslow, Attorney for Plaintiff. P. O. Address, Tillamook, Ore.

> > Summons

In the Circuit Court of the State of Oregon for Tillamook County.

poration, Plaintiff. W. S. Cone, Peter Mani, and

W. E. Thompson, Defendants. To Peter Mani and W. E. Thompson, the above named defendants. In the name of the State of Oregon:

You are hereby required to appear and answer or otherwise plead to the Complaint filed against you in the above entitled Court and cause on or before six weeks from the date of the first publication of this Summons, and if you fail to appear and answer as aforesaid, plaintiff will Wednesday, April thirteenth, Nine- apply to the Court for the relief prayed for in the complaint, to-wit:

> That the plaintiff be decreed to be the owner in fee simple of Lots 8 & 9 of Block 1, Base Line Addition to Bay City, Oregon, and that the defendants and each of them have no right, title or estate in and to said property or any part thereof; that defendants and each of them be forever barred and enjoined from claiming any right, title or estate in and to the property or any part there of adverse to the plaintiff herein, and that the plaintiff have judgment against the above named defendants for the costs and disbursements of this case, and for such other and further relief as to the Court may seem equitable.

> This summons is served upon you by publication by order of the Hon. A. M. Hare, County Judge of Tillamook County, Oregon, in the absence of the Hon. Geo. R. Bagley, Circuit Judge, said order having been made and entered on the 3rd day of April, 1919, and directing publication of summons to be made in the Tillamook Headlight, once a week for six consecutive weeks, and the date of the first publication is the 3rd day of April, 1919.

Geo. P. Winslow. Attorney for Plaintiff P. O. Address Tillamook, Ore.

Fishermen.

The new, up-to-date trolling boat, built by the late W. T. Newcomb. for sale. \$400 for boat lines, and trolling hooks. Address Mrs. Bertha The right is expressly reserved to Newcomb, Tillamook, Oregon.

NEW IDEAS THROUGH READING

Important to Select Good Books, but Practically Anything Is Better Than Nothing.

A teacher who had the real interest of her pupils at heart, and who took a genuine interest in them and thefr activities after as well as during school bours, was trying her best to reach a particularly trying boy of about thirteen years. He did not seem at all interested in his work or studies, and she was attempting to discover just state are hereby required to present what he was interested in and how he spent his leisure time. Upon inquiry and solitary walks, although he disclaimed any interest in the beautiful or scientific in nature.

"But what do you do with yourself?" the teacher insisted. "What do you think about? You don't read very much, do you?"

The boy denied that he read, and asserted that when he was off alone that way he liked to think his own thoughts.

I wonder what kind of thoughts that poor boy occupied himself with? He never read, and he was apparently impervious to new ideas of any sort. He was just content with his own empty thoughts-they must have been poor and stale and empty, for he never

opened his mind to new ones. The best and most efficient way to get ideas is by reading-and it makes such a difference, therefore, what we read. But it is decidedly better to read almost anything that comes to hand than nothing at all. For if one has nothing in the mind at all, such peculiar things are bound to creep in. Isn't it better to re-think the thoughts of fine men than to think your own mean little ones?-Exchange.

EXPLAINING FALL OF JERICHO

Scientists Have Shown How Happening at Which Many Have Scoffed Was Quite Possible.

Many have refused to believe the biblical suggestion that the walls of Jericho fell down before the Israelites as a result of the sound caused by their shouts and the horns blown by

the seven priests. Modern researches and discoveries in regard to sound phenomena, however, show that such biblical miracles

could be reconciled with natural law. Vibration of sound is a -thing the possibilities of which we do not yet understand. It is said that one of the great tenor singers can break a wineglass by singing into its keynote. The sub-bass of the pipe organ is known to rack pews to pieces with its

sympathetic note. The authentic story is told of an old fiddler who, angered by the workmen constructing the first suspension bridge at Niagara, threatened to fiddle it down. Of course he was laughed at, but, seating himself near the bridge he began to experiment with

his bass string. When he found the note that suited him he sawed away on that note. The cables responded and soon the bridge was swaying in an alarming fashion. If he had not been stopped he might have fulfilled his threat. In any case care was afterward exercised to prevent a particle of vibration in the

bridge. Frenchman Given Honor.

The first white man, as far as can be determined, to discover petroleum in America was Joseph de la Roche D'Allon, a French missionary who speaks of his discovery in a letter written 189 years ago. He had crossed the Niagara river and made his way southward through western New York into northern Pennsylvania, where he found a spring from which oil flowed. The oll was highly esteemed by the Indians for medicinal uses. This old spring was probably identical with ne described by the Massachusetts Magazine in 1789, which speaks of "a creek called Oil creek, which issues from a spring, on the top of which floats an oil similar to that called Barbados tar, and from which one may gather several gallons a day." The waters of this spring were supposed to give great relief from rheumatism and to possess many other healing qualities.

The Tsetse Fly.

The dreaded "tsetse fly (pronounced set-se, accent on first syllable, whose vowel e has short sound, as in set) is an African gadfly, about the size of a housefly. The symptoms of its victim are at first those of a severe cold. The eyes, nose and mouth begin to "run," the body then swells while emaciation sets in, although not always fatal. The barm done is found to be not the result of poison from the fly itself, but communication to the blood of its victim of a microscopic parasite similar to that of Texas fever which it has received from a diseased animal. Animals or persons that recover are usually immune. The great dread of this fly formerly entertained has proved to be unjustified.

Didn't Look It

"What would you say," asked the fair theosophist, "if I should tell you that I was born in Egypt three thou-

sand years ago?" "Why," said the man addressed, "I should say you don't look it."-Boston Evening Transcript.

Too Dangerous. "Here's a story about a girl who swallowed a diamond ring.

"She was a very foolish girl. diamond ring is too rich for anybody's