### ELECTION NOTICE.

NOTICE IS HEREBY GIVEN, that in pursuance of a resolution adopted by the Common Council of Tillamook City, Oregon, on the 10th day of July 1919, a special election has been called, and will be held at the City Hall in Tillamook City, Oregon, on Monday, the 4th day of August, 1919, at which election there will be and is submitted to the qualified electors of Tillamook City for their adoption or rejection, a measure for amending Sections 3 to 14 inclusive, of Article VII of the Charter of Tillamook City. Said measure being proposed by the Common Council of Tillamook City, Oregon, being in words and figures as follows,

"A Measure to Amend Sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 of Article VII of the Charter of Tilla-

mook City, Oregon.
Section 1: That Sections 3, 4, 5, 6, 7, 8, 9 10, 11, 12, 13, and 14 of Article VII of the Charter of Tillamook City, Oregon, as enacted by the legislative assembly of the state of Oregon, in the year 1893, and as thereafter and herefore amended, be and the same are hereby amended so that the same shall read as follows:

Section 3: The Common Council shall have power, and is authorized whenever it deems it expedient, to imfitted by such improvement to defray the whole or any portion of the cost and expense thereof, and to determine within the limits specified by this charter what lands are specially benefitted by such improvement, and the of such benefits as to each parcel or tract.

Section 4: In providing for any street improvement the Council shall have the power to provide, as a part thereof, for placing in the street where said improvement is to be made, all necessary pipes and conduits for water, gas, heat, power, sewerage, electrical and any other purposes for which such street may properly be used, and which may be deemed necessary, and it shall have power to prescribe and enforce such rules as may be deemed necessary, regulating the opening and repair of any street surfaces in order to insure the replacing of the street in proper condition, and in providing for any street improvement the Coun-cil shall have the power to require the contractor for any street improvement to maintain and keep the same in repair for such period of time (not exceeding 10 years) as the Common Council may determine, any such requirements however to be included in the plans and specifications of the engineer therefor.

shall require from the City Engineer plans, specifications and estimates therefor, and where the proposed improvement is one for the paving of a street, the plans, specifications and estimates shall be for two or more kinds of appropriate improvement, at least one of which must be of a non-patentable kind, and the Engineer shall furnish as a part of said estimates a statement of the probable total cost of each class of improvement, and such plans, specifications ment, and such plans, specifications and estimates shall be filed by the City Engineer in the office of the City Re-corder. If the Common Council shall find such plans, specifications and estimates to be satisfactory, it shall approve the same, and shall determine the boundaries of the district benefitted and to be assessed for such im-provement, and declare its purpose intention of making said improvement, and determine the portion of the street to be improved, and the assessment district established shall be designated as Local Improvement District No.—. The action of the Common Council in declaring its intention to improve any street, or any part thereof, approving and adopting the plans,
specifications and estimates of the
City Engineer, determing the boundaries of the improvement district and of the portion of street or streets to be improved, may all be done at the same meeting of the Common Council and by one and the same resolution. Upon the passage of such resolution by the Common Council the Recorder shall give notice by publication for not shall give notice by publication for not less than ten days from date of the first publication, by publishing for not less than two issues in a weekly newspaper published in Tillamook City, inviting bids for making said improvement. Each bid submitted must be accompanied by certified check equal to 10 per cent of the amount of the bid. When such bids are received, and the When such bids are received, and the amount of the lowest responsible bid for each kind of improvement has been ascertained, the Council shall, by re-solution, determine the kind of improvement to be made, and the lowest responsible bid. When the Common Council shall have determined the kind of improvement to be made and the lowest responsible bid submitted therefor, the Recorder shall return to the respective bidders whose bids have been rejected the checks submitted with their bids, and shall retain the check accompanying the bid accepted and adopted for the improvement by the Common Council. Such check shall be held until such time as a remon-strance is filed sufficient to defeat strance is filed sufficient to defeat said improvement, the contract and bond executed as required by the pro-visions of the Charter of Tillamook City, or other applicable law, or ord-ered returned by the Common Council, and shall be forfeited to Tillamook City if the successful bidder shall fail iter into contract with approved bond for the carrying out of his bid if required so to do, provided that no bids shall be called for, for the establishment or change of a street grade, and the expense of any such establishment or change of grade shall be paid out of the general fund of the City, but such establishment or change of grade shall be made after notice as prescribed for other im-

Council shall have determined the kind of improvement to be made and the lowest responsible bid submitted therefor, it shall direct the Recorder to per cent of the cost. give notice by publication in not less. The entire cost of construction or than two successive weekly issues of repair of sidewalks shall be charged

provements.

newspaper published in Tillamook City, notifying all persons concerned that the Council has determined to that the Council has determined to make the improvement in question. Such notice must specify with convenient certainty the street or part thereof proposed to be improved, or of which the grade is proposed to be established or altered, and the kind of improvement which is proposed to be made, the boundaries of the improvement district established and the cost of the improvement as fixed by cost of the improvement as fixed by the accepted bid therefor. Section 7: Within ten days from the first publication of such notice the

of advertising, engineering, superintendence and other incidental expenses connected with the carrying out and construction of said improvement, but such incidental expenses connected with the carrying out and construction of said improvement, but such incidental expenses shall not in any case exceed ten per cent of the contract price for the making of said improvements. Provided further, that the cost of any street improvement, ment so defeated by remonstrance, ment so defeated by remonstrance is shall not be agin proposed for six months. except on petition of the owners of one-half or more of the property to be affected thereby, but notice may be at once given of a different is kind or character of improvement shall have been made of the cost of such improvement, the Council may deem just and proper.

Section 11: After such apportionment shall have been made of the cost of such improvement, the Council shall have full power to proceed with the proposed construction of said improvements. Provided further, that the cost of any street improvement paid out of the general fund of the City as the Council may deem just and proper.

Section 11: After such apportionment shall have been made of the cost of such improvement, the Council shall have full power to proceed with the proposed construction of said improvement, but such incidental expenses connected with the carrying out and construction of said improvement, but such incidental expenses connected with the carrying out and construction of said improvement, but such incidental expenses connected with the carrying out and construction of said improvement, but such incidental expenses connected with the carrying out and construction of said improvement, but such incidental expenses connected with the carrying out and construction of said improvement, but such incidental expenses connected with the carrying out and construction of said improvement, but such incidental expenses connected with the carrying out and construction of said improvement connected with the ca shall have power, and is whenever it deems it expedient, to improve any part of the streets of the City; to establish or alter the grade of any street or part thereof within ion or repair of any sidewall or side walks notwithunderstanding the filing termine the character, kind and extent of any street improvement; to but it shall, at its first regular meeting after the time for filing remonstrance has expired, or at such other strance has expired, or at such other strance has expired may be continustrance has expired, or at such other time as the hearing may be continu-ed to by it, hear and determine any remonstrance which may be presented against such proposed sidewalk conagainst such proposed sidewalk con-struction or repair. As to any other character of street improvement, if no remonstrance such as is hereinbe-fore mentioned be filed within the time limited, the Common Council, at its earliest convenience thereafter and within one year from the final public-ation of such notice, may establish the proposed grade or alteration thereof, or commence to make the proposed improvement as herein provided by letting contract therefor as herein-

after provided for. Provided however, that whenever the owner of any property has petitioned the Council to make any street improvement, he or his successor in ownership of said property shall not be permitted to remonstrate against the making of such improvement if the making of such improvement if notice of intention to make the same is published within 3 months from the time such petition is presented to the Council, but in every such case the signature of any such person to any remonstrance to such improvement shall not be considered as in any way impairing the authority or power of the Council to proceed with the mak-

taking, in a sum not less than the a\_ mount of the contract price, conditioned to make said improvement according to the plans and specifications and according to the terms and con-ditions of such contract, and complete the same within a reasonable time to be determined by the Common Council, such contract to be for the a-mount bid for the making of said improvement by such lowest bidder; in case of an establishment or change of grade the proposed change or es-tablishment shall be effected either by ordinance or resolution. Section 9: The Common Council

may, for good cause, extend the time for the completion for any contract for a street improvement. It shall have power to make all contracts necessary for carrying out the street improvement work, to provide for the proper inspection and supervision of all street improvement work, and to do any other act necessary to secure

the completion of the improvement. Section 10: After the contract and bond are excuted for the making of any street improvement as herein provided, and the Common Council has thereby ascertained and determined the actual cost of such improvement including a sum not to exceed 10 per cent of such construction price for engineering expenses, acquiring descriptions of property, publishing of notices, superintendence and other special expenses connected with the making of such improvement, the Council shall apportion the cost of such improvement upon each tract, lot or part thereof liable therefor. Such apportionment for any improve-ment, except the construction or re-pair of a sidewalk or of a drain or sewer, shall be made in the following sewer, shall be made in the following manner; Each lot or part thereof, or tract where the property is not divided into lots, within the limits of the improvement district abutting or adjacent to any street improved, shall be liable for the full cost, in the proportion thereof hereinafter mentioned of making said improvement. ed, of making said improvement upon half of the street in front of and a-butting upon or adjacent to said lot, tract or part thereof, and for a pro-portionate part of the cost of improv\_ ing the street intersections in the improvement district, to be determined by dividing the improvement district on each side of the street improved into zones. Each zone to contain one-third in depth of the improvement district on that side of the street being improved. The property lying in the first zone next to the street being improved, shall be assessed with 55 per cent of the cost of said improvement. The property lying in the second zone with 30 per cent of the cost, and the property lying in the third zone, or zone farthest from the street improved, with 15 est from the street improved, with 15

against the lot or tract lying immediately adjacent to the line of the street where such sidewalk is being

constructed or repaired.

The cost of construction of sewers and drains shall be assessed upon the property directly benefitted thereby in proportion to the benefits derived by said property therefron, and each lot, or part thereof, or treet of land lot, or part thereof, or tract of land benefitted by such drain or sewer, shall be assessed separately with its proportionate part of such cost. Pro-vided further, that in making any of the assessments herein provided for, there shall be added as a part of the owners of two-thirds or more of the area of the property within such improvement district may make and file with the Recorder a written remontant tendence and other incidental expenses

> shall cause notice to be given by the City Recorder of the time and place which it shall set for hearing objections thereto. Such notice shall be given by publication for two consecutive issues in a weekly newspaper published in Tillamook City, and the time set shall not be less than 10 days nor more than 30 days from the date of the first publication of such notice. At the time and place set in said no\_ tice, or at such other time as the matter may be adjourned to, the Council shall hear and determine all object-ions to the apportionment of such costs, and upon such hearing may make such changes therein as shall

apportionment as are therein provided for and when the same have been fully determined, the Common Council shall declare and assess the costs ate share of such cost so determin-ed, and said assessment shall be final and conclusive, and said resolution shall further direct the Recorder to enter a statement of the assessed costs in the docket of the city liens as provided for by the Charter of Tillamook City.

Section 13: Payments may

in the plans and specifications of the engineer therefor.

Section 5: Whenever the Common Council shall deem it expedient to improve any street or streets, or any part thereof within Tillamook City, it shall require from the City Engineer plans, specifications and estimates therefor, and where the proposed improvement is one for the paving of a street, the plans, specifications and estimates therefor, and where the proposed improvement is one for the paving of a street, the plans, specifications and estimates therefor, and where the proposed improvement is one for the paving of a street, the plans, specifications and estimates shall be for two or more kinds of appropriate improvement, at least one of which must be of a new condition thereof.

Impairing the authority or power of the Council to proceed with the making of such improvement.

Tillamook City shall not be responsible to any person whomsoever for any improvement work as may be provided in the contract therefor, but such payments shall not exceed seventy-five per cent of the amount owing for work then done and material actually consumed and embraced in the work under said contract, as computed and estimated by the City Engineer, until the completion of the contract and the acceptance and approval of the work covered therefor, but such payments shall not exceed seventy-five per cent of the amount owing for work then done and material actually consumed and embraced in the work under said contract therefor, but such payments as may be made from time to the contract of any provided in the contract therefor, but such payments and provided in the contract of any provided in the contract therefor, but such payments and provided in the contract therefor, but such payments and provided in the contract therefor, but such payments and provided in the contract therefor, but such payments are limits of the acceptance of the acceptance of th missioner or City Engineer shall have previous to such injury, posted notice at or upon such defective sidewalk notifying the public of the unsafe condition thereof.

Section8: Whenever the Common Council shall have acquired authority to make any improvement as provided for herein, it shall direct the Mayor and Recorder of the City to enter into a contract with the person, or persons, or corporation submitting the lowest bid as herein provided for making said improvement, and shall require such contractor to excute a good and sufficient bond and undertaking, in a sum not less than the a. to the credit of such fund and used for no other purpose than paying the cost of such improvements together with any interest which may accure on account thereof. Whenever any street improvement is completed to the satisfaction of the City Engineer, he shall file a certificate to that effect with the City Recorder, who shall thereupon pulish notice thereof for not less than two publications in some newspaper published in Tillamook City, stating therein the time when the acceptance of such work will be considered by the Common Council, which time shall not be less than ten days from the date of the first publication of said notice, and which shall be at the first regular meeting of the Common Council occuring after the expiration of said ten day period, unless the Council shall fix an earlier time than such regular meeting therefor; at the time so fixed any person affected by such improvement may appear and make objection to the acceptance of said work, or may file such objection prior to said time, and any such objection shall be considered and the merits thereof determined by the Common Council, and if it appears that said work has not been completed in accordance with the contract therefor, the Council shall require the same to be completed before it shall be accepted. When any such work is accepted the Recorder shall endorse the approval of the Council thereof on the certificate of the City Engineer and the same shall remain on file as

a part of the records of the City. . Section 14: All assessments made for street improvements, and every part thereof, shall bear interest at the rate of six per cent annum from the expiration of the time allowed the owner of the land to apply said assesment in installements, until paid or

Any street improvement which may be under way at the time of the adop-tion of this measure shall be carried to completion under the provisions of this measure, so far as the same are applicable, but in respects in which the provisions of this measure are not appliciable the former charter provisapproache the former charter provis-ions relating thereto shall be follow-ed and they are declared as kept in force for that purpose until such mat-ters shall be fully completed.

That each legal voter who votes for the adoption or rejection of said mea-sure shall vote "Yes" or "No" in answer to the affirmative or negative of the question propounded upon the bal-lot for the adoption or rejection of such measure.

said election for voting upon said mea-sure shall read as follows: Proposed by the Common Council.

The number and form in which the printed on the official ballot is as fol ballot title for said measure will be

Shall A Measure entitled "A Measure to amend Sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 of Article VII of the Charter of Tillamook City,

as contract therefor is let; providing Monday, August 15, that the Common Council may cono'clock a.m., as the time, and in the struct or repair sidewalks notwithoffice of the county judge of Tillastanding remonstrances thereto; pro- office of the county judge of Tillaviding that the City shall not be liable mook County as the place for hearfor damages caused by defective sideing said final account. Notice is walks after notice of the unsafe confurther given that all persons are dition thereof is given; providing for interest on street assessments specifi-cally, and providing for the making

answer voted for. Dated this 12 day of July, 1919. Frances B. Stranahan, Said election will be held at Eight | City Recorder of Tillamook City, Ore-

In Tillamook City, Oregon.

NOTICE IS HEREBY GIVEN, to all whom it may concern, that the Common Council of Tillamook City, Oregon, deeming it expedient to improve

on the 16th day of June, 1919, adopt a resolution of said improvement, which said resolution is in words and be necessary to make such apportionment equitable and just and in conformity to the provisions of the Charter of Tillamook City.

Section 12: After the hearing provided for in the foregoing Section, and after making such changes in the model of the conformity to the such as a follows, to-wit:

Resolution and Notice of Intention to Improve a Certain Street in Tillamook City, Oregon.

BE IT RESOLVED that the Common Council of Tillamook City Oregon.

the street hereinafter described, did,

crete roadway covering the whole of said 36 feet, with the exception of the proposed improvements may be bered Twenty-eight (28) and Sixty-eight feet in the center thereof, which portion shall not be paved out 20 days from said date. finished according to plans and specifications of the city engineer therefor, intersections to be paved solid, adopted on the date aforesaid; that by building curbs, catch basins and the first publication of this notice is laying drain pipes, together with in- June 19th, 1919, and that objections lets and constructing laterals for and remonstrances to the proposed mainder upon the confirmation sewer connections and making provisions for the necessary surface drainage for sai dstreet and all appurtenances thereto, and by laying and constructing concrete headers.

All of said improvements to be made in accordance with the charter, resolutions and ordinances of Tilla-mook City and in accordance with the plans and specifications, and estimate 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 improvements to be made at the express of

Be it further resolved, that the plans, specifications and estimates for the proposed improvements so made and prepared by the City En\_ gineer as aforesaid, the estimate of the probable total cost thereof being the sum of \$23,687.00, be and the same are hereby approved.

That the boundaries of the assess-ment district to be benefitted by improvements and assessed therefore are hereby established

Beginning at a point on the West side of Stillwell Avenue in Tillamook City, Oregon, 105 feet North of the North side of Third Street, and running thence West parallel with the North line of Third Street to the West boundary of Tillamook City; thence South along the West bound ary of Tillamook City to a point 105 feet South of the South line of Third Tillamook City; thence Street in East parallel with the South line of 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 West side of Stillwell Avenue to the

place of beginning. That said assessment district shall be and is hereby designated as Local Improvement District No. 10, and the property, and all thereof included vithin said district, is described as

follows: Lots 5, 6, 7, and 8, in Block 1. Lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, and 14, in Block 2; Lots 1, 2, 3, and 4, in Block 3; Lots 1, 2, 3, and 4, Block 4. All in Maple Grove Addition

Illamook 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, in Block 10. Lots 5, 6, 7, and 8, in Block 11. All in Stillwell's Addition to Tilla-

ook, 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 running thence South 105 feet; to the specifications on file with the thence West 210 feet; thence North County Clerk of Tillamook county. That the ballot title to be used at , 105 feet; thence East to point of be-

ginning.
Tract beginning at the intersection

of such assessments and ordering any, they can, why said final account street improvements by resolution instead of by ordinance.

Mark X between the number and Dated July 12, 1919.

South to the South line of Third Notice of Sale of Real Property by Street; thence East to the place of

beginning. Tract beginning at point 60 feet West of the Northwest corner of Block 9, of Stillwell's Addition to the Town of Tillamook (now Tilla-

amook City, Oregon.

BE IT RESOLVED that the Com- and notice to be published for three tending from the West side of Still-well Avenue to the Western boundary of Tillamook City, by establishing the grade of said street; by rolling the roadway thereof for a width of 36 feet; by laying thereon a confirst publication of said notice, and that all persons conserned be thereby notified of the date of the first publication of said notice, and that all persons conserned be thereby notified of the date of the nine of the proposed improvement property be sold, offer for sale at property belonging to sale estated the following described within three days from the date of the private sale the following described within three days from the date of the property belonging to sale at property belonging to sale at property be sold, offer for sale at property be sold, offer for sale at property be sold, offer for sale at property belonging to sale at prop that objections and remonstrances to the North Half (N 1/2) of Lots num-

20 days from said date.
All persons concerned are hereby notified that said resolution was duly adopted on the date aforesaid; that undersigned City Reco 20 days from said date. Recorder within

Done by order of the Common Council of Tillamook City, Oregon. ated this June 16th, 1919.

Frances B. Stranahan. City Recorder of Tillamook City, Ore.

# CALL FOR BIDS FOR STREET IMPROVEMENTS

NOTICE IS HEREBY GIVEN, That office of the City Recorder of said Tillamook City. All of said improvements to be made at the expense of the property, and all thereof, adjacent thereto and specially benefitted by said improvements within the limits of the district established and defined by this resolution.

NOTICE IS HEREBY GIVEN, That Tillamook City, Oregon, invites proposals for the improvements of that portion of Third Street extending from the West side of Stillwell Avenue to the Western Boundary of Tillamook County.

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

In the matter of the last will and with provisions for curbs, surface testament of Henry Lederer, deceased the county of the same of the county of the state of the matter of the last will and defined by this resolution. drainage and other appurtenances, ed.
all in accordance with plans and specifications therefor on file in the office
it may concern, that the County of the City Recorder. Bids will be received up to the 31 day of July, 1919, at 8 o'clock P. M. All proposals or bids must be accompanied by certified check for 5 per cent of the amount of the bid, payable to Tillamook City, last will and testament of the above as a guaranty that the successful bidder will enter into centract and furnished. der will enter into contract and fur-nish approved bond for the construct-ion of said improvement within a rea-sonable time after contract is award-to the undersigned at his office in the county court house in Tillamook mook City, Oregon.

Frances B. Stranahan, City Recorder.

# CALL FOR BIDS FOR STREET IMPROVEMENTS

NOTICE IS HEREBY GIVEN That, Tillamook City, Oregon, invites proposals for the improvement of that portion of Seventh Street extending from the East side of Stillwell Ave to the West side of Miller Ave., by paving the same, together with provisions for curbs, surface drainage and other appurtenances, all in accordance with plans and specifications therefor on file in the office of the City Recorder. Bids will be received up to the 31 day of July, 1919, at 8 o'clock P. M. All proposals or bids must be accompanied by certified check for 5 per cent of the amount of the bid, payable to Tillamook City, as a guaranty that the successful bidder will enter interpretations. into contract and furnish approved bond for the construction of said improvement within a reasonable time after contract is awarded. The right is reserved to reject any and all bids. Bids should be addressed to the undersigned at Tillamook City, Oregon. Frances B. Stranahan,

### City Recorder. Notice to Contractors.

Notice is hereby given that the County Court of Tillamook County will, until 10 o'clock a.m. of July 25. 1919, receive proposals for the graveling of the Grant Dawson Co. road from the end of the plank road near the Union schoolhouse to the North end of the draw bridge over of the West side of Stillwell Avenue the Little Nestucca river, a distance with South line of Third Street, and of approximately 8000 ft. according to the specifications on file with the

Each bid shall be in a sealed envelope plainly marked on the outside of the West side of Seventh Avenue "Proposal for the graveling of the The Newcomb cottages now open.

West with the North line of Third Grant Dawson county road and Fully furnished, with 1 or 2 beds. By Street; and running thence North shall be accompanied by cash, certithe week or month. For terms, ad105 feet; thence West to the West
boundary of Tillamook City; thence amount to 5 per cent of the total of away, Ore.

the amount bid, the same to be made payable to Tillamook county. The court reserves the right to re-

ject any and all bids.

further given that all persons are hereby required to appear at said time and place and show cause, if any, they can, why said final account Dated July 12, 1919.

Thomas McGlinchy, Administrator of the Estate of Edward McGlinchy.

deceased. Johnson & Handley, Attorneys.

Notice is hereby given, that the undersigned, as Executrix of the last will and testament of W. J. Clemens, deceased, in pursuance of an order mook City), and running thence deceased, in pursuance of an order West to the West boundary of Tilla- of the Circuit Court of the State of mook City; thence South 105 feet; Oregon, for the County of Multnom-thence East to a point due South of ah sitting in Probate, which order the place of beginning; thence North was made and entered on the 20th to the place of beginning.

Be it further resolved, that the the 25th day of July, 1919, at the day of June, 1919, will, on Friday, Improve a Certain Street in Till- City Lecorder, be and she is hereby hour of ten (10:00) o'clock a.m. of said day, at the office of Clemens, mon Council of Tillamook City, Oregon, deem it expedient and hereby declares its intention to improve the following street in said city, to-wit:

All that portion of Third Street (x-

Tillamook County, Oregon.

Said sale to be for cash, one-fourth (14) of the purchase price to be paid at the time of sale, and the remainder upon the confirmation of

This notice is publishedd by order of Hon. George Tazwell, Circuit Judge sitting in Probate Department on the 20th day of June, 1919.

Mary M. Clemens, Executrix of the last will and testament of W. J. Clemens, deceased.

First publication June 26, 1919. Last publication July 24, 1919.

ed. The right is reserved to reject the county court house in Tillamook any and all bids. Bids should be ad- City, Oregon, with the proper dressed to the undersigned at Tilla- vouchers thereto within six (6) months from the date of this notice. Dated this 16th day of July, 1919.

G. B. Lamb, Executor of the last Will and Testament of Henry Lederer, deceased.

## Summons.

In the Circuit Court of the State of Oregon for Tillamook County. Harry J. Foster, Plaintiff

Dorothy Foster, Defendant. To Dorothy Foster, the above named defendant.

In the name of the State of Ore-

You are hereby required to appear and answer the complaint filed against you in the above entitled cause from and after six weeks from the date of the first publication hereof, to-wit; July 24, 1919, the last publication being the 4th day of September, 1919, and if you fail so to answer for want thereof, the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: That the contract of matrimony existing between the plaintiff and the defendant be annulled and dissolved by the Court and that plaintiff have an absolute divorce from the defendant and such other and further relief as the Court may deem just and equitable.

The summons is published by order of Hon. Geo. R. Bagley, Judge of the above named court, said order being dated the 21st day of July, 1919.

Johnson & Handley Attorneys for Plaintiff.

## Rockaway.