rect within the city, the Common Conncil shall pass a resolution declaring its intention to make change of grade and describing the same. Said resolution shall be kept of record in the office of the City Recorder, and shall be published for not less than two consecutive weekly publications in some newspaper pub lished in Tillamook City, together with a notice to all persons concerned, giving the time and place, which be not less than 20 days after the date of the first publication of said notice and resolution, when and where the Common Council will have and determine all objections and remonstrances to said change of grade. and provide for the matter of bene fits or demages on account of said change of grade. The City Engineer, within three days after the first publication of said notice and resolution, shall cause to be posted in at least two places on the street or streets at points effected by such change erade, a notice bended "Notice Change of Grade" not less them in length and shall in legible characters state that such a result tion has been rassed by the Common Council, the date thereof, approval, of chance of grade proposal, and the time within which written objections or remonstrances against the may be made. An affidavit shall be filed with the City Recorder of the posting of sold notice, starting therein the date when and the places where the same had been posted, and the publication of said notice shall be proved in the mouner provided by his for the proof of publication of such imatters.

Section 20. At any time within 20 days after the first publication of the resolution provided for in the preceding section, the owner of more than one-half of the property affected by such change of grade may make and file with the City Recorder a written objection or remonstrance against the same, and sail objection or remensioner shall be a bar to any fur-ther proceedings thereto for a period of six months, after which, if the of six months, after which, if th Common Council proposes to chang said grade the same proceedings shall ad as in the first instance.

S crime in: If we such written obfeetion or remonstrance he filed with in the sing designated, or if the commen council rinds that such obstetion or remonstrance is not legally signed by the owners of more than one-half of the property affected by the proposed change of grade, the Common Courrel shall be deemed to have an quired jurisdiction to change he or-dinance the study as described in the resolution on controls adopted.

Section 311 When the grade of any strict has once been established, an-any permanent building or improve ment has been constructed on any lot abutting said street, or affected by such change of grade, the owner or owners of any such permanent buildings or improvements during the time designated for filing objections or remonstrances, may file with the City Recorder a claim of damances by reason of such pronosed change o grade, and such claim she'll desceib the land upon which such buildings. or improvements stand, and an es-timate of the value of said buildings or improvements, and of the damages which said change of grade will traase therete, and said claims, and statements contained therein, shall he sworn to by the party or parties owning said buildings or increases ments and the land, or by their agents or local representations. Therepoint three disinterested tracholders of Tillamook City, Dregon, having the same qualifications as viewers for the opening, hering out and estabaccruing to property benefitted by similar acts and proceedings are don in the opening and laying out, and establishing of streets. The said viewers shall include as a part of the ber-efits assessed the amount of their compensations for services, which shall be the sum of \$2.00 each for each day actually engaged in midservice, but in no case shall the nextend the actual benefit to the lat or parcel of had, or other and the any dumantes or injuries to the which are less than said benefits. Titi V. shall any damages he awarded any building creeted prior to the establishment of the grade which is proposed to be changed, and no ward of damages to any person shall be greater than the amount claimed sworn to by said person as hereinhefore provided, and if in the judgment of said viewers the whole amount of said damages and comment of pensation of viewers shall exceed the actual henefit of the specific property subject to assessment, they shall se in their report. indicate The said viewers shall make a report of their findings of benefits and damages to Common Council, and the same shall be heard, considered and adopted, and the assessments of benefits shall be levied, docketed and collected, and kept in a seperate fund. An appeal from said report may be taken and the findings of the jury in such cases shall be final and conclusive in the same manner, to the same extent and with the same effect as provided in the opening, laying out, establishing and changing of streets. When such assessment is fully collected the Common Council may change the grade of said street, and warrants shall be drawn upon the special fund so provided in favor of the person en-titled to damages. But if after the collection of any assessment as hereprovided the Common Council shall not change the grade of any street, the amounts of any assessment so collected shall be refunded to the person or persons paying the same by and through their legal representativesor successors in interest as to said matter.

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

The Common Council Section 1: Tillamook City is authorized and upowered within the limits of Tilla decm ook City, whenever it may expedient, to open, lay out, estabsh, widen, alter, extend, vacate or lose streets, and to appropriate and ndemn private property therefor, nd to assess any special benefit arisng from any such matters and to the the same a lien against properhenefitted.

Whenever the Common Section 21 founcil shall decut it expedient to as out, and establish, or widen any eet, it shall direct the City Surveyto survey such street, or change creat as the case may be, and to the a report thereof containing a it of the survey of such street or onge, showing the boundaries there and of that pertion of each lot or of land to be appropriated for street on change, which report be made to the Common Comwithin ten days from the time the nine is ordered, unless the Conneil trant further time. Should the Counil liern and survey, plat and report airstacrory, it shall adopt the same re ordinance embedding such report. Thereafter, and within Section 3: in days from the adoption of such appart, the Council shall appoint ree disputeresting freeholders of illamook City to your such proposd street, or change, and to make a assessment of damages and heneits as provided in the next following cetion, and shall assign a day and lice for them to meet, and ause a notice to be given by publi-

carton for at heast tour successive terks in some newspaper publishe illamosk City of the appa d such viewers, with their names and he line and place for them to meet and specifying with convenient cer tainity the boundarity and termini of the proposed street or change, and vandaries and description of the rivate property to be appropriated or such purpose and specially notiying all persons claiming damages eason of the appropriation of property to file their claim for neason damages with the Recorder beore the time so appointed for the meeting of the viewers, and the Re-, a copy of such to tack of the property owners whose prop-erty is proposed to be appropriated r to the agent of such owner when e postolitie of such owner or agent s knower to him, but if such plot flice address be anknown, then said otice shall be directed to such own or agent at Tillamook. Oregon, e published notice herein provided shall be deemd conclusive mitice to all owners of property whose property shall be appropriated for

auth purpose. Section 4: The Recorder shall, at east five days balors the date set or such meeting, cause soud viewers to be notified of their appointment and of the time and place of such tecting, and said viewers shall mee at the time and place designated, and shall then be sworn to faithfully distarget the duties assigned them. They shall then, or on any subse ment day on which they may adjourn which adjournment shall not exceed neek at a time) proceed to view he proposed street or change, and a determine and assess how much, any, least valuable hards, or any part thereof through or over which he proposed street is to be opened the proposed street is to be optimit erned by the same laws and in this aid out, established, or changed, will charter provided for the action of several thereby, and shall also inverts. The verdict of the jury shall invertain the respective interest of the a final and conclusive determi-all persons chaining to be the owners: easien of such assessment, unless the accertain the respective interest of i determine the damages that will be sustained by the unverse offunddings or to have any interest in such lands, or to have any interest in such lands, or improvements, and the damage. State may be taken from such jude of grade, and to assess the benefits which each of said owners, respectchange of grade. The viewers title of the owners of such improveshall be done in the same manner as in 69 days after the appropriation of benefits, as the case may be, that such hands shall be completed or were assessed by the viewers, juda cil shall allow therefor, remove such uprovements from such lands. Other 1 ise such improvements shall become the property of Tillamook nd lie ity. Said viewers shall also make a just and equitable estimate and as-sessment of the value of the benefits and advantages of said proposed actions rect or change to the respective wners and other persons interested so assessed, deducting therefrom in all lands or other property which old viewers shall deem specially constitued by such opening, laying out, establishing or change. Said viewers shall thereafter, at their earliest convenience, report the assesscent for damages and benefits as in his Section required to the Common piration of the time limited for ap ouncil, but any failure to state the name of any owner, or mistake in the name of any owner, or a statement of a name other than that of the true wher, in such report, or in the orinance adopting such report in the locket of city liens where the same entered, or in any notice required y this Charter, shall not render void or in any way affect the lien of such ssessment upon the property assessed The viewers shall receive as compensation for their services, the sum of \$3.00 each for each day actually rendered in such service, to be paid by the city and charged as costs, and assessed as part of the benefits by said viewers, and shall prepare all reports for them. Section 5: Upon the filing of said report of viewers with the Recorder, shall immediately cause a notice to be published for a period of two weeks in a newspaper published in Tillamook City, Oregon, of the filing of said report, giving the date not less than 20 days from the date of the first publication of said notice, when the same will be considered by the Common Council, describing with convenient certainty the boundaries of the district assessed by the viewers in said report, and notifying all persons interested to present in writing their objections to said report, if any they have, and said objections, if any there be, together with said re-port shall be heard and determined by the Council at the time specified in said notice, or at such other time as the hearing thereof makes A MEASURE To Amend Article VIII of the Chare- journed to. It shall also be the duty

of the City Recorder forthwith to send by mail, postpaid, a notice of the Council, and directing all persons interested to present in writing their objections to said report, if any they have, to the owner (if known) each lot, or part thereof, or tract of land assessed, any part of which is appropriated for the proposed street. r to the agent of such owner when post office address of such owner

or agent is known to him, and if such postoffice address be unknown to him, then such notice shall be directed to such owner or agent at Tillamook City, Oregon II such report shall appear to the Council to be in all respects reasonable and just, it may be adopted by ordinance embodying such report. Or it it shall appear to the Council that the damages or ben-fits assessed by unreasonable, unet costingufficient in any respect, the incil may send the same back to riewers for further consideration, nd the viewers may alter and revise he same as they shall doem just and ucain report the same to the Conneil who may thereupon adopt or reject e same, or the Council may appoint viewers with like powers, duties obligations as the first viewers make such assessments and awards ind to report the same to the Council, which shall have the same power over such report as over that of the rigimal

Section 6. The owner or owners. any lot, tract or part thereof so be appropriated as aforesaid, or of the improvements therein or any person having an interest therein, or ny person against whom an assessor henefits has been made, may oughl to the Circuit Court, of the tate of Oregon, for Tillamook Counfrom such report and assessment damages and ben hts. And mun her of persons may join in such Ap. peal, and the only question to ermined by such appeal shall be the juration of the excess of damages wer herefits and the excess of herehts over damages suffered and received by each person joining in such appeal.

Section 71 An appeal shall be taken by serving a notice of appeal with-in 20 days from the adoption of the report of the viewers by the Council upon the Mayor, Recorder or Attorey of the City, and filing an undertaking with one or more survives who shall possess the qualifications of bail upon arrest in a civil action, and shall justify in like manner, conditioned that the appellant will pay all costs and disbursements that may be warded against him on appeal; not exceeding \$300.00, together with stool of service of such notice in the office of the Clerk of the Circuit

Section 8: The City shall be conidered the plaintiff, and such appeal shall be conducted and be heard and letermined, and the indemosi there enforced, as far as practicable, in e same manner as an action at law he jury shall view the proposed treet, the property to be appropriatd, and the property against which benefits are assessed, and the evi-dence of damages and henefits may be introduced by the city and the ap-Mants, but the issues, testimony and condict upon such appeal shall be confined to the parties appealing, and he sur- shall but reas ros any ages or benefits not appealed from the jury in making the reassessmen damages or benefits, shall in its determination of the same, he gos

noneys arising from such assessment in two consecutive weekly issues of a of benefits shall be kept in a separate fund and he applicable to the satiseach assessment, stating the date fund and be applicable to the same when the same will be considered by faction of the excess of damages ov er benefits assessed to the owners and other persons interested in the property taken or damaged for the purpose of laying out, establishing or changing the street in the matter in which such henefits are assessed and for the payment of the expenses incurred by the this for surveying. ofvertising and viewers in said pro-

cerdings. Section 12: Whonever the full a mount of the assessment of benefits as entered in the docket of City Liens BF is paid into the City Texamiry, war rants shall be drawn on the Treasur er, payable out of the fund to be proended for that purpose, for the mount of excess of damages, or excess of damages and costs assessed and in layor of the sound of energy a other persons interested, and when said warrants therefor are drawn and cendy for delivery to the parties entitled to the same, such property shall appropriated for the C DATITUTE street and you otherwise, pr d, that no process of any court shall issue to compel any approprition for damages of the reasons cavrance for the axor And unless mel- assessments are collected. uil succeases are so drawn and road or delivery within nine months affi the termination of the time limit for append, if an appeal he taken, within nive months drain the avtion of first polyment on appeal, an appeal be taken, all acts and p eredings under such survey spit view all he sull and youd provided that the Common Council may order the whole amount of damages allowed, or such part there is a may down proper, in in part out of the general funds of the City of max end r the same to be so part imperation, and that the general hand be completened or and payments from the operal

The Recorder shall not deliver any he opening or withening of a street oul the person in whose taxos suil carrant is drawn shall have exhibit the bires satisfactory period that ire are not prior frems on the land propriated which max in affected and in appropriation.

And when sould Section Th into are derive and ready for doly-by to the parties entitled to the agon is property required for public are a above in the report of the trip-network shall be decreal appropri-ted for the parpuse of the arces, and the Connect shall be decread approriated for the purpose of the street of the Council shall by reminerior colors such street to be opened, has thirty days after the adoption of all file for record with the County crk of Tillimsonk County, a: f and resultation, and an accurate ro, appropriated for public nor

it is: The Council may proby unfinance any regulations as manney of opening, laying ant, establishes or charging streets not an conflict with this Chayter, and may stander by ordinance weighting cotral carrying out of the specie and in-

A MEASURE

To amond the Charter of Tillamaok URY, Origen, by adding therein an Article to be known as Arhele XII

BE IT ENACTED BY THE PEO PLE OF THILAMOOK CUTY, OREGON, AS POLLOWS

newspaper published in Tillamook City, Oregon, by the City Treasurer, within one month prior to the pro-posed redemption, which shall be con-clusive notice to the holder of said bond or bounds, and interest on such bond or bonds shall cease after the date fixed in said notice for redemption

### A MEASURE.

To Amend the Charter of Tillamook

 Amend the Charter of Tillamook City, Oregon, by adding there-to an Article to be known as Article XIII.
IF IT ENACTED BY THE PEO-PLE OF TILLAMOOK CITY, OREGON, AS FOLLOWS Section 1: The Charter of Tilla-ock to a Oregon in the charter of Tillamonk City, Oregon, is hereby amend cit by adding thereto an Acticle to be known as Article XIII, which shall

read as follows: ANTICLE XIII. Section 1. The initiative and referendom powers reserved to the people of Tillemonk Unit by the constitution of the State of Cregon is to all local special and monicipal legislation of every character in and for said Tillae provided for by the Common muscl of Tillamook City, Gregon, subject to the provisions of and conenterines, provided, however, that ne shall no here effect within less than there, days after its privage by the Communic Conveil and approved by the Mayer, ordens the same shall be passed over his veto, and in that case it shall out take effect and become operative until therry days after such unu) passage, except measures meres. sary for the unmediate preservation of the peace, health or safety of the

City and no such emergence measure that become unoudiately operative unless it shall state in a separa tion the reasons why it is necessary that it should become immediately operative and shall be approved by

affirmative vote of three-femaths at all the members, elected to the Conveil taken by aver and much, and alar approved by the May

Section 2 The Common Conneil max provids for the submission to the logal sources of Fillansiok. City for their approval of rejection any relimance or charter provision, meridment, without a petition there for, and may provide for the calling for special electrons to wate agon any medicance, or charter amendment referred to the logal solers of the City for petition of otherwise, but no such election shall be held workout 13 days untire thereof heing Best given by lifection in this or more convert the model's tennes of some new spaper bend of this on some hidle wated age at and electron, togethat with the form in which said question will be submitted open the attriced ballot for soting therein, and said election shall be held within thirty days from

the data of the first publication of out motive. Like motive, shall be grant of the submission of any question stuck is to be writed upon at any someral election held, m Lillamonia City, Oregon.

#### A MEASURE.

To ammend the Charter of Tilla-mook City, Oregon, by adding thereto an Article to be known as Article XIV providing for the referding of the outstanding marrant indelitedness of Tillamook Lity, Cregon BE IT ENACTED BY THE PEO-

THLAMOON CITY. OREGON AS FULLOWS

## Notice of Completed Control

Notice is hereby given that ! Jackson, County Surveyor for mook County, Oregon, has fin this office his certificate of the pletion of the contract of w Leach and Company, on the s Foland County Read, sear Be Oregon, and any person, firm or foration, having objections to f the completion of said work may so within two weeks from the da the first publication. Dated this the sath day of 1

1914. J. C. HOLDER

County Cla

# Notice of Completed Contract

Notice is hereby given that the trackson, County Surveyor for the mook County, Oregon, has far this office his certificate of the betion of the contract of Till Bay Construction Co. on Section of the Garibalds Wheeler Road any person, from or corporation, ing objections to his to the m tion of said work, may do so a two weeks from the date of the wublication.

Dated this the zsth day of Jar J. C. HOLDEN. County Clerk

## Booster Band Notes.

The Titlamook Courty Bar Band, will entertain and he este ed at Wheeler, Gregow, for the July

There is some talk now it to to the hand playing an engine for the Oregon Stare Fabric St ber with a 50 piece organization The Tillamook County He

Band will be engaged to play a G. A. R. Encampment at Mr wills next year with their com organization.

The Band is making all his preparations for their top m Francisco, next year. The exce is bound to be the higgest free Northwest to the Fair

The band beys deserve the b support of everybody in Tile County, as Mr. Kraner of Consays "If the hand done nothing than bring the people metter in awile in social intermeter efforts would not be in van and would accomplish a great deal"

#### Restoration to Entry of Last National Forest

NOTICE IS HEREBY GIVEN the lands described below, m ing 59.96 acres, within the i N-tional Forest, Oregon, will t ject to set bement and entry a provisions of the homestead the United States Land officer Inrid, Oragon, on August 15, 184 settler who was actually and it faith claiming any of said is agricultural purposes prior to ... 1906, and has not abandore has a preference right is makes stead entry for the lands stinal pizet. Said lands were listed a applications of the persons model to have a preferred subject to the prior right of a settler, provided such settler a cast is qualified to make by entry and the preference tight ercised prior to August 15, which date the lands will be su settlement and entry by any 4 person. The lands are as follows. 1. the E4 of lot 2, Sec. 2, T. 4.5, W., W. M., 59,96 acres, listed 20 plication of Robbie A. Jones, B Oregun i List 6-1253, May 29, 1914, C. M. Bruce, Am. Commissioner of the General Office.

munit in the same manner as oth judgments of such Circuit Court an with like effect.

Section of H any appellant fails to must shall be rendered against his and his sureties on appeal for his preof such appeal i portion of the costs. he paid pro rata according to the r spective amount of damages and her costs shall be taxed and paid upo such appeal as are allowed in other

Section 10: In all actions, suits and roceedings concerning the opening sying out, establishing or changing any street under the provisions. this Charter, all proceedings had fo that purpose shall be presumed t tave been regularly and legally tak

ca, until the contrary is shown. Section 11: The Council at the expeal, if no appeal be taken, or immed iately after judgment is rendered o appeal, if appeal is taken, if it shal ideem it adviseable to open, lay out establish or change said street in pur suance of said judgment, shall by res olution direct the Recorder to enter in the docket of city liens the respective sums of benefits over damages s assessed, upon each particular lot opparcel of land, and the names of the wners or other parties in interest in the lands or other property benefitted and assessed in like manner as as sessments for street improvements are entered in said lien docket, and when so docketed said sums shall h a lien or charge upon the estate and interest of the respective owners and

parties interest in such lands or other property and also the said owners and other persons interested, as afore said, shall be respectively and severally liable to pay said assessments, and in case no appeal or other proceedings in Court be taken as to any such assessment of benefit or damages, the said excess so assessed shall be paid to the Treasurer of the City of Tillamook within ten days from the time of entering the sam on the docket of city liens, or the same shall be deemed delinquent; and thereupon shall be collectd in like manner as provided for the collection of other delinquent assessments by this Charter, excepting that if all the property upon which assessments are due and delinquent is not sold at any sale, proceedings may be begun a subsequent sale immediately after the returns of a sale are made. All

mirok City, Oregio, is hereby aniend ed by solding thereto an article to be known and designated as Article XII, to read as follows:

#### ARTICLE XIL

Section : It shall be the duty of the Mayor, schemever mecessury, to procure black bonds of somable de sign, and cause the same to be properly prepared in amounts of not less than \$100.00 each, made payable with in a period of not to exceed twenty years, with interest payable either anmually or semi-annually as may be directed by the Common Council All such bonds shall have designated thereon "Water Bonds". Street Inprovement Bonds", "General Bonds or otherwise as the case may be None of said honds shall in any event he sold otherwise than for each, nor shall they be sold for less than the par value thereof, and the rate of interest thereon shall not exceed six. per cent per assault.

Section 2: No bonds of any charactor shall ever be issued upon the faith and crashi of Tillamook City, except after the passage of an ordinance by the Common Council authoriging the same, which ordinance shall always he subject to the power of the referendum reserved to the legal voters of Tillamook City, proaled that the Common Council upon the passage of such ordinance may provide for its submission to the peaple for rejection or adoption, provided also that if any ordinance shall be passed or adopted by the Common Council authorizing the issuand ance of bonds for any purpose, and the same shall be approved by the Mayor, or if disapproved by him passed over such disapproval, and if the power of the referendum be not thereupon invoked, the issuance of onds shall be deemed authorized without any election called that purpose, except that in case the Common Council shall by ordinance provide for the issuance of street improvement bonds without any guarantee of the payment thereof in whole or in part out of the general funds of Tillamook City, such ordinance shall not be subject to the powof the referendum.

Section 3: All bonds issued by Tillamook City shall reserve the right to the city to take up and cancel any or all of said bonds upon payment of the face thereof with accrued interest to the date of such payment, at or after five years from the date of such bond, which right of redemption is hereby vested in Tillamook City. Such bonds shall be redeemed by with the lowest number unpaid, and notice of the intention of the City to shall cease after the date fixed in redeem any bonds shall be published said notice for redemption.

ed by adding therets an Article to be known as Article XIV, providing for the refunding of the softianding warrants of Tillamook Uity, Oregon, which amendment shall read as ful-

ARTICLE XIV

Section i Die Common Council of Tilismook City, Gregon, is hereby authorized to issue general bondy of filliamonda City, Creason, upon its ath and credit, to an amount not excreding \$70,000, and to apply the pro-creding from the sale of such bonds to the discharge and payment of the outstanding city warrants of Tilla-mook City, Circgon, and for neceserry monoring expenses of said city for the year 1914. Provided, how-over, that no part of said proceeds shall be used for the payment in chole or in part of any such warrants which have heretatore, or may here-alter be issued without any consideration therefor having been received

by said Tillamoook City. Section 21 Notic of the heads been by authorized shall be sold otherwise than for each or in exchange for outstanding city warrants, and in no event for any less than the par value thereof, but the holder of any such warrants, the payment of which is not prohibited by the provisions of Article, may exchange such warrants, with the consent of the Common Council, for said bonds, said bonds to be taken at par with accrued interest and the said warrants to be put on the same basis.

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

## Notice Closing Streams

KNOW ALL MEN BY T PRESENTS, that, whereas, purpose of propagating stocks protecting the salmon has when quent the waters of Nestuces its tributaries, in Till ounty, State of Oregon, th Board of Fish and Game Co toners has decided to close th Nestucea River and its tti above a point on said Neaturn one hundred (100) fert belo lowermost portion of the ast of Horn Creek and the Nestar er, to prevent fishing thereis, means whatever, except with and line, commonly called an for salmon fish during the pe

time hereinafter specified. NOW, THEREFORE, NOI IS HEREBY GIVEN by said Board of Fish and Game Com-ioners that said Nesturca River its tributaries above a point of Nestucea River one hundred feet below the lowermost path the confluence of Horn Creek as Nestucca River, are and each o is hereby closed to fishing means whatever, except with and line, commonly called an for salmon fish, from and al o'clock P. M. on the 15th day of A. D., 1914, until said streams opened to salmon fishing again accordance with Section 30 Lord's Oregon Laws, and it is will be unlawful to fish for, or or catch any salmon fish by means whatever, except with 1 and line, commonly called and during the said period of time a specified.

Any and all persons whomso so fishing in violation of this a will be prosecuted as by law pro-ed.

State Board of Fish and

Commissioners. By Floyd Bilyev, B. E. Dan Geo. H. Kelly and M. J. Ka Commissioners. Dated at Portland, Oregon, Ju 1014