ELECTION NOTICE.

Notice is hereby given, that in pursurnee of Ordinance No. 287 adepted by the Common Council of Tillamook City, Cregon, on the and day of March, 1915, a special election will be heid at the City Halt in Tillamook City, Tillamook County, Oregon, on the cuth day of March, rock, at which election there will be submitted to the quantical electors of Willamook City for their adoption or rejection, three measures for the amending of the Churter of Tullamook Cuty, Oregon proposed by the Common Council, being a measure to amont Chapter VIII, Article XI, a measure to amond Article XIV of the Charter of Tills mook slity, Oregon, and a measure to amend Section 12 of Article VII of the Churter of Tillamook City, Ore-01 gon, and the said measures being in words and figures as follows to-wit:

"A measure to amend Article XI of Chapter VIII of the Charler of Till-amook City as set forth mean Act en-'An Act to attrend an Act on tilled, "An Act to Incorporate the City of Tillamook City, in Tillamook County, State of Uregin, and to re-peal all acta and parts of acts in com-flict herewith" filed in the coffice of the Sectionary of State February 1,03 1803 and to repeat an Act entitles "An Act to amend subdivision 13 o Section 2 of Article IV of an Act en-titled, "An Ast to incorporate the City of Tillionsok City in Trilionook County, State of OLL peak all sects on children becenthy State, February 14, 1843 Approved. February 13th, 1960, by the addition thereis of Chapter VIII, Aricle XI containing Section 1 to y inclusive providing for the application of the initialities and referendum principle to said City Charter, and authorizing the said city to create an indebtodness for water works, bith plants and sewerage purposes, and to levy a tax to pay for the same, and the interest thereon. Filed in the ottice of the Secretary of State, February 11 As originally passed and amended or attempted to be amended by and sub-

" Be it enacted by the people of TBlamook Lity, Oregion, as Follows:

Section it Article XI of Chapter VIII of the Charter of Thismook City, Oregon, as contained and set forth in an Act entitled An Act to amend an Act entitled, "An act to in-corporate the City of Titlam ock City, in Tillamook County, State of Oregon and to repeal all acts and ports, of acts in conflict herewith", filed in the office of the Secretary of Since February 13, 1863, and to repeal an Act entitled, "An Act to entitle solutivision 13 of Section 2 of Article IV of an Act entitled, "An Act to incorpor-ate the City of "Effamous" City in Tillamook County, State of Oregon, and to repeal all Acts in conflict here-with," filed in the office of the Sceretary of State, February 13, 1803, approved February 13, 1001, by the ad-dition thereto of Chapter VIII, Article XI containing Section 1 and 3 in clusive, providing for the application of the initiative and referendum prin-ciple to said City charter, and inthorizing the said. City to create an in debtedness for water works, light plants and sewerage purposes, and to levy a tax to pay for the same and the interest thereon." Filed in the office of the Secretary of State, February 11th 1003. As originally passed and amonded or attempted to be amonded

11 A measure to Amend Article XIV of the Charter of Tillamook City, Ore gon, as said Article was adopted by legal voters of Tillamook City. regon, at a special election held in

ad city on October 16th, 1911. and city on October 1918, 1914. Be in enacted by the people of Till-mook City, Oregon, as follows: Section 1 Atticle XIV of the harter of Tillamook City, Oregon,

s said Article was adopted by a vote the legal voters of said Tillamook ity at a special election held for at purpose on October 10th, 1014, hereby amended so that the same chall read as follows:

ARTICLE XIV.

Section 1. The Common Council d Tillamook City, Oregon, is hereby athorized to issue and sell to George and John A. McPherson, or their ler, upon the faith and credit o uds of said Fillamook City to the ount of Forty Thousand Dollars Storenous) at the price of part and : arith accrued interest from date or to date of payment therefor by purchasers. The proceeds from safe of such bonds shall be appliby the Common Council of Filts ak (City, Operand, to the payment fithe constanting warrants of the penses of the City for the year ful whiching the increasury cost of a rules to be constructed over Ho-arton Slough on Second Avenue of in TPLA weak City. The nurchas of the bonds shall not be required o see to this opplication of the proals from the sale of said bonds. all the mood that the payment, in ich bave herefoliore or any herhe usered without any considers therefor having feen received

Tillamook City. Tillamook City. origed shall be issued in accordance ith the other charter provisions of illamook kny, except it is hereb, spressly provided, that the ordi ince providing for the bisning of aid hombs shall not be subject to the berendam, and the referendum proisions of the other portions of the unter of Tillamook City are hereby clared not to be applicable to the e provisions of this Article as heres amended.

111

A measure to amend Section 11 of Article VII of the Charter of Lillaook City, Oregon. Re it enacted by the people of ful-

muck City, Oregon, as follows: Section 17 Section 12 of Article [1] of the Chatter of Tillamook City. fregon, as the same was amended by vote of the people of Tillamook Cuy it an election held for the purpose n Detaber 10th, 1914, is Berel amended so that the same shall real

Section 12: When the whole of the Section 12 when the ways one optimance therefor shall have been ally completed and accepted by the common Council, the Common Counil shall then cause the cost of such work or improvement to be apairs improvement district v within th established therefor as required to the ordinance authorizing the same

TOTAL DEPENDENCE PRODUCE AND ADDRESS OF THE PROPERTY OF THE PR

"Proposed by the Common Council.

in the manner following:

Each lot, or tract, or part thereof, within the limits of said improvement district abatting upon any street proved shall be lable for full cost of proportion thereof hereinafter mentioned, or making said improvement upon half of the street in front of an courting upon said lot, tract, or part thereof and also for a proportion. share of the cost of improving into sections of two of the streets ing the block or tract in which san lot, tract or part thereof is situated, but the said total cost shall be apportioned in accordance with the follow ing plan

Said local improvement distrishall, for the purpose of ascertainib the amount to be assessed again each separate lat, tract or parcel land, or other property, or part the of within and district, he divided in subdivisions, or gones paralleling wargins of the street or streets to ingroved, which said subdaylsion each side of the street to be numb of respectively 1st, and and and first subdivision on each side of street improved shall include all far ying between the street margin line drawn parallel therewith corrending from said street marg methind of the distance of the divert The second subdivision shi actuals the next one time of the a secured district, and the third as noon shall include the carter of The improved district The differen-lativisions to be bounded by he agen parallel with the respectiveet margins, and the improvement discrict shall be of the extent which the Common Council shall determine his its resolution establishing th satite

The rate of assessment per squarfoor in each subdivision shall be tive in the basis that the special beneconferred on a square fost of land Sill licitions First, Second and This respectively are related to each of as are the numbers, 35, 30 and 15 rethe following manner.

The product of the number square test in subdivisions First Second and Third respectively, as the numbers 15, 30 and 13 respective ly, shall be ascertained, and their an taken, which sum shall be divided in to the total cost and expense of saimprovement the products of the a sultant quotient and the numbers to and as respectively shall be t separate rates of assessment passance foot for subdivisions. First Second and Third respectively. total assessment thus ascertainagainst each separate but or part of . et or parcel of land, or other procity within such district, shall be a portioned as the amount to be level and assessed against each separat but or part of lot, tract, parcel of haor other property respectively. Pre-vided, however, that the Commo-Council may, in its discretion, at the time of establishing any local inprovement district, furtherprovideth. any portion of the cost of the making of such improvements, or any speet fied part thereof, shall be paid out of the general find of Tillamook City. The number and form in which the

hallot titles for said measures will he printed on the official hallot is as foll made a total of the latte signest, t

Shall a measure for the amendment of Chapter VIII, Article XI of the discovery record three Charter of Tillamook City as provides. He reford it is that by ed by the Common Council of Tilla-mook City by ordinance No. 287 adopted by the Common Council of Tillamook City on March 3rd, 1915, be enacted? "Proposed by the Common Council: Mars X between the number and noswer voted for. The proposed amendment mentioned amends the present Charter provis-ions of Tillamook City by establish-ing limit of Cty's indebtedness out No. side of improvement honds, at Seven-ty Thousand Dollars (\$70,000,00), leaving the powers of the Common Council subject to the initiative and referendum powers of the people.

GERMANY CLOSED TO ALL TRAFFIC England's Premier Announces That Combined Fleets Will Stop All Ships.

it he commodities of any kind excent those now an the seas shall hence. forth, until the conclusion of the war, reach of leave the allows of Germany This is shighapi's allower in Ger-

many's submarine blockain and it is to be effective forthe (h

Premier Anguith made this an the allies considered (boundaries [out) untrained, such of the instaturus, fied in attempting, and would all out . dotain and take into port allph service goals of president comma deallighthing, are personally of erall

The premier surphasized, however, that vessels and eargues. so sette were not necessarily hubbs he to cation and bounded the gallence of as tral countries in the face of a step through which they were likely to all fer. He added that in making auch a step the allies had done so in self dotonne

The trementous cost of molern was fare, which the premiter callmated navat \$7 506,060 daily to the allies alound and likely to grow to \$5.500.000 or more daily by April, was the theme of that part of the premier's address not dealing with the blocksite.

Freas of Germany Friendly in Tonn Review win London -- The Infort in terchange of notes between the United States and Gormany finds the prote most favorable in Recomments. Th sews, americal with the friendly apit of the American national life and dent absence of alterast mattice ? the American' successions, and dealmost without surveying he approve. of the German allower.

BILLS S'DHED NUMBER 24.

Three Measures. Two of Them Creat ing New Judgeships, Vetred.

Salem - Givernor Withywombe size ed 04r bitls, passed by the last legist Sare: House Bill No. 496. introd. by the complitue on ways and mosand making an appropriation for tisare of wayward girls was the inbill signed by the gave more and him. There were for bein passed h the house, and the he the senate, and

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a set of the set of th for the logi Chill R December 31 was Great Britain and Frauro can present \$72,007 as compared with \$58,873 fr this such as a first the motor vehicle rest of the totaled 16.347, materialis frail, dealars the and chauffours 1118. In 1916, 19162 metor behicht and metererede registre MANUEL TO DO THE

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American Residual, six London A televism reserved have from Borth Studiously avoiding the terms "I a wets to in that in the province of ade" and "contrahand"-for these Brandenburg is which Herlin is lowords some numbers in the pression called there have been called up for statement the pressure explained that medical examination the fillyear old These are mon of the 1886, 1887 and

1885 closes.

TO TRADE FOR

TILLAMOOK PROPERTY Eighteen acres 14 miles from one of the heat towns in the Palouse country, contern Washington, Good 7 room house, good bars and other out buildings; best water, orchard of 190 apple trees, best variation; 20 cherry froze, heathes small fruits. Land in high state of cultivation and buildings will kept up. Photographic of buildings atc. may be seen at my office.

Dr. Hoy, Commercial Club Bldg.

Call for Bids

Buts will be received by Jay Baker at Hemlock for haoling 1915 cheese and supplies. Hids will be open March 15th at 9 o'chick a, m

Protocia of the Associal Statement of the Globe Indemnity Company, Advant of copilal part of 1 this contact

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Transformer and the second sec Administratrix' Notice of He

of Final Account NOTICE IS HEFEEBY GIV

the undersigned has filed bar in count as administratrix of the county court of the State of G for Tillamook County, has an Monday, the 5th may of April 35

ten o'clock, a. m., of said day, a courtroom of said court, in Th

City, Oregon, as the time and for the hearing of "objections, I

Foral Inabilities and some of man mines in fore Develo Patal street Batal parent BURINESS IN CREGON FIR TO Fear press territed Bring

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ROLLIE W. WATSON & Todd Hotel Building

CHICKENS.

Barred Rocks, \$1.10 per 15 og Rhode Island Reds, \$1.10 per

White Leghnens, \$1.56 per lis Eggs for Incubation 60e peril

Our stock is of the best and an good C. J. Crick, Conta

Notice of Final Settlene

NOTICE is hereby gives, is undersigned Administrator of state of Warren N. Vaught, with of the will annexed has field County Court of Tillamed D Oregron, his final account as an ministerator, and that the Courts an order duly made and enter Saturday the 10th day of April at 10 c clock A. M. at the Cent in Til'amook, Oregon, as the implace to hear the same and an all objections therets, if any

NOW THEREFORE, All 1 interested in said estate are a notified and required to be pre-said time and place, and show m any there be, why said accounts allowed, said Adn inistrator acts

and his bond exonerated. And his bond exceeded. Amos Valight, Administrate the Will Annexed of the 1 of Worren N. Vaught, Der C. W. Talmage, Attorney forthet

by any subsequent and or ordinance, is hereby amended so that the same shall read as follows:

CHAPTER VIII. Article XI.

Section 1 The legislative power of 100, Yes. the city is vested in the Common Council, but the same is subject to and shall be governed by all of the initiative or referendum provisions of the constitution of the State of Oregon as the same is now in force or may hereafter be amended, and subject to any of the initiative - and ref-erendum provisions of the Charter of Tillamook City or ordiances legally enacted under pursuance of the constitution aforesaid, or of any of the provisions of said Charter.

Section 2: Whenever any initiative or referendum measure is to be voted upon at any general or spicial elec-tion, the Gas Recorder shall cause to be placed upon the Lallot at the elec-

be placed upon the ballot at the elec-tion at which any such measure is to be voted, a ballot side and brief de-scription of the measure to be loted on in such form an any he preserils of by the Common Control in accord-ance with the Charter of the Che-Section 3: The People of Tith-mook City, or the Constant Control thereof, subject to the initiative and referendum powers general to the people, shall have full power and au-thority to provide by appropriation ordinance of ordinances not in con-flict with any appropriation. ordinance of ordinances and m con-flict with any superior power or au-thority, for the purchase of arction construction of maintenance and op-eration, of a complete system of water works, electric or gas light plant or plants; to create a sover dis-trict or districts within the city, and to put in or maintenance and opto put in or maintain a sewer system or systems, or a system of drains for the City, and to make the cost of such drains or sewers, or any part thereof, a charge or lien upon the abutting or adjacent property within said dis-trict, and to compel the connections of closets, cess pools, and drains with said sewer or sewers, and to borrow money upon the credit of the city therefore by issuing bonds or other-wise. Provided, that the indebtedness of the city shall not at any time wise. Provided, that the indebtedness of the city shall not at any time, ex-clusive of funds available for payment thereof including sinking funds raised for the purpose of defraying said in-debtedness, exceed in the aggregate the sum of Seventy Thousand Dol-lars (\$70,000.00) exclusive of improve-ment bonds issued in accordance with the charter provisions of Tillamook the charter provisions of Tillamook City.

And the Common Council is au-And the Common Council is au-thorized hereby to levy and collect an annual tax of not to exceed 10 mills upon each dollar of taxable property in the city, to pay the interest and principle of the city's indebtedness and the authorized expenditures of the city for all legal purposes.

Shall a measure for the amendment of Article MIV of the Charter of Tillamost City, Oregon, as proposed by the Common Council of Tillamore City Oregon, by ordinance No 287 adopted by the Common Council of Tillamoek City, Oregon, on March

ard, outs be enactour. Mark X between the number and 102 Yes, answer coted for.

ancest voted for. The proposed amendment of Ar-ticle XVI expressly authorized the Common Council to sell Forty Thom sand Dollars of the general heads of the City to George. L and John A MePherson at par, with a 2 per cent pression, and to use the proceeds for previous of contenadiar warrants on Tillermoid City, and construct bridge across Homarian Slough on Second Avenue East,"

Shall a measure for the amendment of section 12 of Article VII of the Charter of Tillinnock City, Oregon, Charter of Telimonok City, Oregon, as provided by the Common Council of Elimonok City, Oregon, by Or-dinance No. 357 adopted for the Com-mon Context of Telimonek City, Oreg-gon, on March and, tots, he enneted? March X Johanna the number and provided solution.

105. No. daries of improvement districts for imprying streets so that the same may be extended further back than tos feet from the street being improv-ed, to such distance as the Common Council may determine."

Dated this 4th day of March, 1915.

John Aschim.

Said election will be held at 81 o'clock in the morning and will con-tinue until 6 o'clock in the afternoon of said March 29th, 1915. Cty Recorder of Tillamook City Ore.

"Proposed by the Common Council

PRESCRIPTION for 15 years The Standard Skia Remedy D.D.D Instant Relief for all Skin Troubles

He retort B. B. 283, by Kiddle, et sting an autilitenal circuit juice f the tenth judicias district; 10, 11, 11 ereating the fitteenth anteenth an eventrenth pufficual districts from vo second, and providing for two and tional judges, and H. B. 357, amendthe law relating to the organization of co-operative associations.

After stammar memore bill 312, while empowers the governor and severa state boards to re-all appointive of floers, Governor Withycombe gave ou a statement declaring the measure : seconsity if the widhes of the people



And an annual of the best of the second of t Total According Total providence for According to The end of BUNINGAL IN ORLIGHT FOR THE TEAR The rear and rearing the second during the Land will out a the test for A 114.41 A 114.41 A 114.41 Globe Indemnity Company.

there be, to the said account, a closing of snid ustate. Bratefort is Brown for Particle Weinstand Dated February 20th, 1915. Ruth R. W. Gray, Adminate Diof the Estatement Jan

Grav, Deceased

Notice of Sale of Real Prop. NOTICE IS HEREBY GIVES the undersigned. Administratic in pursuance of authority given a County Court of the State of 0 County Court of the State of the for Tillamonic County, from and the 15th day of March, 1915 al-private sale for each or upon terms as may be approved by the ty Court of Tillamook Cousty. On the following described real re-belonging to the estate of Ole A. men, Decensed, to wit: The Southwest courter of the N-west quarter (known as Lot 3) of tion 25, in Township 3 North of N-10 West, W. M. excepting that thereof as deceded to Tillamook Go Oregon, and described in Hose

Oregon, and described in Boss page 113, Record of Deeds d Dregon, and described in Rose page 113, Record of Deeds of mook County. Oregon, con-39,418 scres, and tract 2, Lot 2, ing from the quarter sector between Sections 25 and 28, in M ship 3 North of Range 10 West, and running thence North 27 21 1304.2 feet to the Southeast cen-the Southwest quarter of he M west quarter of said Section 25, M South 62 55 West 1101.2 feet b lem River; thence along said in North 53 51 West 575.4 feet b West line of said Section 25; M North 37 21 West 10 feet to the of beginning, containing 7,332 Said property having been deed the deceased under the name of 0 Lommen by Fred Zaddach by des corded at page 174 of Book 575 the Records of Deeds of Tills County, Oregon. Offers for said property deal left with the administratria, at ler, Oregon, or with H. T. Betta torney at Law, Tillamook City, gon.

Dated this February 12th, 1918 Elena M. Lommet, Administratrix with the Will nexed of the Estate of Os Lommen, Deceased.

Notice

All citizens are hereby notified they must keep their chickens at a or be prosecuted to the full extent the law.

N. J. Myers,

Ask us to "show" you-Today A. A. PENNINGTON



ROLLIE W. WATSON, AGENT Todd Hotel Building. Here's good

news for "tailored" men!

If you want to save a very decided amount on ordinary tailors' prices for clothes tailored to your individual order, have us send your measure to

> Ed. V. Price & Co. Largest tailors in the world GOOD made-to-order clothes

Their immense business permits them to deliver the cream of custom tailoring at a price you can readily afford.