(2)

ordinate No.

n Ordinate declaring the assessment for in improvement of Jefferson street, Oregon Chy, Oregon, from the potth line of Second street to the tooth line of Twenth atreet.

Oregon City does ordin as for lower

Section 1. The assessment for the improvement of Jengson speet from the touth line of Se and streets to the solth and of Twelfth theet is herely declared up levis according to Assessment hell 15. 6, new series and the waste cost of said assessment is \$26,076.44.

Section 2. Whereas he condition of all part is said Jeneral street is a said said selection of the part is an argerous to the health and safety of the pecte of Oregon Che and it is necessary for the immediate pres vation of their health and safety that the assessment should be made as anceton emergency is hereby declared to east and this Ordinance shall take effect and be in force from and after its approval by the Mayor.

Read first time and ordered published at a special meeting of the City Council held on the 20th day of October, 1911, and to come up for second reading and final passage at a special meeting to be held on the 3d day of November, 1911.

L. STIPP, Recorder.

. Ipproved by the Mayor,

Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMAS, -ss.

l	· · · · · · · · · · · · · · · · · · ·
being first duly sworn, say that I are publisher of the MORNING ENTERF (except Monday) at Oregon City, in C a general circulation in said city and correctly published in the regular issued consecutive and successive in	n principal clerk of the printer and PRISE, a newspaper published daily lackamas County, Oregon, and having county; that the attached notice was e of said newspaper once a week for
dated	1.191^{\prime} , and ending with the issue
datedof publication said newspaper was reg further that said notice was not public paper, but in the newspaper itself.	ularly circulated in said county; and
q	
a	6
Subscribed and sworn to before	me thisday
	me thisday

Social time and ordered portished and ameeting of the Corneil,
on the Les & Dag of Deliver 19!!.
It is head in Museuing Enterwise Oct 24 19!!.
I is a around time and parent at the 19 or Council hele
They. 3 the 19 or other.

Councilored on as other.

Mark Universe. A wice I to a and the Whele Post
News, Mone

Stepp 1 - reg . 1 Recorder.

552

Ordinance Not -Ordinance No. —.

An Indinance fixing the amount of the levy for general municipal purpose, and for the Remanent Street Improvement fund for the year 1911, and making a tax levy for said year a said purpose.

Orean City does ordain as follows

Ore in City does brusta as forlows

Section 1. That there be and
hereby is levied for general municipal purposes and he the termanent
Street Improvement Fully of Oregon 1 ty, Oregon, a tax of 8 mills,
for the year 1911, on ach and every
dollarly of assessable property, both
real and personal within the corportal limits of fregon City, Oregon.

goin that time and ordered published at a special meeting of the City Council of Oregon City Oregon, held October 20th, 1911, and to come up for second reading and final passage at a regular meeting of the Council to be held Wednesday, November 7th, 1911, at 8 o'clock p.m. of said day.

By order of the Council of Ore-

gon City.

L. STIPP, Recorder.

Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMAS,-ss.

- ,	•	
		Baleer
being first duly sworn, say that I publisher of the MORNING ENTE (except Monday) at Oregon City, in a general circulation in said city and correctly published in the regular is	am principal clerk o RPRISE, a newspape Clackamas County, O d county; that the at sue of said newspape	f the printer and or published daily lregon, and having tached notice was r once a week for
dated	\dots 191 f , and endi	ng with the issue
dated of publication said newspaper was r further that said notice was not pub paper, but in the newspaper itself.	egularly circulated in	said county; and
		,
Subscribed and sworn to before	re me this	day
of	, D., ₁191 /	
	1.C. hass. 123	,
	Notary Public in a	

ORDINANCE No. 552 Revol first time and ordered published, at a meeting of the Connect. Mos. More Rope + Street land (3)

552

the tar levy for Library fund, for of meating mimaintain same to the year 1911, and tax few for easid year for these.

City sheet claim as followed the control of the cont

is leved to the Library in 16 the purpose of assisting in thanking the same in Oregon in cream, a lat of one-half mill, and ill on each and one assessable property, at least or Gregon City, Ore-

Lime and ordered purprediat meeting of the
factor of Oregon Only, Ore
factor Such, 1311, and
factor a legular meeting
for a legular meeting
for on new weather
for one new weather
for one of the condi-

Council of Ore-

STPP, Recorder.

Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMAS,-ss.

1,
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week forconscoutive and successive insertions, commencing with the issue
dated
dated
Subscribed and sworn to before me thisday
Of

ORDLYAVCE No. 553
Read first time and on a real published, of a recting of the Court,
held Detaber 205
Brud sumed tom and grant of 1911
Ages, Andreson Burice Holis an Meyer Michels Rooke (4)
Musent, Hall Rope - Alexander (3)
approved by the Mayer. Thousands 8 1911.

Ordinance No. An Ordinance declaring the assessment for the improvement of Ninth street. Oregon City Oregon, from the east line of Center street to the west line of Taylor street.

Oregon Mity does ordain as follows:

Oregon thy does ordain as follows.

Section: I The tassessment for the indrovement or Nints street from the east line of Center street to the west line of Taylor is hereby declared, and evid according to Assessment Roll No. I new series, and the whole cost of said assessment it \$22,097.54

Let whereas the condition of said as to Ninth street is and the cost of Oregon City and it is necessary for the immediate means that this assessment should be made at space, an emergency is hereby declared to exist and this ordinance shall take effect and this ordinance shall take effect and be in force from and after its approval by the Mayor.

Read direc time and ordered pub-lished at a special meeting of the Oity Council held on the 8th day of November, 1911, and to come up for second reading and final passage at a special meeting to be held on the 21st day of November, 1911.

L STIPP, Recorder.

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS,-ss.

1,
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for
dated
dated
the state of the s
Subscribed and sworn to before me this
ot
Notary Public in and for Oregon.

Nov & Morring Enterprise Nov. 9 Autresen Burke Holman Meye, Michelo Pope + Strickland (4) Ap, rat sy the stayor, Nov

Ordinance No.— An Ordinance declaring the assessment for the improvement of Taylor street. Oregon City Oregon, from the 18th side of Swenth street to the south side of Twelfth street. Deson City does ordan as following the control of Taylor street, from the north side of Taylor street, from the north side of Taylor street is declared an levisd according Assessment Roll No. 8, new man is \$7,76.13. Whereas the condition of said raylor street is macros for the health the sople of Oregon the said raylor street is macros for their health the sople of Oregon the said raylor street is macros for their health the same of their health the sople of Oregon the said raylor street is macros for the immediate street of their health the sople of Oregon the said raylor street is macros of their health the sople of Oregon the said raylor street is macros of their health the sople of Oregon the said raylor street is macros of the health the said as pecial meeting of the Council held on the 8th day of the control reading and final passage at the said meeting to be held on the 11 day of November; 1911. L. STIPP, Recorder. Ordinance No. -

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS,-ss.

1, to well other was Resident
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for
Linkconecutive and successive insertions, commencing with the issue
dated
dated
Subscribed and sworn to before me this
of Ochhulble
Notary Public in and for Oregon.

ORDINANCE	Na.	555
·		

ORDINANCE No. 5 5 5
Read first time and endowed whiched at a meeting of the Council, held Novelwell 8 - 19.11
held Novelinter 8 = 19.11.
Published in Navarrage Enterprise how 9th 19!!, Read second time and a minor holes Novelwher 2-1
Ayes, Andrew Burke Holman Meyer Muchel Ropet Struklow 471 Noes, Mone
Absort, Itall + Roach (2)
Approved by the Mayor, Wo v 7 2 1911,
devorder.

An Ordinance No.

An Ordinance declarity the assessment for the constitution of and laying of sewers for Sewer District No. 6, Oregon City, Oregon.

Oregon City does ordals as follows:

Figure 1 The besessment for the construction and laying of sewers for Sewer District No. 11 is here by declared and laying of sewers for Sewer District No. 11 is here by declared and laying according to Assessment Roll No. 9, new series, and the whole cost of soid assessment is \$5,146.71.

Section 2 Wheleas the condition of said district is and was dangerous the health and safety of the Paone 1 Oregon City and it is become of the leasth and safety of the laying for the leasth and safety, and the effect and this ordinance shall take effect and be in force immediately upon its approval by the Mayor. lately upon its approval by the Mayor.

Read first time and ordered published at a special meeting of the City Council held on the 8th day of November, 1911, and to come up for second reading and final passage at a special meeting to be held on the 21st day of November, 1911.

L. STIPP, Recorder.

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS,-ss. being first duly sworn, Say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for L. don's continue and successive insertions, commencing with the issue dated.... 191 / , and ending with the issue further that said notice was not published in any supplement of said newspaper, but in the newspaper itself. Subscribed and sworn to before me thisday Notary Public in and for Oregon.

ORDINANCE Na 556 Read first time and ordered published, at a merting of the Conneil, not a Morrow of the Council, 1911.

I ablished in Morrow and passed at a meeting houg. 1, 1, 1, Mod. 2 1pt 191.

Mod. 2 1 pt 17 11.

Abusklus Mod. 2 1 pt

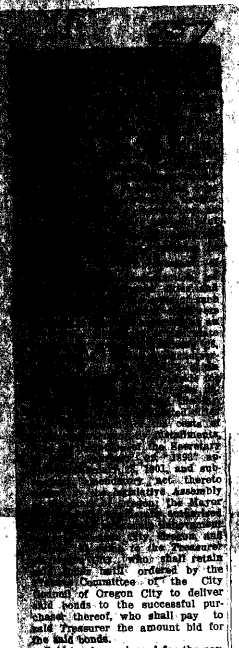
Tone commen miling as follows.

Ayer Andressen Burche Holman Meyer Much 260 Paper 1 (4)

Now. 18 20 (0)

Absent, 14 all 1 Read (0)

Extracted by the Mayor. Nov. 22 nd 11.11.



Sald bonds are issued for the payment of a portion of the cost of the improvement of streets and the sying of sewers and the amount shall not exceed the sum of \$29,500 in the aggregate.

The denomination of the said bonds shall be as follows: 59 bonds 101 \$500 each.

Said bonds are to be dated the first day of December, 1911, and shall mature in ten years from the date thereof, and he payable in gold doin of the United States of America, and bear interest at the rate of dir per centum per annum, interest psyable semi-annually, said interest to be evidenced by coupons attached to said bonds, provided, however the right to take up or can-cel said bonds upon the payment of the face thereof with all scerued interest to the date of payment of lod, et or after one year from the date of hald bond, is hereby reserved to Oregon City.

Certificate of Publication

STATE OF CREGON, COUNTY OF CLERAND

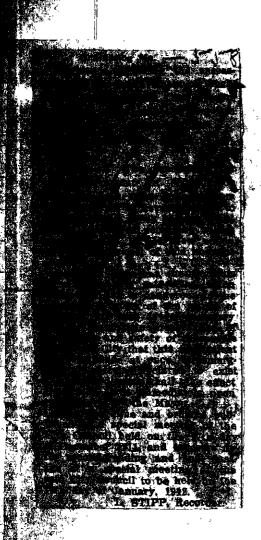
• • • • • • • • • • • • • • • • • • • •	
being first duly sworn, say that I am publisher of the MORNING ENTERPH	The british and the british and
STATE A AND MORNING ENTERPH	「
busines of the mortalist Edition	Marie Anna and hadlad
except Monday) at Oregon City, in Clar	And the state of t
a general circulation in said city and co	THE STATE OF THE SECTION OF THE PERSON OF TH
a golden check to the section issue	Alle II. nemenacer ence 4. Week, Mil.
a general circulation in said city and co correctly published in the regular lasue	
- //:	Alleria Accompany of the least
Aconsecutive and successive inst	
10.A 💥 🛠	
dated Alic- 78 8	And the state of the state of the state of
dated /5 CC /5	
Action 18 Control of the Control of	49 A. M. Paga-164 with last American American
of publication said newspaper was regul	action interest and in the Country is where it
further that said notice was not publish	All and the second and the second second
further that said notice was not publish	
- Adam bus to the mesopolean itanii.	。
habor, but ill and managers	
	to the same of the
11.1 I. I. I. I. I.	CARLES LAND MAN TO THE WORLD THE THE
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	法通过不管 多语 二乙十二烷 医抗氏管
\	
Subscribed and sworn to before ##	and A Commercial Comme
Added: the mile and	
ofA. D.	
Of a contract the contract of	
45	
,	一

Section 2. The Treasurer of Gregon City is hereby directed to medit upon receiving the purchase price of said honds, the face value there of and accrued interest to the said improvement and Bewer Punds, all premining to the general huld of

Seb. W. Suitersas the Gire Each-cli of Oregon City Sass herefutore regard Chiff the copplition of these streets and sewer is and was dangerous to the health and safety of the people of Oregon City, and have let contracts for the immediate improvement of the streets and construction of the sewer, and whereas the said streets and sewer are still in such condition so as to be dangerous to the health and safety of the public, and that it is necessary to provide funds for the continuance of the improvement thereof, and that said continuance is necessary for the immediate preservation of the health and safety of the public, in the judgment of the City Council of Oregon City an emergency exists; therefore this ordinance shall take effect and be in force immediately upon its approval by the Mayor.

Read first time and ordered published at a regular meeting of the City Council held on the 6th day of December, 1911, and to come up for second reading and final passage at a special meeting of the City Council to be held at the Council Chamber of Oregon City, Oregon, on December 18, 1911, at 8 o'clock p. m.

By order of the Council, L STIPP, Recorder.



Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS.

· · · · · · · · · · · · · · · · · · ·	
being first duly aworn, say that I a	m official cleres of the selection
publisher of the MORNING ENTER	RPRISE, a newspaper mis steel Said
(except Monday) at Dregon City, in (Clackamas County, Oregon and Caving
	county; this the attaches invites was
	ue of sald newspaper drop a week
Ch. C. consecutive and sweepsive	insertions commencing with the decimal
The state of the s	181 (, and ending with the legge
dated 42 2 30	1974 , during all of which tilege
of nubication said newspaper was re	gularly of pulated in said county; and
further that hald notice was not publ	lished in any supplement of sald news
paper, but in the newspaper itself.	
	tto Balair
	and the state of t
Subscribed and sworn to before	me this
of Assault Assault	D. 191 2
C 11	
or lassicary &	Control !
	Notary Public in and for Oregon. 🚣 🚉

ORDINANCE No. 3 5 5.
Read first time and ordered published, at a meeting of the Council,
10°
Published in Morang Grass report blee 3 0 10 12 Read second time and passed at a meeting of the Committee held
Read second time and passed at a motters of the Control hera
January 10 5
1 / .
Anna Webrugh Do art Burks Hall Habituren Pape Muyer Roaks + Forze (9)
Non Maril
dosent, home
Approved by the Mayor, January 12 12 12,
Approved by the Mayor,
At h b Recorder.

Ordinance No. An Ordinance declaring the ment for the improvement of Water street, Oregon City, Oregon, from the north side of Sixth street to the south side of Seventh street.
Oregon City does ordain as fol-

Section 1. The assessment for the improvement of Water street. from the north side of Sixth street to the south side of Seventh street is hereby declared and levied according to Assessment Roll No. 10, new

series, and the whole cost of said improvement is \$1,071.55.

Section 2. Whereas, the condition of said part of said Water street was and is dangerous to the health and safety of the people of Oregon City and it is necessary for the immediate preservation of their health and safety that this assessment should be made at once, an emergency is hereby declared to exist and this Ordinance shall take effect and be in force immediately upon its approval by the Mayor.

Read first time and ordered pub-lished at a special meeting of the City Council held on the 27th day of December, 1911, and to come up for second reading and final passage at a special meeting thereof to be held on the 10th day of January, 1912.

L. STIPP, Recorder.

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS,-ss.

l,
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for
consecutive and successive insertions, commencing with the issue
dated and ending with the issue
dated191 , during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of said newspaper, but in the newspaper itself.
Subscribed and sworn to before me thisday
of A. D., 191 (
Notary Public in and for Oregon.

000

ORDINANCE No. 2.3.
Read first time and ordered published, at a meeting of the Council.
held Welchuber 27 le 1912
Published in Justing Enterprise Dec 29 1912 Read second time of minor help
Read second time and provide all the second to the following hour
January 10th 19.2
Course trasse to his des follos.
Ayes, Whomale Brand Bunkl Hall Holman Meyer Rope Roaks Looze
JY 088, MACE
Absent, Tww
Approved by the Mayor Vetall Jan 19 - 1912,
I Stype of the Mecorder.

An Ordinance declaring the assessment for the construction of and laying of sewers for Sewer District No. 9, Oregon City, Oregon. Oregon City does ordain as follows: Section 1. The assessment for the construction of and laying of sewers for Sewed District No. 9 is hereby declared and leved according to assessment Roll No. 11 law series, and the most coald said assessment is Section 1. The assessment for the construction of and laying of sewers for Sewed District No. 9 is hereby declared and leved according to assessment Roll No. 11 law series, and the most coald said assessment is Section 1. The assessment for several managements and the most coald said properties and the most coald said assessment is Section 1. The assessment for several managements and the most coald said properties and the most coald said assessment is Section 1. The assessment for the coald management is a several management in the coald said assessment is a several management in the laying the said properties and district the said

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS,-ss.

L
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for
consecutive and successive insertions, commencing with the issue
dated
dated
3. %
Subscribed and sworn to before me thisday
of A. D. 191 P
Notary Public in and for Oregon.

ORDINANCE No. 560
Read first time and and
Line soil or and mosered with soil from
Mr. Alburgh Deard Burks Hal Holinan heyer Joke Form 9
dovent, November (0)
Approved by the integer, for 17 10/2

Ordinance (N.

An Ordinance establishing the grade of Cents, Street Oragon City, Oregon, Ity, Oregon, Ity and of Ninit Street to the South side of Tenn Street.

Oregon city does ordain corfollows.

In The grade of Center for the Constitution of Many Street to the South Street in the Street in th

Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMAS,-ss.

being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for consecutive and successive insertions, commencing with the issue
dated
dated
Subscribed and sworn to before me thisday
of D., 191 Of mebel Notary Public in and for Oregon.
Notary Public in and for Oregon.

Read first time or in production of the Council.

held farmary 10 h

Publication Morning Enterprise for 19-12.

Point of the Morning Enterprise for 19-12.

Point of the Morning Theorem for 19-12.

Point of the Morning Theorem of the Council.

There is the the the Morning Theorem of the Council.

I survey of the Milians.

Stars, Word Deard Burke. Italian Theyer Roake + Jorge (7)

Nims, Three the Point (2)

Approved by the stage, I because of the 19-12.

I survey of the 19-12.

Artification for the assessment of the assessment of the construction of the construction of the assessment from conflict the forest of the assessment from conflict the forest of the assessment is assessment of the assessment is assessment to the assessment is assessment as a pesses the assessment is assessment as a second assessment to the least of the condition of the assessment to the least of the condition of the assessment to the least of the condition of the second assessment to the least of the condition of the second assessment to the least of the and safety of the second as the condition of the second assessment the assessment as a second assessment to the least of the second condition of the second co

Certificate of Publication

STATE OF OREGON, COUNTY OF CLASSIAN STATE

شخب وا	A Maria	**************************************		1907
being first duly sworn, say that i	ant brincing		A 100 A 100 A	CONTRACTOR OF THE
publisher of the MORNING ENTE		主, 上至 次次	A CONTRACT	2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
(except Monday) at Oregon City, in		APP WO BY SHEET	100	1800
a general circulation in said city and				
correctly published in the regular less	PLIC OF SAID IN	websper of		
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11/12 By 12 15 16	尼山港市	犯夠
conscoutive and successive	ineer tions, co	LU TO OFFICIAL	with the	Sec. 18
dated	(San	"" 建油	100	AL P
dated	ា ឡាង] 🏋 🚾 🐿	e senenda i	MILL THO	S4500 93
	1 may 2 mg 1 mg 1	ك المناطقة الأنسانية		
dated	185 W 2 P C	COMPANY OF THE PROPERTY OF	(Anna) Haras	
of publication said newspaper was re				
further that said notice was not pub	lished in any	and to mod		diam'r.
paper, but in the newspaper (taelf.	State State of the	Park a	A COLUMN	111
	A CONTRACTOR	製造 クラ		
•	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		TALL F	
				13.
	1 1 (1 th	增添 秦 智的		Control of
Subscribed and sworn to before	me this	WATER PROPERTY.	45 3 3 4	
	- Jack 1865	"如果我用的哪 "	A COLUMN	PT 38
of	D-, 1913/03/2	有一种的一种	1.2	
<i>⊱ </i>				
(a/JA	7 Own W	X Z		
			Mark Carlot	1
	Notary Pict	ile le and	91.01	

Port Have Pac 2911

ORDINANCE No. 562

Read first time and ordered published, at a meeting of the Council,

held Leverang Enterprise Lever 19 12

Published in Maring Enterprise Jeve 18 - 19 12

Read second time and passed at a meeting of the Council held.

Read second time and passed at a meeting of the Council held.

19 12

Grancilmen voting as follows.

Ayes, Albright Deard Broke Mayor Arry Large (b)

Noes,

Albert Hall Hulman to get 10

Sand Comment of the C Form for 203 Page 1 Party of Town for 203 Page 2 Pa Come of But Hosington Pap 211 Lyw are 312 lage. The second of th pleased how that he have the From Have Page 290 Ordinance to prepare save for water supply Pipe line 177-686 and the second of the second tioners to be the thinking of the second of And he would be a sure of the Many to the many the first And the Committee of the second of the secon

der's semi-quiese population, and is a memore to the bestin and safety of the people of overgen City; and it is necessity for the immediate preservation of the health and safety of the people of shid city that each places he shaled at once. Therefore, as emergacy is hereby declared is noted by reason of the attraction, as emergacy is hereby declared is noted by reason of the attraction of mediates shall the effect and be in following shall the effect and be in follow insublistation and ordered published at a regular meeting of the City Council held on the 7th day of Federica 1918, and it come up for second reading and final passage at a special meeting to be held on the 24th day of Federica 1918.

Certificate of Publication

STATE OF OREGON, COUNTY OF

being first duly sworn, say that I are present the publisher of the MORNING ENTERPRISE. Transpared (except Monday) at Oregon City, in Classicanas Charty, Os a general circulation in said city and country; that the est correctly published in the regular issue of said newspaper. consecutive and successive installed communication .191 and anding wh dated...

dated during all of publication said newspaper was regularly best lated in the further that said notice was not published in any paper, but in the newspaper itself.

Subscribed and sworn to before make

Manufacture of Control of Control

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS THE

		and the state of	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	AND AND ADDRESS OF THE PARTY.
being first duly sworn,				
(except Monday) at Ores	on City, in Cla	ckamae Count	L Oregon,	14 /4 1 bi
correctly published in th	e regular issue	of said newhy		terminal and
	euccestve ins	ortions condi		
dated		.191 7 and	nelno -wite	
dated. 17.2.12		.191 - during		第一个人,人们也是一种的
of publication, said news,	aper was regu	larly olympia	i in inic w	liber and
further that sale notice paper, but in the newspa	per itself.	3.4	137	erin Pik
	- N. V.			
Subscribed and swo	rn to before, π	ie this,		Aller (May
of		, 191	10.00	并持续
	E H	270		

AND THE RESERVE OF THE PROPERTY OF THE PROPERT

JUN 1

Certificate of Publication

OREGON. COUNTY OF CLACKAMAS.--ss.

STATE OF CHECOTA COUNTY OF CENTRAL CO.
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for the consecutive and successive insertions, commencing with the issue
dated45
dated
oth axxx
Subscribed and sworn to before me thisday
of
Hotaly abito /iii and for ologon.

Certificate of Publication.

	OCI LIIVUI	C AT I GREAMERAN	
An ordinance violating the lots and the alley installed for 13, in ordinance violating the 13, in ordinance city. Oreson altrapess ordates as follows: Section I hat the the extending through Block No. 1, of Oregon City Oreson section with an of the Indian and the same as their world, be and the same as the regular fleeting of the Council, March 6th, 1912, and ordered published. STIPP, Recorder.	publisher of the MORNING E (except Monday) at Oregon City a general circulation in said cit correctly published in the regul- consecutive and success dated	at I for principal plant of the principal and NTE (PRINCE) - Neverpaped subjects and NTE (PRINCE) - Neverpaped subjects and partially county that the attached makes also ar issue of said neverpaper office a week for its insertials, commencing with the segment of and another water the leave that another said subject the leave to published in any supplement of said segment.	
Road first fime held. P. bloshed in W. Reud second time.	6 - 19 12 1	65 3 8 12 mill	から こうしょ はいかい かんしゅう かんしゅう かんしゅう かんしゅう かんしゅう しゅうしゅう しゅうしゅうしゅう しゅうしゅう しゅう

Approvedaby to a Mong

Noes, _____Absent,

Lista

16b

ORDINANCE NO

e and interest of Ore-

Beackfirst time and ordered published at a special meeting of the City Council held on the 12th day of March, 1912.

Approved by the Mayor

Noes, Absent,

Certificate of I

OF OREGON, COUNTY OF C

every to sell loss 5, 6,	4, 2		The The	1924	žý"
ide Clar Oregon.	being first duly sworn, sa				
That the Hoperable Lay-	publisher of the MORNIN (except Monday) at Orego	n City, in Cla	аскатав Соцп	y, Oregon, and he	ALC: A
Rejorder of Dregor City	a general circulation in sa correctly published in the				
roused in seted to adver	A.I.I. consécutive and s	uccessive ins	ertions/ comm	encing with the	wee.
the for case in hand is record 8 of block 31	dated	· · · · · · · · · · · · · · · · · · ·	4 m	ending with the	
dition to Oregon City.	dated	 Per was regu	larly circulate	g all of which to	and a
at dead conveying all	further that said notice was paper, but in the newspaper		hed in any sur	plement of mald n	eve.
itle and interest of Ore- regon, in and to such	paper, see an end are	A 6 - ^	70 /s	ake of	
purchaser. t time and ordered pub-		· · · · · · · · · · · · · · · · · · ·		on A	76
special meeting of the	Subscribed and sworn				9
L STIPP,	of	A. D		4/10	
Recorder.		<i>(</i>	Notary Buille	in and for Briggs	
					** }
					**/
			1.		
<u> </u>			S. P. A.		
					1, 1, 1, 1. MP 4
		•			1.
					k
		7			Grand
	and the state of t	-			F1 (1)
		4			
	*	•	,*	• •	ŕ
	A Transfer of the second	1-1 1		~ •	
	ORDINANCE No.:	166	judo °	-	
Read first time a	nd ordered published	l, at a m	erting of t	he Council.	. `
march March	1.2	,	general de la companya de la company La companya de la co	10 / 1	•
Barrens Wine	witer with	in h	ion 15	10.12	
Read woond time a	nd reduced at a sp	0.	الوائي المستقل وروي وي	until held	
april I		12-	,		• •
•	ing as follows,	0		o toogs	' a
Ayes always He	in him Hat to	licein V	rugii Pa	AP ROOK!	41
1/ E				()	Χ.,

Recorder.

Oregon from

the hereby

Jackson Street at an elethence level acrose Harrion Street; thence level acrose Harrion Street; thence Eastern 200 feet to an elevation of 286.0 feet; thence Eastern 200 feet to an elevation of 286.0 feet; thence Eastern 200 feet to an elevation of 288.0 feet; thence eastern 200 feet to an elevation of 288.0 feet; thence eastern 200 feet to an elevation of 288.0 feet; thence eastern 200 feet to an elevation of 288.0 feet; thence easterly 200 feet to an ele-vation of 302.0 feet thence Faster-erly 30 feet to an elevation of 302.0 feet, thence easterly to West line of Division Street at an elevation

of 305.9 feet. ished at a special meeting of the City Council held on the 19th day f March, 1912, at 8 o'clock p. m.

STIPP, Recorder.

Certificate of Publication

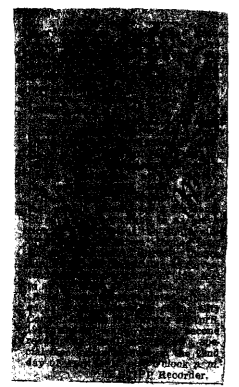
STATE OF OREGON, COUNTY OF CL being first duly sworn, say that I am principal clerk of the printer publisher of the MORNING ENTERPRISE, a newspaper published day (except Monday) at Oregon City, in Claskaman County, Oregon, and have a general circulation in said city and county; that the attached notice and correctly published in the regular issue of sald newspaper once a week de censecutive and eucoessive insertions commencing with the during all of which time of publication said newspaper was regularly eleculated in said county; and further that said notice was not published in any supplement of said ne paper, but in the newspaper itself. Subscribed and sworn to before me

Notary Public is and for Oregon.

Certificate of Publication.

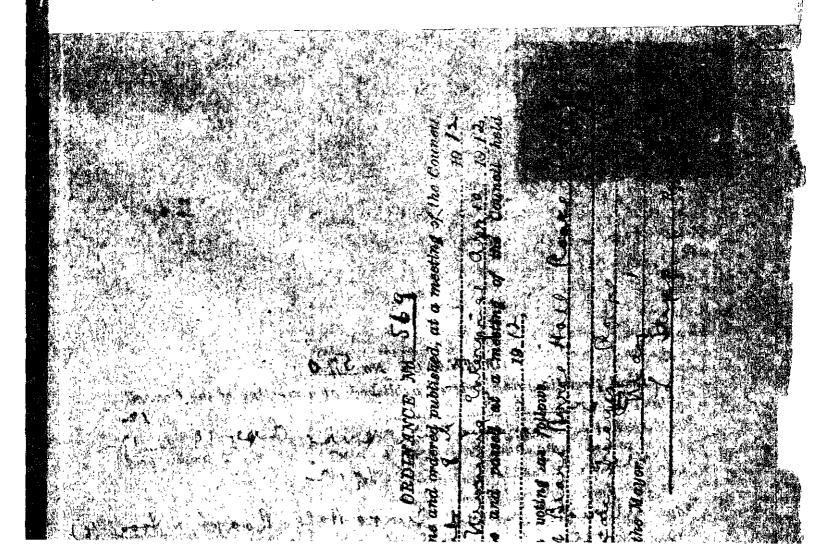
THE PROPERTY OF THE PROPERTY O	
	STATE OF OREGON, COUNTY OF CLACKAMAS,—88.
An ordinance matablishing the grade	
of fackson Street begon City, Ore- gon, from the Toris line of Four- teened Street to the Southeline of Sixteen a Street	, Charlatte Bukker
gon, from the least line of Four-	
teenan Street to the Southeline of	being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily
Stated to Street order as fel-	(except Monday) at Oregon City, in Clackamas County, Oregon, and having
lows tol-	a general circulation in said city and county; that the attached notice was
Section 1. White products the teacher I	correctly published in the regular issue of said newspaper once a week for
Street Oregon City, Gregon from	1 C. C. Sunnanting and accompanies important commanding with the logic
Street Oregon City, Obsconfords the South side of Fortiganth Street	(4.8. consecutive and successive insertions, commencing with the issue
TO LIGHT SOUTH SIDE SERVENTE	dated
Street is hereby entablished at the following described to de	dated
penning at the fouth line of	of publication said newspaper was regularly circulated in said county; and
Fourteenth Steet at an elevation	further that said notice was not published in any supplement of said news-
Four centre Street at an elevation of the Street and elevation of the street and the elevation of	paper, but in the newspaper Itself.
223 feet thence o a point 262	Latte Com Bucketing
1991 Pourteenth Street at 1	
CONTRACTOR OF 211.0 feet thence	
North title vertical curve to an el-	Subscribed and sworn to before me this
rest South of Fifteenth Street at	
an elevation of 205.75 leet; thence	EAGORD
the South side of Sixteenth	W. V. Carrette Carret
Treet at an elevation of 240.0 feet i	Notary Public to and for Oregon.
Read first time and ordered pub- lished at a special meeting of the	· 1/4
City Council held on the 19th day	
(% OI March / 1812, 1832)	
L STIPP, Recorder.	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

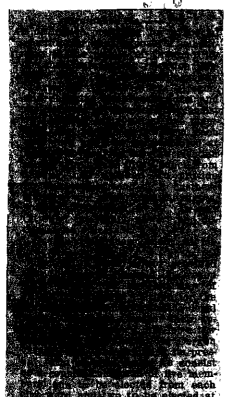
ORDINANCE No. S	
held War 19-	1 -
Published by University Entern	up May 21 / 12
Read second in Unioning Enterpo	12 of the Councils held
Contact men voting as follows	avail.
Ayes albright Dearit funce Hu	le Holmon myn Rose 191
Noes, Absent,	(0)
	12 19 12
approved by the Mayor, Simil	19.10,



Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMAS,—65.
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published dally (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for consecutive and successive insertions, commencing with the issue
dated191, , and ending with the issue
dated
Subscribed and sworn to before me thisday
of
Notary Public in and for Oregon.





Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMAS,-88.

OTATE OF CHEEKING SEEDING
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week forconsecutive and successive insertions, commencing with the issue
dated
dated
Subscribed and sworn to before me thisday
of A. D., 191 EHOur per
Notary Public in and for Oregon.

property (SD) and construction of the property of the Children property of the Children property of the Children of the Childr

ORDINANCE No. 57.4.

Apas problime and progress published, at a meeting of the Councilness to the Councillyas personal time and passed as a first from held

Talenatimen volume (1972)

Ame Chronalite Westing Tunks Hall

An orange in			l
The state of the s	- Water Barton		W
	e de segui più con propie	To Block	* 1 1 38 3 x 3 4 1 5
The fact was to the property of	wild p		2 / 2
	4	Section.	Same Addition
atruited a		`	
Food W			
To Cornection	7.0	(19) (2) Gen	
A 14-2-14 (1)	W.		•€
	7.4		
	100	er de	
	V -		
V 301 W 12	les.		
S PECK C		4.50	
		- 7	z / / / /
		n 10	
	The state of the state of	The second	2. A. W.
建设 统一位的		100	
The second second			各类的观点
A to the second		ala A	con viole a
The second second		630 -10	
		4	id Impo.
			ice Tall
		2 0	1 4.
			li .
			af 1834 sheri
Carlo to the second	*** **** **** ************************	1	1 997 7012
Property of the same	and the	200	10 72 4
The state of the state of	7 3 44	1	nt ton
		42	1. N
		2. 原理性	
A LEADING TO SERVICE AND ADDRESS OF THE PARTY OF THE PART	7.00	WHAT IN	
CHAPTER SECTION			
THE REAL PROPERTY.		Clare in	
estimated and	100	A Maria	
Wind to	4		
in the second of the column of	Con The Con		a grant
分别是是	ose y America	man (ba	TIP (TIP) O
Not me and	一种,只是		EA AL B
OLEIGOR D. 100		覆鄉證。	
	E STU	P. Rec	order.
6 v 2-1 mm - 2 mm / 2 mm - 2 mm / 2 mm	(3) - (2) W		13 7 1 2

Published.

Absent, O.L.

Noes,

Certificate of Publication

being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having

a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for consecutive and successive insertions, commencing with the issue

dated	1		*	h the issue
datedof publication said newspaper further that said notice was i paper, but in the newspaper	· was regula not publishe	rty circulat	ed in said	county; and
			4	
			. • • • • • • • • • • • • • • • • • • •	
Subscribed and sworn t	to before me	this		day
of	EHE	191	. B =	
	C. CA.C	90	7	m (111111111111111111111111111111111111
	Not	ary Public	in and for	Oregon.
				1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
				v -
	•	,		1. 1. d.
	·			3
		a Marie and		
			er en	
		10		
	4.			
		, e , e		
reand six a supplied	a, we c			
			a de la constante de la consta	
A STATE OF THE STA		47.4	11	4,
	14.4	eta karit		
Street Marie Continues of the Continues of the				
WAS TOWNED			10.00	
3444	* * * * * * * * * * * * * * * * * * *	etti i dali		
The state of the s	1223			March 16
7.00 14.00 14.00	and the same	To the state of th		
B. Warner VV				
TO THE STATE OF TH				
TO THE THE REPORT OF THE PARTY	de const	1		
	M		10000000000000000000000000000000000000	

Certificate of Publication.

orall of onlawn, cooler, of onlawno,—so.
,
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for
consecutive and successive insertions, commencing with the Issue
dated
dated
Subscribed and sworn to before me thisday
Subscribed and sworn to before me this/
or may D. D. 191 29 Schulbel
Notary Public In and for Oregon.

Read first time and ordered published, at a meeting of the Council,

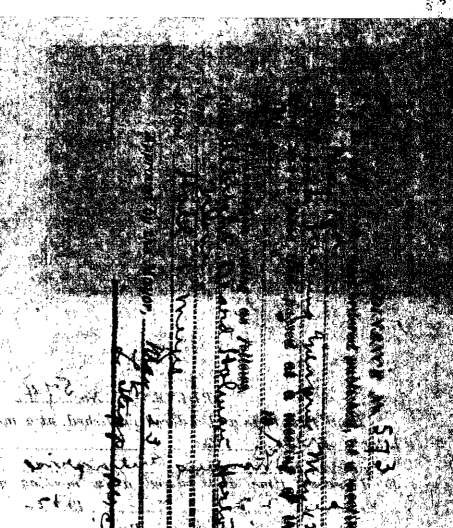
Way 1912

eviside of 927 feet; serves. Fourteenth to the Month line of Time east Street to the Month line of Time east. Street at an airvation of M.5 feet whence is the Month line of Twenth Street at the Month line of Twenth Street at an elevation of 93.5 feet thence across Tweith Street in an elevation of 1715 feet; thence in an elevation of 1715 feet; thence in an elevation of 1715 feet; thence to the North line of Eleventh Street at an elevation of 1715 feet; thence to the South line of Eleventh Street at elevation of 1715 feet; thence to the North line of Mont Street at an elevation of 1715 feet. Thence to the North line of Mont Street at an elevation of 1715 feet. Thence to the North line of Mont Street at an elevation of 1715 feet. Thence to the North line of Mont Street at an elevation of 1715 feet. Thence to the North line of Mont Street at an elevation of 1715 feet. Thence to the North line of Mont Street at an elevation of 1715 feet. Thence to the North line of Mont Street at an elevation of 1715 feet. Thence to the North line of Mont Street at an elevation of 1715 feet. Thence to the North line of Mont Street at an elevation of 1715 feet. The North line of Mont Street at an elevation of 1715 feet. The North line of Mont Street at an elevation of 1715 feet. The North line of Mont Street at an elevation of 1715 feet. The North line of Mont Street at an elevation of 1715 feet. The North line of Mont Street at an elevation of 1715 feet. The North line of Mont Street at an elevation of 1715 feet. The North line of Mont Street at an elevation of 1715 feet. The North line of Mont Street at an elevation of 1715 feet. The North line of 1715 feet. The N

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS,---ss.

being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for
consecutive and successive insertions, commencing with the issue
dated191 $ imes$, and ending with the issue
dated
· · · · · · · · · · · · · · · · · · ·
, 1)



the Mapricer of Oregon improved by resolution be the Council of said on the Erd day of Apon an ord day of An-the referred to in the Ord-inade a sare thereof, and seed that he denstructed

towil:
speed an image commenspeed with a 1 inch
speed with a 1 inch
speed with a 1 inch
speed with the speed and
speed with the speed with des fampholes laterals and

sources, is bereny such is a describe the and rectare is paid construction but the bundl reserves the rach to any at all bids. The Mayor specific shall exper into con-regarder shall exper into contion to whom the contract rices are let by the Council on City for the consection a thorsel, as specified in this

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKAMAS,

1, , , , , , , , , , , , , , , , , , ,
being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for
consecutive and successive insertions, commencing with the issue
dated
dated
Subscribed and sworn to before me thisda)
Λ
of

There after Creen, at a minute agreement of the center of the second of the center of the second of the center of the penied line of thickly settled and new without the penied line of the penied line of the penied line of the line of constructed and an energency is hereby declared to exist and this offinance shall take effect and be in force immediately upon its approval by the Mayor.

Read first time and ordered pubtished at a special meeting of the Caty Council held on the 10th day of May 1912, and to come up for second reading and final passage at a absolal meeting of the said City Commoil to be held on the 22nd day of May 1912 at 8 o'clock, p. m. L. STIPP, Recorder.

PRDINANOS No. 574

time and ordered published, at a meeting of the Council,

time and passed at a meeting of the Council held

Rest to die and ordered published by special meeting of the Cffw Council held by the 22nd day

. STIRP, Recorder.

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACK

being first duly sworn, say that I am princip publisher of the MORNING ENTERPRISE, (except Monday) at Oregon City, in Clackamage a general circulation in said city and county; correctly published in the regular issue of said

HILL consesutive and Successive Insertions, comments

further that said notice was not published in any supplements paper, but in the newspaper itself.

Subscribed and sworn to before me this:

Published

Willished at a meeting of the Course

mereof. On the road-the shall be placed not pit aches thick at the tine thehes thick at the party stands the the thick at the send of the street and when completed the street that be brought to grade specified in ordinance adopted by the City Council on the opted by the City Council on the

9th day of March and the 22nd day of April, 1912.

of April, 1912.

The atrect shall be properly prorised with drains, catch basins and
surface the decemper to pressive the
speed semiankment and surface of
the greet and to provide all proper
takings. Sidewalth shall be of consider sidewalks shall be of consider smoot where upon application to the City Countil owners are sermitted to have wood walks hid Al aidewalks shall be 6 feet wide and laid to the property line. Curbs shall be flatd on each side of the macadimited portion of the street. 20 feet from the genter line of the street. Curbs shall be of concrete and set wartically to the subgrade of the atreet. Cross walks shall be of street. Cross walks, shall be of nich and all of said improvements shall be made scorsing to the plans and specifications fied April 20th, 1912, and approved by resolution

adopted the same date.
Section 2. The improvement shall be classed "Macadam" and shall be maintained by Oregon City for the Tull ported of ten years from the date of the acceptance thereof by

the Council

Certificate of Pu

STATE OF OREGON, COUNTY OF CLA

1. -6 / La being first duly sworn, say that I am principal clerk of the publisher of the MORNING ENTERPRISE, a newspaper published (except Monday) at Oregon City, in Clackamas County, Oregon, and has a general circulation in said city and county; this the attached notice correctly published in the regular issue of add newspaper once a week conspoutive and successive insertions commencing with the dated 7/144 3 1912 and ending with the later of publication said newspaper was regularly orculated in said county; and further that said notice was not published in any supplement of said news paper, but in the newspaper itself. Subscribed and sworn to before me this.

Notery Public in and for O

Section 3. The Recorder is here by authorized to advertise for and receive proposals for said improvement but the City reserves the right to reject any or all bids therefor, and the Mayor and Recorder shall enter into a contract or contracts with each person, firm or corporation to whom the contract or contracts are let by the City Council of Oregon City for the improvement or parts thereof as specified by this Ordinance.

Section 4. Each contract shall contain a stipulation to the effect contract shall, exceed one half the value of the property assessed for the cost of the inprovement, that the excess of said cost of the improvement over the said one half value of the property assessed for the improvement that the said excoss shall be paid to the contractor by Oregon City out of the Permanent Street Improvement Fund or the General Fund of Oregon City and that as to the balance, each person, firm or corporation to whom

said contract or contracts are let shall look for the payment only to the sum assessed upon the property liable to pay for said improvement and collected and paid into the Treasury of Oregon City for such purpose and they shall not hold Oregon City by any legal process or otherwise liable to pay the said suid out of any other fund.

Section 5. Whereas the condition of said street is and was dangerous to the health and safety of the public and its immediate improvement is necessary for the immediate preservation of the health and safety of the public in the judgment of the Council of Oregon City and emerg-ency exists, therefore this ordi nance shall take effect and be in a force immediately upon its approval by the Mayor.

Read first time and ordered published at a special meeting of the City Council held on the 17th day of May, 1912.

L, STIPP, Recorder.

ORDINANCE NO. 576

Read first time and ordered published, at a meeting of the Council. Published in Wound Princed at a threeting of the Common head

Commen voting as follows

ment at the control of the second of the control of

Said street shall be properly provided with drains, catch basins and gutters necessary to preserve the grade, embankment and surface of the street and to provide all proper drainage. Sidewalks shall be made of concrete except where upon application to the city council owners are permitted to have wood walks laid. All sidewalks shall be six feet wide and laid to the property line. Curbs shall be daid on each side of the manademized portion of the steet 20 feet from the center line of the street. Curbs shall be of conorete and set vertically to the subgrade of the street. Cross walks shall be of wood and not less than three inches thick and all of said improvement shall be made according to the plans and specifications filed April 20th, 1912, and approved by resolution adopted the same date:

Section 2. The improvement shall be classed "Macadam" and shall be maintained by Oregon City for the full period of ten years from the date of the acceptance thereof by the Council

Certificate of Party

STATE OF OREGON, COUNTY OF CLASS ME

i,	
being first duly sworn, *ay that I am prin publisher of the MORNING ENTERPRISE, (except Monday) at Oregon City, in Clackan a general circulation in said city and county correctly published in the regular issue of a	cipal cieru of the primer in a newspaner pullilated day in Gounty, Oragon lindthaule a that the attached notice are
May published in the regular issue of	Mo upwahabet ouce a week
With consecutive and successive insertion	a commencing with the legic
dated	and ending with the
dated	eleculated in said county said
further that said notice was not published in paper, but in the newspaper itself.	any supplement of said ness
Les lott	a lake
Subscribed and sworn to before me this	arrange of the Contract of the
of Do 191	2.2-

Notery Public in and tel Base

Section 3. The Recorder is hereby authorized to advertise for and receive proposals for said improvement but the City reserves the right to reject any or all bids therefor, and the Mayor and Recorder shall enter into a contract or contracts with each person, firm or conporation to whom the contract or contracts are let by the City Council of Oregon City for the improvement or parts thereof as specified by this ordinance.

Section to Each cont that where the cost of the improvement under the provisions of the contract shalf exceed one half the value of the property assessed for the cost of the improvement that the excess of said cost of the improvement over the said one half value of the property assessed for the improvement, that the said excess shall be paid to the contractor by Oregon City out of the Permanent Street Improvement Fund or the General Fund of Oregon City and that as to the balance, each person, firm or corporation to whom said contract or contracts are let hall look for payment only to the

aum assessed upon the property able to pay for said improvement and collected and paid into the Treasury of Oregon City for such purpose and they shall not held Oregon City by any legal process or otherwise tiable to pay the said sum out of any other fund.

Section 5. Whereas the condition of said street is and was dangerous to the heath and safety of the public and its immediate improvement is necessary for the immediate preservation of the health and safety of the public in the judgment of the Council of Oregon City an emergency exists; therefore this ordinates shall take effect and be inforce immediately upon its approval by the Mayor.

Read first time and ordered published at a special meeting of the City Council held on the 17th day of May, 1912.

L STIPP Recorder

Read ORDINANCE No. 544

Read Diff ordered published, at a meeting of the Council,

Published in horizon Extravely Mary 21

Read second since and passed at a meeting the published of the Council,

nd made a

to the substitute the full state of the substitute the full scan lied manual led manual led manual led state than a street should not less than a street should not sh

is ischen intel at the our be and at limit han alle inches thick at expected income the street and when charles inc read had schall be except to the grade apectifed in frimere phased by the founcil on the interior of May 19th.

This street shall be properly produced with drains, catch makes and attent antiquery. If preserve the rest and attent antiquery is provide at proper the same and is browned at proper manage the same and is provide at proper manage the same and surface of the same and is provide at proper manage to the inches of the same and a be in a properly in the life and the property life and and is the the property life the same shall be laid on each side of the material laid to the property life that it is the laid on each side of the material be laid on each side of the material laid to the property life that it is the laid on each side of the material laid to the property life. street. Curbs shall be of tate and set vertically to the the grade of the street. Gross walks half he of wood and not less than he was like and had all of the grovement shall be made according to the plane and affection. official May 1, 1912, and approv-to recolorion adepted on the 1812 the Improvement shall this control of the manual shall be

paintined by Oregon City for the ill period of ten years from the seceptance thereof by

Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMAS

being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for with the laster to be the successive insertions, commencing with the laster further that said notice was not published in any supplement of said newspaper, but in the newspaper itself. Subscribed and sworn to before me this.....

Section 3. The City Recorder Is hereby suthorized to advertise for and receive proposals for said improfession to and improvement but the City reserves the right to reject any and all bids therefore and the Mayor and Recorder shall enter into a contract or contracts with each person from or corporation, is whom the contract or contracts are let by the City Council of Oregon City for the improvement or parts thereof as specified in this Ordinance.

Section 4. Bach Contract shall contain a stipulation to the effect that where the cost of the improvement under the provisions of the contract shall exceed one half the value of the property assessed for walus of the property assessed for the lost of the financement over the life that the life that the life that the life that life the life that lost the life that lost that the life that lost the life that lost that the lost that lost the life that lost the lost the lost that lost the lost th for payment only to the sum assessed upon the property liable to pay

for said improvement and collected and paid into the Tressury of Oregon City for such purpose and they shell not hold Oregon City by any legal process or otherwise liable to pay the said sum out of any other

Section 5. Whereas the condition of the said street is and was dangerous to the health and safety of the public and its immediate improvement is necessary for the immediate preservation of the health and safety of the public in the opinion of the Council of Oregon City an emergency exists, therefore this Ordinance shall take effect and be in force impdiately upon its ap proval by the Mayor.

Read first ime and ordered published at a special meeting of the City Council held on the 15th day of May, 1912.

L. STIPP, Recorder.

ORDINANCE No. 11.

Read first time and ordered published, at a meeting of the Council, held the council,

ionas of singen City ette purioses of pro the the buildings ar allevator around the birth to birt of Public Grounds 14 Or

City does or cui Section 1 It is hereby brovided that the Priority of Oregon is that the Priority of Oregon is that the proping will be numbered from 1 to 32 needs by the Priority of the Prio obligations shall have attack bligations shall have attack that the semi-annual coupons to he half yearly interest as it is to the sen as aforesaid, pay the point has presentation of said property who shall pay the desired by the General Fund, the seminated take precedence and be to before any outsanding city war to or other corporate obligation. It beligations shall be dated on the series September, 1912. reflect of September, 1912.

Section 2. Said obligations shall are ned by the Mayor and Record-different and shall be paid to the the te hereby redged for the

orton 3. The City Council is by authorized to construct, along and operate an elevator lower Oregon City to the ton the bluff and to construct and strain a Free Public Dock and premise are the same by such rules in the same by such rules in the suleton as the Council man being a few and to the people of Oregon City. The said Elevator, being and purchased out of the sale of miles derived out of the sale is aforesaid and if any surplus from such sale of such chile the same shall be credited to

General Fund of Oregon City.

This Ordinance shall be seen that the legal voters of the special election to the special election to the standard of the special election to the special election to the special election to the special election to the special election of the special meeting of the special meeting of the special meeting of the special election.

isled at a special meeting of the lift Council held on the 10th day

T. STIPP, Recorder

Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAM

being first duly sworn, say that I am principal deriver the publisher of the MORNING ENTERPRISE, a nestephysical parts publisher of the MORNING ENTERPRISE, a nestepaper published daily (except Monday) at Oregon City, in Clackamas County daright, and associate a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper pages a water for M. consecutive and successive insertions commenting with the legue of publication said newspaper was regularly circulated in unit county; and further that said notice was not published in any amplement of said new paper, but in the newspaper itself. 5.1.1.5.1.6.1. Subscribed and sworn to before me this... of...... A. D., 191

Notary Public in

ORDINANCE No.5.19

Read Arskitime and indeped published, as a mosting of the Co

Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMA

being first duly sworn, say that I am principal clerk of the printer publisher of the MORNING ENTERPRISE, a newspaper published (except Monday) at Oregon City, in Clackamas County, Gragen, and ha a general circulation in said city and county; that the attached natice was correctly published in the regular issue of said newspaper once a week for consecutive and successive insertions, commencing with the issue paper, but in the newspaper itself. Brailette Bak Subscribed and sworn to before me this.....

ORDINANCE No. 110

Read first time land amisered published, at a meeting of the Council,

19.12

19.12

19.12

19.12

19.12

19.12

19.12

sum of money to say for the taked reds ascording to con-Adding time and ordered pub-tion a regular meeting of the Council held on the 5th day of

Certificate of Publication.

STATE OF OREGON, COUNTY OF	CLACKAMA8	
being first duly sworn, say that I a publisher of the MORNING ENTER (except Monday) at Oregon City, in (a general circulation in said city and	um principal classe of the printer and PRISE, a newspaper published daily Clackamas County, Oragon, and having I county; that the attached notice was use of said newspaper once a week for	ing Gran
ALT consequtive and successive	nsertions, commencing with the lasue	
dated	191 4, and ending with the lease	Ю. К.
of publication said newspaper was re- further that said notice was not publi- paper, but in the newspaper itself.	191 , during all of which times gularly circulated in said county; and ished in any supplement of said news	ľ°.
m de la proposición dela proposición de la proposición de la proposición dela proposición dela proposición dela proposición de la proposición de la proposición de la proposición dela proposición de la proposición de la proposición dela	Li ken	
Subscribed and sworn to before	The state of the s	
or	D, 191	
	Notary Public in and for Oregon.	

L STIPP, Recorder.

ond reading and fine operage at a special meeting to be held on the last of June, 1912, at 8 o'clock P.

then in the element with the forther to the form of an expect of the forther than the forth

ORDINANCE NO 581

Read first time and ordered published, at a meeting of the Council held fine 54

Published in

policy b

ORDINATE NUMBER OF A SECOND DESCRIPTION OF THE PROPERTY OF THE

L. STIPP, Recorder.

Certificate A Consideration.

STATE OF OREGON, COUNTY CELECULARIAS

being first duly publisher of the (except Monday)	MORNING 1 at Oregon Cl	ENT E共 的 ty, in 資格	HBE, o	novepa; County,	or godi Oregan	
general circulation correctly published	ed in the regu	ilar istue	of said	newspep	er ine	
1	verand Bucce	ssi ve ind	utloks		ine with	the
lated						
of publication said urther that said paper, but in the	notice was no newspaper its	ot publish self.	od in at	y ap li	ment of	
•		12.0	Personal Control	7 X M	Bill Charles Hilliam	nn Gradin
		. A	!!!	J-LA	10.20 3 M	<i>X</i>
Subscribed (and sworn to	be lves m	e this.		124	X
Subscribed a	and sworn to		e this.		7020	

ORDINANCE No. 582

Read first time and ordered published, at a meeting of the Courail, 19/1

Published in Manual Little of the Council held Read second time and passed at a meeting of the Council held Councilmen voting as follows.

Councilmen voting as follows.

The Character No. — By the state of the state of the control of th

Diegon Otty does ordain as fall

Section 1. The Fire and Water Committee of the City Council of Oregon City, Oregon, is hereby authorized and directed to cause to be constructed, laid and put in opera-tion a Fire Alarm System for said Oregon City to consist of a Steel Bell Tower set upon concrete piers and located at some suitable place upon the Bluff to be selected by the Committee on Fire and Water of the City Council of said Oregon City and the Chief Engineer of the Fire Department and also a Switch board mountings for same, Tower bell striker to ring a 1200 hell, three non-interference Fire Alarm boxes, one battery rack equip ped with necessary storage bat teries to operate the system, two noninterference signal wheal trans-mitters, also like with teacther with insulators, plus and brackets for installing two miles of line on poles. vhich are already in place.

The Fire Alarm System which is bereby provided to be installed shall be installed with reference to Fire District provided for so as to serve, the purpose of an efficient Alarm System and shall be so artisaged that when a Fire Alarm is turned in the signal will indicate the exact location of the Fire.

Because 2. There is herby oppropriated out of the General Fund of Oregon City the sum of \$2500.09 or so much thereof as is necessary to construct, lay and equip the said system.

Section 3 This Ordinance shall be submitted to the logal voters of Oregon City for their approval or rejection at the special election to be held on the 3th day of July A. D. 1312, and if approved by a majority of those voting thereon, shall be immediately effective.

Read first time and ordered published at a regular meeting of the

Read first time and ordered published at a regular masting of the City Council held on the Sin day of June, 1912, and to come up for second reading and final passage at a special meeting to be held on the 24 day of June, 1912, at 8 o'clock, P.

L. STIPP, Recorder.

Certificate of Publication.

STATE OF OREGON, COUNTY OF CLACKANIA

	1,	
publisher of the MORNIN	that I am principal close of the service of the ser	Mily.
a general circulation in sa correctly published in the	City, in Claskamas County County and and additional and county; the ting the chart and county; the chart and county is the county of the chart and county is the county of the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart and county; the chart and county is the chart a	ras For
**	ocessive insertialis, commencing militis the	32.55
dated(ue
dated	er was requisity disculption in and a country	nes and
	not published in any supplement of said to	
, r ****	MATERIAL PROPERTY OF THE PROPE	
Subscribed and sworn	to before me this	e ay
of	A b, 1912	
••••	CH6 THON	
	Notary Public in and for Oregon	i.

AT DIXAMES No. 12 a mosting of the Council Section of the Council Se

Rear

584

An ophicalise providing for the install latter of cutomic or switched for the purpose of controlling and cutting in electric power on full roads operated by descriptly in Pregon City. Oregon City loss ordain as follows:

Section 1. It shall be the dury of every person, from the corporation operating an electric railway within the corporate limits of Pregot City at archeric parties of any electric lines by the parties of the safety of life of Property on any part of such electric line to disconnect the power of the parties of the particular place along much electric line within said city.

Section 2. Any person firm or corporation failing or refusing to provide such switches when so ordered by the Council of Oregon City, and at such places as may be designated, shall be deemed guilty of misdemeanor and upon conviction thereof may be fined in any sum not exceeding lifty dollars, or imprisoned in the city sail for a term not exceeding twenty-five days.

Read first time and ordered published at the regular meeting of the Council held May 1, 1912.

L. STIPP, Recorder.

Certificate a Tablication.

STATE OF OREGON, COUNTY OF THE STATE OF

being first duly sworn, say that I am a restrict their of the Morning ENTERPROSE and publisher of the MORNING ENTERPROSE and proved part of the Morning ENTERPROSE and proved part of the Morning a general circulation in said city that count? That the attached had was correctly published in the regular induce of said national part of care for consecutive and successive insertions, commencing with the issue dated.

191 and ending with the issue of publication said newspaper was regularly circulated in said county and further that said notice was not published in any supplement of said savepaper, but in the newspaper itself.

Subscribed and sworn to before me this as a save and save and savepaper.

Supply (equals (K. an File) 500

a Anna L

ORDINANCE NO. 5 84

Read first time and ordered published, at a meeting of the Council, held May 10 12.

Published in Unoquing Cuture of the Council held Read second time and passed at a incel ratio the Council held

Ordinance No. of Main, Property F

nvemen llows; be the other to the with width between the M Mosa street, and the Southers of the Abernethy Bridge sub-grade shall be propared appor ing to the gians and specifications and when completed the road-bet shall be brought to the grade ape sed in Ordinance No. 573, passed by the Council on the 22nd day

On the sub-grade so prepared shall be placed a "Hard Surface". Page ent the full width between the durbs, said street shall be provided with all drains, outchbasins and got is decessary to preserve the eminterests and surface of the street

d to provide all proper drainage. Aldewalks shall be observed on early tribae curbs shall be placed on each side of the pavement, 20 feet from the center line of the street, curba shall be of concrete and set vertice ally to app-grade of street.

Section 2. The improvement shall s classed 'Hard Surface' and shell abe maintained by Oregon City for the full period of ten years from the the of acceptance thereof by the

Certificate of Publication.

STATE OF OREGON, COUNTY OF GLACK

being first duly sworn, say that I may priming oblik of the publisher of the MORNING ENTERPRISE, an interprese processor Monday) at Oregon City, in Classificate Causty Oregon a general circulation in said city and positive that the attach correctly published in the regular leave of the interpretable names apper with ... consocutive and successive mast is no company of further that said notice was not published in any supplement of said news paper, but in the newspaper itself. Subscribed and sworn to before me this

Section 5. The City Recorder is thereby directed to advantise for and Topolar Drupostis for said improveent but the city reserves the right project any and all bids therefore and the Mayor and Recorder shall enter into a contract or contracts with each person, firm or corporation to whom the contract or contracts are let by the City Council of Oregon City for the improvement or parts thereof as specified in this Ordinance

Heotlen 4. Each contract shall contain a stipulation to the effect that where the cost of the improvement under the provision of the contract shall exceed one half the value of the property assessed for the cost of said improvement over the said ene-balf value of the property as sessed for the improvement, that the said excess shall be paid out of he Permanent Street Improvement und of Oregon City and as to the balance, each person, firm or corporation to whom said contract or contracts are let shall look for pay ent only to the more persons of

ise property liable, to may the said improvement and collected; and paid this the Trainury of Oragon Otty Descret purpose and they shall not and Oragon City by any legal precess of Otherwise Table to pay the mile sum out of any other fund

Section b. Whoreas the of said street is and was dangerous to the health and safety of the p is necessary for the immed preservation of the health and a ty of the public in the spinion of Council of Oregon City, an emission ency exists; therefore this nance shall take effect and the copy force immediately upon its appre al by the Mayor.

Read first time and ordered b lished at a special meeting of the City Council held on the 24th di of June, 1912, and to dome up to second reading and final passage a second reading and final passage a second reading and final passage a special meeting of the said fit council, to be held on the Strate of July 1912, set to clock P. M.

CRESCOVER NO. 585

LINE CONTROL OF THE Control of the Control

1912

1912

1912

1912

1912

1912

1912

A solute the veling in opposite discriminations and pass to the state of the road to the road to the conditions.

2. Vehicles transiting in the same disaction oversite each other by passing to the left.

the vehicle passed.

offing going in the same direction upon great which shall be by one hisst or stroke of horn, bell, which of other signalling device.

5. Should the overtaken vehicle then not give way, three such blacks or signals shall be given, and on failure to comply therewith, the overtaking realise, may, at the next suitable place safe to both vehicles go by without further signals.

6 It shall be the duty of every overfaken vehicle to turn to the right and give one-half of the road to the overfaking vehicle.

Webletes approaching an intersecting atreet or alley shall be accounter the control of the operator or driver, as to permit the vebicle on the right of the vehicle approaching, to first cross the intersecting street or alley.

8. At all intersections, the vehicle approaching the intersection from the right of any other vehicle approaching the intersection, shall

have the right of way.

All vehicles approaching the intersection of a street or alley with the intension of turning thereat shall in turning to the right, keep closely to the right, and in turning to the left shall run to and beyond the center of the intersection.

10. In all passing and overtaking such assistance shall be given by the occupants of each vehicle respectively to the other as the circumstances shall demand, and either request, and eath shall exercise fine care and caution to get clearances and avoid accidents. Every person having control or charge of any automobile meter vehicle or ineter-cycle, whenever upon any of the streets or highways of Oregon City, and approaching any ve-

de genter and having genter and having the control of the co

ted.

Set interes at of which times

purchasing and management was required activities as additionally and provided the set of seld news.

rected the second of the secon

School best and sweet to before me this

Notary Public in and for Oregon.

In passing railroad or street cars within the limits of Oregon City every vehicle shall be so operated upon that side of the street or railroad car with due care and caution that the safety of passengers boarding or alighting from such street or railroad car, shall be fully protected, and far that purpose said vehicle shall be brought to a stop if necessary, but upon the other left side of said street or railroad car, should there be a clear passage, said vehicle shall be permitted to so increase its speed for the necessary distance to negotiate safe clearance between said street or railroad car and said vehicle, so desiring to pass, and the rate of speed requisite and necessary so to do, shall not be deemed to be an excessive rate of speed, having duoregard to the speed of said street or railroad car.

12 In parades and all places where traffic is congested, vehicles shall be operated with due care and caution, and one vehicle running by another for position is hereby prohibited.

on the right half of of the street when the view ghead is not clear, for at least one hundred yards.

14. Every vehicle shall be operated and run at all times and in all places with due regard to the conditions, and in approaching a curve in a street, where the view is not clear, shall be kept under perfect control, and shall give frequent signals; in traveling around curves, where the same is to the right, the vehicle shall keep to the inside, and upon all curves to the left, shall keep to the outside of the curve.

15. No race or contest for speed

17. No vehicle shall be lea standing upon any of the streets of the city unsecured; and if the same be operated by animals, then such animal or animals shall be securely held or tied, and if a vehicle prepelled by other than muscular or an mal power, the motive power of such vehicle shall be so secured that the same cannot operate of move the vehicle without some action upon the part of the owner or person operating the same: it shall be unlawful for eny person, other than the owner or operator of a vehicle, to meddle with or undo the fastenings or clecks by which any motor vehicle is secured. or to release or untile any horse or team attached to any vehicle, left by the owner or driver upon say street as aforesaid. Provided that when any vehicle is left standing in front of any premises where there is a sign prohibiting the same, the person leaving it may be prosecuted ander this continance, for so doing, and punished accordingly, unless permission to so leave such vehicle has first been obtained from the person in control of such premises.

18. No motor vehicle shall be operated on the streets of the city, with an excessive smoking exhaust.

erated as such, and vehicles for the use of doctors, physicians and surgeons, shall white operated upon their respective businesses be exempt from the provisions of this ordinance as to speed and traffic regulations, where preferance for right of way can be given them with due regard to the safety of the public, and where the call for their services are urgent; provided that such vehicle shall bear a red cross.

20. Fire engines and fire apparatus in cases of fire shall, with

iset and to render as assistance as inso her thinks the case of calls as accident to render The to the colliding vehics hicle struck, as the struck and to the occupant to be necessary taking the vehicle, its murror the place and the place and the place and the place are the place and the place are the place the vehicle, its must the place and other data, the accident or a vent, names of witnesses it likewise giving his own and number for identification, and all of such information and all of such informationer, shall not be construintly for fault of held selfer party, but shall of identification of the state circumstances only; with party to a collision or a residence resulting from mistake in the move away from the collision of the move away from the collision of the coll move away from the place of its occurance, without complying with the aforesaid rule, and a fairers to do will be deemed a viels from of this ordinance and publishable accordingly.

23. All vehicles shall be proper ly provided with brakes as that the same may be at all times under the control of the driver of open tor; they shall also be provided with signalling device to give the proper signals as required in this ordinance and when traveling at night shall be provided with both rear and front light, the front lights to be white and the reas red light and in case of vehicles that are required to be numbered by the laws of the state of Oregon, the lights carried by such vehicles shall be so displayed as to render the reading of such number by persons on the street, at a distance, of mot less than fifty feet.

o or speed and non-sent of the streets of and be at all rings and the south and the so

he shall be the owner, operator of the shall be the owner, operator of the connected manner be connected. therewith and in any way contributs to the violation of any of the provisions of this ordinance, and shall upon the proper complaint, plead guilty or be convicted thereof, shall be punished for the first of fense by a fine not to exceed \$60.05. and if such fine be not paid, then by imprisonment in the city fail not to exceed 25 days: for the second or subsequent offense, such person or persons shall be punished by a fine not exceeding \$100.00, and in case of fallure to pay such fine, then by imprisonment in the city jail not to exceed 50 days.

Read first ime and ordered published at a special meeting of the council held on the 28th day of June, 1912, and to come up for second reading and final passage at a special meeting to be held on the 12th day of July, 1912, at 8 e'clock

L STIPP

MARSHA KITA OK SILL

and the state constants of publishing place marking of the state

tment of said O

ed the p. It is necessary for the immediate protection of the health and safety of the people of Oregon City that the said hose should be provided, an emergency is hereby declared to exist the fore this Or declared to exist, therefore this Or-dinance shall take effect and be in force immediately upon its approval

ores immediately.

If the Mayor

Read first time and ordered published at a special meeting of the life canacil of Oregon City held on the 25th day of July, 1912.

LESTIPP, Recorder.

Certificate of Publication

STATE OF OREGON, COUNTY OF CLACK

. 4 4	water Er
being first duly sworn, say that I am publisher of the MORNING ENTERPRI	rings at cleak by the printer and
(except Monday) at Oregon City, in Clack a general circulation in said city and cou	kam is Court or Seeson, and having
correctly published in the regular issue of	f said newspaper once a week for
Os	70 m
dated1	
dated	rly ofrculated in eald county: and
paper, but in the newspaper itself.	
	to la rell
Subscribed and sworn to before me	and the same of the same
of A. B.	1917 2000
	74

Notary Public in and for Oregon.

ORDINANCE No. 58

Read first time with ordered qualitated, at a meeting of the Council, The Conneil meeting

Vhereas lots ne and

shington '

h street and l

Ordinance Mg. An prelinance appropriating money to pay for the burding of retaining walls in Oregon City Oregon City does walls as fol-

Section

six on El

five and all in

streets tinually and thel ons of ord City: and s the ed in said notices and each for building such walls has , and the said property owneach of them have refused and failed to hulld such walls; and whereas the city of Ordon City now proposes to build such walls and assess the cost of the same against each respective lot or part of lot affected ; and whereas the city of Oregon City proposes to build retaining walls around the City Park on Twelfth street where necessary, therefore,

There is hereby appropriated the sum of \$1200.00 or so much as may be necessary thereof, to pay for the building of any or all of the foregoing tetaining walls; and the cost of such walls as built for private owners shall be assessed against the property affected and docketed in the docket of City Liens as a lien

against such property.

Read first time and ordered published at a special meeting of the Council held on the 15th day of August, 1912.

L. STIPP, Recorder.

Certificate of Publication

STATE OF OREGON, COUNTY OF CLASKAMA

being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas Caunty, Oregon, and having a general circulation in said city and county; that the attached notice said correctly published in the regular issue of said newspaper once a week

Conscoutive and successive insertions commencing with the saus

Cusa 20 1912, and ending with the issue

dated... of publication said newspaper was regularly eleculated in said county; and further that said notice was not published in any supplement of said news paper, but in the newspaper itself.

Subscribed and sworn to before me this.

Notary Public in and for Oregen

ORDINAMON M. 588 and the first our of the first Co. Mindle Market LACHT PROPERTY Habite agreement with the work 589

trickness seasoning the states of third season was the large line of the large line line of the large line larg

Certificate of Publ

STATE OF OREGON, COUNTY OF CLACK

being first duly sworn, say that I am principal story of the seinter and publisher of the MORNING ENTERPRISE, a coverage with the daily (except Monday) at Oregon City, in Clackamas County to the statistical action as a general circulation in said city and county; the the statisted action was correctly published in the regular issue of said flowspaper, the a week for the consecutive and successive insertions sammamming with the issue dated.

1917, and ending with the issue dated.

1918, and ending with the issue dated.

1919, and ending with the issue dated.

1919, and ending with the issue dated.

1919, and ending with the issue dated in any suppliement of said newspaper, but in the newspaper itself.

1919, and ending with the issue dated.

2919, and ending with the issue dated.

2929, and ending with the issue dated.

2939, and endin

Notary Public in and for Oregon.

ORDINANCE No. 589

Read Applifine and indered published, at a meeting of the founds.

Published in

Read second time and passed at a meeting of the Council held

Goungilmen noting as follows.

An Ordinance No. —
An Ordinance prohibiting the explosion of fire orackers and making the
same a mission canor. coes cordant as 101 (Oregon, Ci Section 1. any person t fire crackers innar cha orks of limits' the corop City, or to ossession guardi ch/mi i ant. ar char 🕰 er, or with or assist such ptaining any such fire mackers or detonating works at all. Every Eich parent or guardian who negligently permits a minor un-ther his charge to get or have in his possession any fire crackers or other detonating works, or who knowingly permits such minor to keep in his possession any fire crackers or detonating works, shall be deemed guity of a misdemeanor, Section 3. Any merchant or other parron who shall give or sell to any parron whatsoever, any fire crack-ers or other detonating works to be set on or exploded in Oregon City shall be deemed guilty of a Section 4 Any person violating ship of the provisions of this ordi-sance shall be deemed guilty of a injedemeanor, and upon conviction thereof, shall be funished by a fine act to exceed \$50.00 or by imprisonment not to exceed 25 days, or by both a fine and imprisonment. Read first time and ardered published at the regular meeting of the council held on the 7th day of Aug.

L. STIPP. Recorder.

Certificate of Publications.

STATE OF OREGON, COUNTY OF CLACK MAS—

being first duly sworn, say that I am principal pipet of the MORNING ENTERPRISE, a section and interpretation of the MORNING ENTERPRISE, a section and interpretation of the MORNING ENTERPRISE, a section of the state of the corpectly published in the regular issue of sale measurement and of the corpectly published in the regular issue of sale measurement of the state of the corpectly published in the regular issue of sale measurement of the state of the corpectly published in the regular issue of the state of the corpect of the corp

Load first time to the printing of the County of the Count

Councilmen rules askeyed so past is were transported

in City, Oreinting funds thereary storage batteries to e system, two non-intergual wheel transmitters, dre together with insu-

principles of the second second brackets for installments of line on poles which is second of the second se strict pravided for so as to the purpose of an efficient the Statem and shall be see in the state of the Alatin is seen to the state of th

edion 2. There is hereby appro-Mest out of the General Fund of god City the sum of \$2500.00 or much there of as is necessary to struct, lay and equip the said

Read first time and ordered pub Reped at a regular meeting of the City Council held on the 7th day of August, 1912.

L STIPP, Recorder.

Certificate of Publicate

STATE OF OREGON, COUNTY OF CLACKAMAS

being first duly sworn, say that I am principal storics publisher of the MORNING ENTERPRISE, a name of the morning except Monday) at Oregon City, in Clackamas Charles a general circulation in said city and county that the correctly published in the regular issue of saturations. W.C. consecutive and successive insertion

of publication said newspaper was regularly further that said notice was not published in and paper, but in the newspaper itself.

Subscribed and sworn to before me this

of......A. D., 191

PORDINANCE No SA

tode first time and ordered published, at a more Read seconds time and passed at a more with penso " and

Councilmen voting as follows

es ordain a

h hydrants.

β. Whereas the By by the Fire Departmen City are insufficient and and in case a fire should eak out in the city, the lives of se inhabitants would be endanger thereby, it is necessary for the samediate protection of the health and safety of the people of Oregon Mix that the said hydrants should or provided, an emergency is here declared to exist, therefore, this ferce immediately upon its approvat

Real first time and ordered published at a regular meeting of the light Louncil held on the 7th day of Allers 5 1912.

L. STIPP, Recorder.

Certificate of Publication

STATE OF OREGON, COUNTY OF

being first duly sworn, say that I am prince publisher of the MORNING ENTERPRISE, (except Monday) at Oregon City, in Clackami ageneral pirculation in said city and county correctly published in the regular issue of

et publication said newspaper was regularly application in said further that said notice was not published in any supplement of paper, but in the newspaper itself paper, but in the newspaper Itself.

Charlotte to

Subscribed and sworn to before me this

o No. edicating the Second

The hereinafter deordered and in the ordered to the hore plat of the hore plat of the highest provided to the highest provided to the highest provided to the highest provided to the provided to the provided to the provided to the provided to according to egon according to enowa and officially nown and officially add the Second Addition itself lew Cemetery."

All streets and alleys

ote and plocks in said Second from are of the dimensions as in the said plat of the same, a she said street to the public for a second dedicated to the public for a second secon en se highways for cemetery pur-

Section 8. The description of the second Addition to Mountain Cometery is as follows:

Reginating at a stone 6 inchesu6 posessis inches set at the S. W. John of First Addition to Moun-lain View Cometery, said point be-111550 feet South and 244.40 Length Bast of the Sec. corner on the Hine of Sec. 5 T. 3 S. R. 2 E. thence North 0 degrees, 04 inutes E 122.50 feet to a stone; Mance South St degrees 38 minutes Mance South as degrees 38 minutes.

Market Sect to an from pine, which
market \$02.45 feet South and 4.50

Market Seat of the 1 Sec. cor., on the
St line of Sec. 5 T. 8 S., R. 2 M.,
W. M., thence South 0 degrees, 04
minutes, W. 104.10 ft. to an Iron
pine, thence N. 89 degrees, 25 minstes, E 208,10 ft. to a stone, thence South 65 degrees, 17 minutes, E. 35.10 teet to a stone and place of beginning.

Section 4. Whereas the law of the State of Oregon provides a penalty ton using a burtal lot in a cemetery until the same is properly dedicate ed and whereas the present cometery cannot longer furnish places of burial and it is necessary for the uses of the public that other ground should be immediately provided for such purposes; and whereas the public health and safety demand that this should be done without delay, therefore an emergency is declared to exist and this ordinance shall take effect and become the has of the city immediately upon its passage by the council and approvat by the mayor.

Read first time at a regular meeting of the council held on the 7th day of August, 1912, and ordered poblished.

L. STIPP, Recorder

Certificate of Publication

STATE OF OREGON, COUNTY OF CLASSIA

being first duly sworn, say that I am principal of the publisher of the MORNING ENTERPRISE.

(except Monday) at Oregon City, in Clackanas Courty, 1007, a general circulation in said city and county, 1007, and correctly published in the regular lasue of asid saweption sand

ONL- consecutive and successive inscribing commencing with the leave

of publication said newspaper was regularly or culated in further that said notice was not published in any supplement of pala news paper, but in the newspaper itself.

Charlotte Subscribed and sworn to before me this

uua.....A

Notary Public in and for Oregon.

Bead first time and married published the flowing of the County and Admin to the County of the Count

the baronne of the second seco

Side thice shall be placed on the slice it to street adjusting the property line, and shall be of all as a lead or more will the of one quarter inch to the seet trum the curb.

Reundation:

The space over which the waik as to be laid shall be excavated to the proper subgrade, and thousand controlled by rolling or named as a blecking as subgrade as select subgrade as subgrade as select subgrade as the filter. The finished subgrade abail be parallel with the surface of the finished, walk, find shall be foreign abail be parallel with the surface of the obes belies such finished anythre. When the sidewalk does not cover the whole space between the property line and the curb, the space test as covered shall be filled on experience of the top of the curb.

When rock is used, the same that be the best hard, dark colors of sound baselt rock, granite or smally hard atone broken in pleases hat larger than two inches largest distincter, nor smaller than one help tach in diameter, or gravel of that is given by the broken rock shall be screen.

The broken rock shall be screen in a that all dust, clay loans, messable matter, and pieces small extra none half tinch in diameter whalf he removed. The rock shall be thoroughly wealed if considered sets and used shall be clean of all yeartables matter or dirt, coarse and sharp, and of the quantity nows as Columbia river sand. Click kinness River sand and gravel next he used in the concrete in the insportions, seven parts sand and gravel to one part cement.

All cement shall be artificial Portified cement, free from lumps and describe to the weather, and must be approved by the City Englash, who shall have access to it for the purpose of testing it at least tenders before it is used.

Forms used shall be of inciped from warp and not less than one and three-quarters inches that and tized; and it reviously used, all morter and dirt shall be

sahed of before using again.
All forms shall be seemed with

Certificate of Publication.

STATE OF OREGON, COUNTY

being first duly sworn, say that I am provided the printer of the MORNING ENTERPRISE a neverpaper published (except Monday) at Oregon City, in Carlottes Couldy, Oregon, and lieving general circulation in said city and speed. They the attached aptice wit correctly published in the regular issue of the street once a week if

detail. At any successive in the particular with the detail of which the publication said newspaper was regularly and to said country further that said notice was not published a fire supplement of said newspaper, but in the newspaper itself.

Subscribed and sworn to before me attendance of colors of the colors of

Notary Poblic in and for D

The concrete for the base shall be in one part coment, three parts said and four parts broken rock or plant gravel; quantites shall be messaged and fiot approximated. A said, a freement innety four (94) potatis that the considered to have a rolume of one cubic foot.

Machine mixing will be acept-

Machine mixing will be aceptable when a concrete equivalent in deality to that specified above is obtained. The mixing of the concrete and mortar shall be thorough the at all sines done to the satisfiction of the City Engineer. The concrete shall be deposited in the lights within sixty minutes after being mixed and shall be transfermed to the forms in water tight quiriers. The concrete shall be devenly spread and tamped until the mortar appears on the surface. The base shall be laid in six foot blocks formed either by using strips at the formed atther by using strips at the formed atther by using strips at the surface of the surface with a tool not over six inches long and one quarter inch thick. The upper surface shall be made exactly parallel with the surface of the completed work its mortar and the concrete shall not be mixed in greater quantities than is required for immediate use, and none remaining unused until having set, shall be remixed or used in any way. The whole

eperation of matring and laying each basel, of concrete shall be performed as expeditionally as possible.

Westing Surface:

Upon this surface the wearing surface that the laid one half inch

The mortar shall be spread on the base within thirty minutes. His mixing, and in no case shall more than sixty minutes elapse between the time that the concrete for the base is mixed, and the time that the surface cost is fireface that the surface shall be marked as nearly as possible into stabs three feature, or of such other size deshape as directed, and if required by the City Engineer, shall be pridetected from the action of the single with a jointer eighteen inches from the size of the surface shall be marked with a jointer eighteen inches from the size and at every three feet across. The finished surface shall be left rough or slightly corrugated,

Surface of Curbs:

The upper and outer one half inchi
of the curb shall be of the same material as the wearing surface heretoffore described and subject to all
the conditions herein stated. The
inside core shall be of concrete mixed and laid similar to the concrete
bed for the walk. Planed boards
free from warp and not less than
one and three quarters inches thick
shall be used for curbs. They shall
be treated in the same manner as
for sidewalks. The curbs shall the
placed parallel with the property

therefrom. Corners:

At intersecting streets the corner and be a quadrant with a three foot radius, and at street intersections with alleys, shall be a two foot radius, and shall be finished as other parts of the curb.

carries a stored less and control of the constitutions and what he superisted the field of the property of the control of the same of the such work sail be required by the Council to give a reasonable bond for the faithful performance of his work before permitted to commence the same. All such work shall be subject to the approval of the said Committe and Engineer, and if in their judgment such work does not comply in all respects with these plans the same may be rejected and the contractor compelled to complete such work to their satisfaction.

Section 3. Any person who shall violate any of the provisions of this ordinance, shall upon conviction thereof be deemed guilty of a misdemeanor, and punished by a fine of not more than \$50.00 or by imprisonment in the city jail not to

exceed 25 days.

Read first time and craered published at a special meeting of the City Council, held on the 19th day

of September, 1912.

L STIPP, Recorder.

I Nainth, 18 144

After a and ordered published, at a meeting of ins Council New Council N

tion t. Beid

ce An a Nor owing the rees of the tersection with Mine of Abernethy Creek ace in an Easterly direction folthe South line of Abernethic its intersection with the iter line of Madison St., thence thank along the center line of enter of McLoughlin Ave. in h an Easterly direction the cruter of McLoughlin ave. Chiteracction with the Easter

matersection with the many and of Block 15 and 16. Fark the bence 84.8 feet to the source of lot 5, block 15 and 16. The bence fortherly the of said block the engine line of said block Park Addition, in a southeast direction parallel with the ter line of McLoughlin Ave. and here distant 270 feet to a point, hence Southerly and parallel with hasterly line of Block 15, Park 54.8 ft. to a point, on the straight with the Northerly line of McLoughlin Ave. of thin Ave to a point; said the peing the intersection of the interior line of McLoughlin Ave Lasterly boundary line of or the Lastery Doundary line of Oregon City, the San a Southerly and Wester Bregion along the boundary the Corporate Limits of Ore-gain liv, to its intersection with liter line of Block 6, Holmes the things Westerly along the major the of Block 6. Holmes Add.

It intersection with the line 50

distant and parallel with the markin of Blura St.; thence margin of Diura St.; thence of the parallel of and 50 feet distant from the hargin of Diura St. to its in the center line of the parallel of t

Holmes. Add., thence

Holmes Add, and a pro-

on of same to its intersec-on with the center line of Eluxa. It is the Southerly along, the control of Eluxa St. to its in color with the center line of the St. thence Westerly along the state. Ine of Dewey St. to its

ter line of Dewey St. to its

tion with the line between

the S. E. cor. of Lot 1.

Parnell's Add thence West-

Land 10, Block 3, Darnal a

of Treduced Northerly thence t and 10, Block 3, Darnall's

ublication.

the capetaling ENTERINISE, a newspaper published dally average County, Oregon, and having allation is said city and county; that the attached notice was of in the regular leave of said newspaper once a week for

and successive insections, commencing with the lasue during all of which times then the sale ounty; and ending with the sale times then the newspaper was required by circulated in said county; and said motice was not public of in any supplement of said news in the newspaper itself. mg17, and ending with the sauce but in the newspaper itself.

had and swoon to before me this. . theptember 9 3: 1912

Notary Public in and for Oregon,

prelongation of the line between int 6 and 7 Block 12, Mountain New Add, thence Easterly along 15 South line of Lot 6, Block 12, Lountain View Add to the South best cor of Lot 6, Block 12, Mountake View Addition; thence Southerly slong the line between lots 8 and 5. Block 12, Mountain View Add to its intersection with the center line of Mountain Hood St. thence Easterly along the center line of Mt. Hond Street to its intersection with the center line of irvin St.: thence Southeasterly along the center line of Irvin St. to its detersection with West line of lots 2 and 17, Block 1, C, T. Toose Add. beace southeasterly along the west erly line of Lote 16 and 2, Block 1, T. Toors Add to its intersec-

tion with the center line of Hilda St.; therice Southwesterly slong the penter line of Hilds St. to its inferrection with the center line of Molalia Ave; thence Southeasterly slong the center, line of Molalia Ave. to its intersection the prolongstion of Southerly line of a tract of land conveyed by Fred A. Ely and Christeans Ely to A. Montz and Ross Ann Moutz, recorded in Book of deeds 106, page 184. Clackamas County Oregon, Records: thence Southwesterly along the southerly tine of said tract to its 8. W. cor-which point is on the Easterly line of a fractrof land conveyed by Mrs. ida. Woods, unmarried to John W: fofiatt, described in Book of Deeds 48, page 143, Clackamas County Records: thence Northerly along cor thence Westerly along the North line of said tract to its in.

tersection with a prolongaton of

siff finding the Southerly And of Carding's And to its intersection with the center this of Myrtle St. thence Fortherly along the center line of Myrtle St. to its intersection with the center line of Roosevelt St thence Easterly along the center line of Roosevelt St. to the S. E. Cor. of Sawer district No. 5, thence slong the Easterly line of sewer district No. 5, Sawer District No. 6 and the Northerly line of Sewer District No. 9 to the place of beainning: Beution 2 Said sewer shall be laid and constructed according to the plans and specifications now on the in the office of the Recorder of Oregon City and approved by reso-Intion adopted by the City Council of said Oregon City on the 16th day

of August, 1912, which said plans and specifications are referred to in this Ordinance and made a part thereof and the said sewer shall have all the necessary manholes,

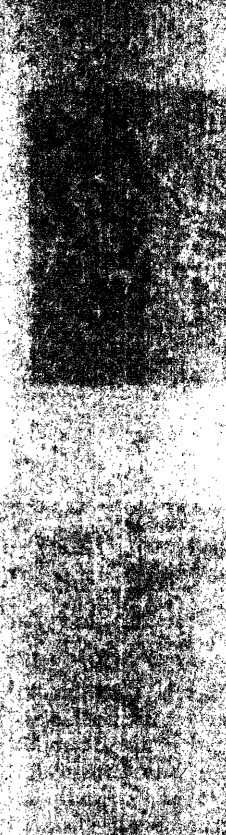
lampholes, laterals and connections. Section 3. The City Recorder is hereby authorized to advertise for and receive seal proposels for said sewer but the City Council rese the right to reject any and all bids therefor, and the Mayor and Re-corder shall enter into a contract or contracts with each person, firm, or corporation to whom the contract or contracts are let by the City Council of Oregon City, Oregon, fer, the construction of said sewers.

Whereas the territory Section 4. embraced in the proposed sewer district is thickly settled and now without proper sewerage or drain age and is a menace to the health and safety of that District and the people of Oregon City. It is neces, sary for the immediate protection of the health and safety of the people of that District and Oregon City that the said proposed sewer be immediately constructed and an emergency is hereby declared to exist and this Ordinance shall take effect and be in force immediately upon its approval by the Mayor...

The probable whole cost of said sewer is \$50,000.00.

Read first time and ordered published at a special meeting of the City Council of Oregon City, held on the 19th day of September, 1912.

L. STIPP, Recorder,



UDINANCE No. 5 9.5

and ordered published, at a meeting of the County

time and passed as a meeting of the Council have

Ordinance

of said a reet as an improvement shall extre on the 31st day of December, 1912.

Read first time and ordered published at a special meeting of the Council held on the 6th day of September, 1912.

L. STIPP, Recorder.

Certificate of Publication.

STATE OF OREGON COUNTY OF CHACKAMAST -88.
1, EE Brodie
being first duly sworn, say that I am principal-electro of the printer and
publisher of the MORNING ENTERPRISE, a newspaper published daily
(except Monday) at Oregon City, in Clackamas County, Oregon, and having
a general elimination in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for
expecutive and successive insertions, commencing with the issue
dated
dated. $Mega$, O 191 ν , during all of which times
of publication said newspaper was regularly-circulated in said county: and
further that said notice was not published in any supplement of said news- paper, but in the newspaper itself.
paper, but in the newspaper itself.
2 podge
10 11
subscribgd and sworn to before me this
ord apkinter A. D. 1912
S Q LL
subscribed and sworn to before me this 10 th day of Photos A. D. 1912
Notary Public in and for Oregon.

Read first time and with

Section Coloring the life for Manager Colors. Oragon City. John critical as follows:

Section City John critical as follows:

Section City Pregon, was imposed Orago City Pregon, was imposed Orago City Pregon, was imposed Orago City Pregon, with a compile, derd surface individual and the compile, derd surface individual and the compile, derd surface in the city of the compile, dered in the compile, and the compile of the compile as the compile as the compile as the compile of the compi

Certificate of Publication.

Notary Public in and for Oregon.

Road first time and ordered published, at a meeting of The Council

The whereas Revenue as the control of the control o

Read first time and ordered published at a special meeting of the found field on the 6th day of September 1912.

and street as an improvement shall rpine on the 31st day of December

L. STIPP, Recorder.

that the legal life of

Certificate of Eublication.

STATE OF OREGON, COUNTY OF ALAGRA

being first duly sworn, say that I am principal clerk of the printer an publisher of the MORNING ENTERPRISE, a passagaper published of (except Monday) at Oregon City, in Clackamas County, Oregon, and had a general of coulation in said city and county; they the standard policy correctly published in the regular issue of said newspaper once a real transfer.

Subscribed and sworn to before me this. O. Th.

Notary Public in and for Oregon.

West of State meeting without the Sound March 19 Comments of the Sounds March 19 Comments March 19 Comments March 19 Comments

The state of the control of the cont

Certificate of Publication

being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for consecutive and successive insertions, commencing with the issue dated.

1917, and ending with the issue dated.

1917, during all of which times of publication said newspaper was regularly circulated in said county; and further that said notice was not published in any supplement of sald newspaper, but in the newspaper liself.

Subscribed and sworn to before me this.

A. D., 1917

Arrangement may be made with the council by any perion, from or congentation when the exercism of any such discussion for the parties designated, whereby the same to be united about the property of the property of the parties designated by the parties of the pa

Bet 4 May private Ments now placed on any of spile Wreats on alleys of Oregon City may be ordered removed therefrom, if the same are not satisfactory end in line with the purposes of this ordinance which in to secure the securior of a system of uniform allectric cluster lights on any of the streets of Oregon City.

Sec. 5. Any person, firm or corporation violating any of the provisions of this ordinance, shall be guilty of a misdemensor, and upon conviction thereof, shall be fined not less than live ner more than twenty five dollars or imprisented in the city juil not less than two days ner more than its city juil not less than two days ner more than its cays, and each day of violating any provisions herein shall be desired a new and separate offense.

Notary Public in and for Oregon.

Read first time and erdered published at a regular meeting of the Council held on the lad day of Oct., 1912, and to come in few second reading and final passage oct ober 16th, 1912, at 3 octock of M.

L. STIPP Recorder.

Bead first lifes and proper substants as a median in the Committee and proper substants as a median in the Committee and associated in the Committee and associated in the Committee and associated times and associated as a second times and as a second times are a second times and as a second times and as a second times are a second times and as a second times are a second times as a second times and a second times are a second times and a second times are a second times as a second times are a second times are a second times are a second times as a second times are a second times are a second times are a second times as

60D

Ornest City sind State Sec. 101 Investigation

be the think of the depose of the Council of the Co

The part of the pa

Sec. If is the sense of the Mayor and Council as atoresaid, that conditions therean, can be changed to the different that the city and all concessed without it all and an incident and sense possessed of concessed without it all concessed without it all concessed without they make the concessed of concessed with the make the concessed with the make the concessed with the concessed without the concessed without the concessed without the passed without the concessed without the passed without the concessed with the concessed without the concessed with the concessed with the concessed without and the concessed with the concessed without and the

Repealed By Old. Marie Certificate of Publication

STATE OF OREGON, COUNTY OF CLACKAMAS,-88.

being first duly sworn, say that I am principal clerk of the printer and publisher of the MORNING ENTERPRISE, a newspaper published daily (except Monday) at Oregon City, in Clackamas County, Oregon, and having a general circulation in said city and county; that the attached notice was correctly published in the regular issue of said newspaper once a week for consecutive and successive insertions, commencing with the Issue

6. Mar. Colle Jan.

Subscribed and sworn to before me this......d

f. Oct. A. D., 191 V

Notary Public in and for Oregon

it shall be the duty of Committee of the Cours of in this this matter at any and said offsti whether as to all of said polos and wires (except these used troller purposes. oses) can be remo without infur ktroying the servi speck therefore and in dessether re-post describly on the removal of any postion or all of such noise and subset then the same shall be immediately removed iteratrom by There thereof within 10 days mittee tenert in case mon com-pittee tenert ininversity and against the removal of any portion on all of said poles and vires then and in that case such Con-mittee distill immediately to oper-ate with all and each of the com-panies having poles and wires of said street and each and all of said street and each and all of said companies as afercasis, aball then and in that case place their said wires in separate cables and attack said cables to one set of poles which shall be designated by sald committee, and said poles shall be pased at such points or places as may be designated by said committee.

Sec. 5. The report of said committee as aforesaid on the feasibility of removing any of all of said poles and wires as aforesaid shall be binding upon any and all of said companies aforesaid sind a neglect or refusal of any person, firm or corporation operating or awning telephone, telegraph, lighter-power-poles and wires on said street or to comply with the report of said committee, whether

(a) fores

period who shall ribbile hay of the provisions of this preinance or the provisions of this preinance or refuse or fall to comply with any of the consisions herein made obligatory shall upon convictions thereof, be punished by a fine of not less than \$50.00 nor more than \$300.00, or by imprisonment in the city fall not less than \$5 days, nor more than 150 days.

Sec. 7. Whereas, the present conditions on said part of Main street are very unsatisfactory, and it is necessary to invoke the police power of the city to proparly, adjust said conditions; and whereas the great number of useless poles and wires on said street, are a menace to the safety of the inhabitants of the city, therefore an emergency is hereby declared to exist, and this ordinance shall take effect and be in force immediately after its passage and approval by the Mayor.

Read first time and ordered published at a regular meeting of the Council held at the Council Chamber in Oregon City, Oregon, on the 2nd day of October, 1912, and to come up for second reading and final passage October 16th, 1912, at 8 o'clock P. M.

L. STIPP, Recorder.

ORDINANOE No. 500

held October Morning Autorities On 5 h 12

Real sheet in Morning Autorities On 5 h

Real second time and bassed at a nivering of

Councilmen, voling as follows:

Ayes, Albright Signa Holman Horlow Joys

Nors, Mind