ORDINANCE No. 399. Passed March 14. 1905

Ord 399 Present 3-14-5

an Ordinance dularing and assessment and to fix and establish, a lien for sidewalk improvements on the South East quarter of Block No. 129. in Narklemans addition to the leity of albany, Oregon, for the construction of a sidewalk on the West sides of Main street and adjacent the above described property The People of the Vity of albany de ordain as follows! Dection 1:1 That wheteas on the 15th day of November 1904, a resolution was duly passed by the leity Council of the leity of albany, Oregons declaring the intention of the said City to tile prove Main Street in said lity by building a sidework on the West side thereof and adjacent to the following described premises to wit: -The South East quarter of Block No. 129, in Hackbonards addition to the leity of albany in Line County, Oragon, and whereas the said bity Council caused due and legal notice thereof to be given, as required by law, and no objections on remonstrances being made to the proposed improvement or the building of said sidewalk, thereafter on the 13th day of December 190st, duly passed an ordinance ordering the construction of the sa sidewalk at the rost and expense of the owners of the adjacent property and anthorizing the Mayor and Recorder of said laity to enter into sign on the part of the city of albany written articles of agree for the construction of said sldewalk, after proposale for the dought thereof had been advitised for in the manner provided for in the City beharter, and the ordinances regulating the awardin all contracts and bids had been received and considered to paid conneil and the contract awarded by the council Part the costs and expenses of constructing the same had been accretained fixed and determined; and wheleas the paid contract for the construction of the said sidewalk was thereafter duly mas and entered into by the mayor and Recorder on brhalf of the City of albany, and the superintendent of Streets of the baid bity having charge of said work for the said bity fallage having duly reported I hat the said work has been complete acording to contract, and that the costs of advertising an the construction of said work and other costs connected therewith, amounted to the sum of \$ 2864 Section 2. That there be and there is thereby assured upon the raid real property above described the sum of \$ 2864 audthof sold amount shall be a lien upon saidprepenty above described, will the full payment thereof, and that

a record of paid hier brentered upon the lien doctof the paid city of albany, and that the Resorder by and he is hereby direkted to governotise to M. J. Filloton the owner of caid property of this assessment of paidvosts upon baid property above described for the improvements so made, and if stand surm is not baid within ten days after the giving and pervises of paid notine, that the provide of said city issue a markent for the collection of said surm directed to the little Marshal to forthwith largue and asell the hereinobore described property as provided by law.

Diction 3. This ordinance shall be in full force and effect from and after its approval both Mayor approved this 15th day of Marsh gas mayor of the leity of albany.

Other Recorder's Certificate.

STATE OF OREGON.

COUNTY OF LINN.

I, J. S. VAN WINKLE, Recorder of the City of Albany, in Linn County, and State of Oregon, do hereby certify that the foregoing and summered copy of Ordinance No. 399

has been by me carefully compared with the original Ordinance Bill No. 426
now on file in my office, and that it is a true and correct copy of all and the whole of said
Ordinance Bill No. 426 feasted by the City Connect
of the City of Albany, Oregon, March 11 1905
Wigness, my hand and official signature and the seal of the City of Albany. this

15 day of March 1905

J. B. Van Hintle Recorder of the City of Albany.