

TIGER, ARN'T YOU TICKLED?



RESOLVED—THAT WE NEVER SPRING ANYTHING ON OUR CUSTOMERS, UNLESS WE KNOW IT IS RIGHT.

What we sell in our store we know is good. We took care to get that kind. We know what the people in this community want in the grocery line and we buy for them in such a way that we always keep our stock fresh. Then we make it a special point of keeping everything clean and free from contact with other goods. Come in and inspect our goods and prices.

You'll find our feed right—so are our prices.

REDER & PHILLIPS

207 East Fourth Street

PHONE 593-594

ORDINANCE NO. 1356.

AN ORDINANCE PROVIDING FOR THE CONDEMNATION OF CERTAIN PROPERTY PARTICULARLY DESCRIBED HEREINAFTER, LYING CONTIGUOUS TO AND ADJACENT TO FOURTEENTH STREET AT ITS INTERSECTION WITH MAIN STREET ON THE WEST SIDE THEREOF, SAID LAND BEING TWO STRIPS EACH TWENTY (20) FEET WIDE AND ABOUT ONE HUNDRED TWENTY-ONE (121) FEET LONG, ONE LYING ON THE NORTH SIDE OF SAID FOURTEENTH STREET AND THE OTHER ON THE SOUTH SIDE OF SAID FOURTEENTH STREET.

Whereas, it appears to the City Council of the City of Olympia that certain property lying contiguous to and adjacent to Fourteenth Street at its intersection with Main Street is necessary for the purpose of widening the said Fourteenth Street so as to conform with the street lying immediately west thereof, the said City Council being desirous of condemning the said land for the purpose, now therefore,

The City Council of the City of Olympia do ordain as follows: Section 1. That the City Attorney be, and he hereby is directed to proceed in the manner provided by law to condemn for use as a public street those two certain strips of land lying contiguous to and adjacent to Fourteenth Street, and abutting on Main Street, being each twenty (20) feet wide by about one hundred and twenty-one (121) feet long, one lying on the north side of said Fourteenth Street and the other lying on the south side of said Fourteenth Street, for public use as a street.

Sec. 2. That the compensation for the said strips of land, together with all costs and expense attendant upon said condemnation shall be provided for by special assessment upon the property benefited.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

W. A. HOAGE, City Clerk.

RESOLUTION NO. 126.

Whereas, on or about the 29th day of April, A. D. 1912, the Independent Asphalt Paving Company, a corporation of the State of Washington, entered into a contract with the City of Olympia, wherein and whereby it agreed to improve East Fourth Street from Jefferson Street to the west margin of said street, all of said work to be performed in accordance with plans and specifications prepared by the City Engineer, and

Whereas, in pursuance with said contract the said W. A. Weller entered upon said East Fourth Street and did improve the same by paving the same, and

Whereas, the said W. A. Weller entered into a sub-contract with the Independent Asphalt Paving Company, a corporation of the State of Washington, for the laying of said pavement, and

Whereas, the plans and specifications provided, among other things, as follows: "A guarantee bond in the sum of \$15,000.00, running to the City of Olympia, will be the condition of the contract, conditioned for the maintenance on either kind of paving work performed under this contract for a period of five years."

Whereas, after the completion of the said paving the said Independent Asphalt Paving Company, in pursuance and compliance with the provisions of the said plans and specifications, filed with the City of Olympia a guarantee bond in the sum of \$15,000.00, whereupon the said Independent Asphalt Paving Company, a corporation of the State of Washington, is principal, wherein and whereby the said principal and surety agree as follows, to-wit:

"Whereas, the said Independent Asphalt Paving Company has entered into a contract with W. A. Weller, who in turn has entered into a contract with the City of Olympia, which contract is dated the 29th day of April, 1912, wherein and by the terms of which the said Independent Asphalt Paving Company promises and agrees to do and with the said City of Olympia to maintain and keep in repair pavement constructed by the said Independent Asphalt Paving Company on East Fourth Street from Jefferson Street to Eastside, according to Ordinance No. 1196 and Local Improvement District No. 121, for a period of five years." And

street between Pear and Quince Street, northward; that said work shall be commenced within twenty (20) days from the passage of this resolution, or the City of Olympia will proceed to make said improvement and institute proceedings in court to recover the costs thereof, under the terms of the maintenance bond given by the Independent Asphalt Paving Company, a corporation of the State of Washington, as principal, and the Title Guarantee & Surety Company of Scranton, a corporation of the State of Pennsylvania, as surety.

That the City Clerk be, and he hereby is instructed to mail by registered mail a copy of this resolution to the Independent Asphalt Paving Company and the Title Guarantee & Surety Company of Scranton.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

RESOLUTION NO. 127.

Whereas, on or about the 23rd day of May, 1911, the Independent Asphalt Paving Company, a corporation of the State of Washington, entered into a contract with the City of Olympia, wherein and whereby it agreed to improve Main Street from Seventh Street to the east margin of said street, all of said work to be performed in accordance with plans and specifications prepared by the City Engineer, and

Whereas, in pursuance of said contract the said Independent Asphalt Paving Company, a corporation of the State of Washington, did enter upon said Main Street and did improve the same between the said points by paving and constructing concrete curbs and gutters, and

Whereas, the plans and specifications provided, among other things, as follows: "Five year guaranty of \$10,000.00 will be required on either kind of paving which will include the concrete walks, curbs and sewerage system."

Whereas, the contract entered into contains, among other language, the following: "The guaranty of the second part, The Independent Asphalt Paving Company, hereby agrees to improve Main Street in said City of Olympia as ordered by Ordinance No. 1123, approved March 30th, 1911, in all respects in accordance with the plans now on file in the office of the City Engineer of said City, and the specifications and general stipulations hereto attached, which plans, specifications and stipulations are hereby expressly made a part of this contract."

Whereas, after the completion of the said paving the said Independent Asphalt Paving Company, a corporation of the State of Washington, in pursuance and compliance with the provisions of the said plans and specifications, filed with the City of Olympia a guarantee bond in the sum of \$10,000.00, whereupon the said Independent Asphalt Paving Company, a corporation of the State of Washington, is principal, wherein and whereby the said principal and surety agree as follows, to-wit:

"Whereas, the above bounden Independent Asphalt Paving Company did on the 23rd day of May, 1911, contract with the City of Olympia for certain improvements to be made upon Main Street therein, and in accordance with Ordinance No. 1123, approved March 30th, 1911, and said contract and other proceedings duly had in that behalf, and did further contract and agree with said City of Olympia, to maintain the work to be by it done and performed in accordance with said contract, for a period of five (5) years, for and in consideration of the sum of one hundred (\$100.00) dollars to be paid to said Independent Asphalt Paving Company by the City of Olympia, and

Whereas, said contract has now been fulfilled and the work performed.

Now, therefore, if the said Independent Asphalt Paving Company shall truly and faithfully maintain the said work in accordance with its agreement so to do, and save the City of Olympia harmless from any and all defects therein, or damage thereto, which may be occasioned by any failure on the part of the said Independent Asphalt Paving Company to fully perform the conditions of the contract, which may be occasioned by any defect in materials and workmanship, for the said period of five (5) years, then this obligation shall be null and void, otherwise to remain in full force and effect." And

Whereas, certain defects exist in said work in the sidewalk and curbs on the east side of Main Street, and between Ninth and Fourteenth Streets on the east side thereof, which said defects were noticeable at the time the contract was accepted at the hands of the said Independent Asphalt Paving Company, and said acceptance was had with the specific understanding and agreement between the parties, that is, between the City of Olympia and the Independent Asphalt Paving Company, that said defects would be repaired as soon as the weather would permit, and

Whereas, other defects have developed in said work since said time and now exist in said work so performed by the Independent Asphalt Paving Company, as follows, to-wit:

Between Ninth Street and the alley on the east side of Main Street, about 100 square yards of sidewalk have settled and cracked and need replacing.

Between the corner of Tenth and Main Streets, a square yard of sidewalk need replacing.

Between Thirteenth and Fourteenth Streets on the east side of Main Street

beginning about 45 feet south of Thirteenth Street and about 20 feet south about 125 feet, being about 100 square yards of sidewalk, have settled and cracked and need replacing.

Also, in same locality, about 60 linear feet of curb and 60 square yards of paving have settled and cracked and need replacing.

Between Ninth and Tenth Streets on the west side of Main Street, about 6 square yards of sidewalk have settled and cracked and need replacing.

Whereas, The said Independent Asphalt Paving Company and the Title Guarantee & Surety Company of Baltimore, a corporation of the State of Maryland, are fully aware of these defective conditions and to date have failed to make the necessary repairs. Now, therefore,

Be it resolved by the City Council of the City of Olympia:

1. That the contractor and principal above named, The Independent Asphalt Paving Company, a corporation of the State of Washington, and the United States Fidelity & Guaranty Company of Baltimore, a corporation, be and they hereby are notified to repair to the satisfaction of the City Engineer of said City, the sidewalk, curbs and gutters on Main Street between Seventh and Eighteenth Streets above named, for which that said work shall be commenced within twenty days from the passage of this resolution, or the City of Olympia will proceed to make said improvement and institute proceedings in court to recover the costs thereof, under the terms of the maintenance bond given by the Independent Asphalt Paving Company, a corporation of the State of Washington, as principal, and the United States Fidelity and Guaranty Company of Baltimore, a corporation of the State of Maryland, as surety.

2. That the City Clerk be, and he hereby is instructed to mail by registered mail a copy of this resolution to the Independent Asphalt Paving Company and the United States Fidelity and Guaranty Company of Baltimore, a corporation of the State of Maryland, as surety.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

RESOLUTION NO. 128.

Be it resolved by the City Council of the City of Olympia:

1. That it is the intention of the City Council to order the improvement of South Street from the margin of Columbia Street to the margin of blanking therefrom, filling the same to grade, and graveling such portion of the same as is necessary in connection with such other work as may be necessary in connection therewith, all in accordance with plans to be prepared by the City Engineer.

2. That all persons who may desire to object thereto are hereby notified to appear and present such objections at a meeting of the City Council to be held in the Council Chamber in the City Building, in the City of Olympia, at 7:30 o'clock p. m., on the 7th day of April, 1915, which time and place is hereby fixed for hearing all matters relating to said proposed improvement, and for determining the method of payment for said improvement.

3. That the City Engineer shall submit to the City Council, at or prior to said date, all data and information required by law to be submitted.

4. That the cost and expense of said improvement shall be borne by and assessed against the property liable therefor, as provided by law.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

RESOLUTION NO. 129.

Be it resolved by the City Council of the City of Olympia:

1. That it is the intention of the City Council to order the improvement of Tenth Street from the margin of Main Street to the east margin of Columbia Street to the Bluff, by grading, paving the same with brick, cement, asphalt, bitulithic, or some other suitable paving material, laid on a proper concrete or other suitable foundation, with concrete or other suitable curbs, gutters and sidewalks, together with all sewers necessary, and doing such other work as may be necessary in connection therewith, all in accordance with plans to be prepared by the City Engineer.

2. That all persons who may desire to object thereto are hereby notified to appear and present such objections at a meeting of the City Council to be held in the Council Chamber in the City Building, in the City of Olympia, at 7:30 p. m., on the 7th day of April, 1915, which time and place is hereby fixed for hearing all matters relating to said proposed improvement, and for determining the method of payment for said improvement.

3. That the City Engineer shall submit to the City Council, at or prior to said date, all data and information required by law to be submitted.

4. That the cost and expense of said improvement shall be borne by and assessed against the property liable therefor, as provided by law.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

RESOLUTION NO. 130.

Be it resolved by the City Council of the City of Olympia:

1. That it is the intention of the City Council to order the improvement of Boundary Street from Sixth Street north to a point about one hundred feet west of the corner of Tenth Street, and from said point southward to the south margin of Fourth Street, and the alley running east and west between Fourth and Fifth Streets to the west margin of Robinson Street, and from block two (2), Ayer's Addition to the City of Olympia, by constructing a sewer, the cost and doing such other work as may be necessary in connection therewith, all in accordance with plans and specifications to be prepared by the City Engineer.

2. That all persons who may desire to object thereto are hereby notified to appear and present such objections at a meeting of the City Council to be held in the Council Chamber, in the City Building, in the City of Olympia, at 7:30 p. m., on the 7th day of April, 1915, which time and place is hereby fixed for hearing all matters relating to said proposed improvement, and for determining the method of payment for said improvement.

3. That the City Engineer shall submit to the City Council, at or prior to said date, all data and information required by law to be submitted.

4. That the cost and expense of said improvement shall be borne by and assessed against the property liable therefor, as provided by law.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

to object thereto are hereby notified to appear and present such objections at a meeting of the City Council, to be held in the Council Chamber, in the City Building, in the City of Olympia, at 7:30 p. m., on the 7th day of April, 1915, which time and place is hereby fixed for hearing all matters relating to said proposed improvement, and for determining the method of payment for said improvement.

3. That the cost and expense of said improvement shall be borne by and assessed against the property liable therefor, as provided by law.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

RESOLUTION NO. 176.

Be it resolved by the City Council of the City of Olympia:

1. That it is the intention of the City Council to order the improvement of the alley running east and west between Fourth and Fifth Streets, and from the margin of Robinson Street from the subdivision of block two (2), Ayer's Addition to the City of Olympia, to said alley street by grading and paving the same to the same points, and doing such other work as may be necessary in connection therewith, and purchasing the necessary right-of-way, all in accordance with plans to be prepared by the City Engineer.

2. That all persons who may desire to object thereto are hereby notified to appear and present such objections at a meeting of the City Council, to be held in the Council Chamber, in the City Building, in the City of Olympia, at 7:30 p. m., on the 7th day of April, 1915, which time and place is hereby fixed for hearing all matters relating to said proposed improvement, and for determining the method of payment for said improvement.

3. That the City Engineer shall submit to the City Council, at or prior to said date, all data and information required by law to be submitted.

4. That the cost and expense of said improvement shall be borne by and assessed against the property liable therefor, as provided by law.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

RESOLUTION NO. 177.

Be it resolved by the City Council of the City of Olympia:

1. That it is the intention of the City Council to order the improvement of Tenth Street from the margin of Main Street to the east margin of Columbia Street to the Bluff, by grading, paving the same with brick, cement, asphalt, bitulithic, or some other suitable paving material, laid on a proper concrete or other suitable foundation, with concrete or other suitable curbs, gutters and sidewalks, together with all sewers necessary, and doing such other work as may be necessary in connection therewith, all in accordance with plans to be prepared by the City Engineer.

2. That all persons who may desire to object thereto are hereby notified to appear and present such objections at a meeting of the City Council to be held in the Council Chamber in the City Building, in the City of Olympia, at 7:30 p. m., on the 7th day of April, 1915, which time and place is hereby fixed for hearing all matters relating to said proposed improvement, and for determining the method of payment for said improvement.

3. That the City Engineer shall submit to the City Council, at or prior to said date, all data and information required by law to be submitted.

4. That the cost and expense of said improvement shall be borne by and assessed against the property liable therefor, as provided by law.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

RESOLUTION NO. 178.

Be it resolved by the City Council of the City of Olympia:

1. That it is the intention of the City Council to order the improvement of East Fourth Street from the west margin of Jefferson Street to the west margin of Main Street, by paving the same with brick, cement, asphalt, bitulithic, or some other suitable paving material, laid on a proper concrete or other suitable foundation, with concrete or other suitable curbs, gutters and sidewalks, together with all sewers necessary, and doing such other work as may be necessary in connection therewith, all in accordance with plans to be prepared by the City Engineer.

2. That all persons who may desire to object thereto are hereby notified to appear and present such objections at a meeting of the City Council to be held in the Council Chamber in the City Building, in the City of Olympia, at 7:30 p. m., on the 7th day of April, 1915, which time and place is hereby fixed for hearing all matters relating to said proposed improvement, and for determining the method of payment for said improvement.

3. That the City Engineer shall submit to the City Council, at or prior to said date, all data and information required by law to be submitted.

4. That the cost and expense of said improvement shall be borne by and assessed against the property liable therefor, as provided by law.

Passed March 3, 1915. Approved March 4, 1915.

GEO. A. MOTTMAN, Mayor.

Published March 5 and 12, 1915.

RESOLUTION NO. 179.

Be it resolved by the City Council of the City of Olympia:

1. That it is the intention of the City Council to order the improvement of Boundary Street from Sixth Street north to a point about one hundred feet west of the corner of Tenth Street, and from said point southward to the south margin of Fourth Street, and the alley running east and west between Fourth and Fifth Streets to the west margin of Robinson Street, and from block two (2), Ayer's Addition to the City of Olympia, by constructing a sewer, the cost and doing such other work as may be necessary in connection therewith, all in accordance with plans and specifications to be prepared by the City Engineer.

2. That all persons who may desire to object thereto are hereby notified to appear and present such objections at a meeting of the City Council to be held in the Council Chamber, in the City Building, in the City of Olympia, at 7:30 p. m., on the 7th day of April, 1915, which time and place is hereby fixed for hearing all matters relating to said proposed improvement, and for determining the method of payment for said improvement.

3. That the City Engineer shall submit to the City Council, at or prior to said date, all data and information required by law to be submitted.

4. That the cost and expense of said improvement shall be borne by and assessed against the property liable therefor, as provided by law.

Poultry and Pet Stock

Conducted by Thomas P. Horn.

All notes for publication, or questions to be answered in this department, should be addressed to The Washington Standard, or to Thomas P. Horn.

Material for publication each week should be in the hands of the editor of this department by Monday.

HANDLING THE BY-PRODUCT OF THE HEN.

Comparatively few poultrymen seem to realize the value of hen manure as a by-product of poultry raising. Those who have given the matter careful study claim that from 25 to 40 cents per year is the value of the fertilizer produced by each hen in the flock, and the poultryman who fails to make use of this product of his flock is surely overlooking a bet.

Hen manure, like all other forms of guano, is rich in ammonia and phosphate and makes a most excellent fertilizer. When the droppings are removed from the house they should not be piled in the open where the weather can dissipate much of the valuable material, but should be kept under a shed or covering of some kind until wanted. In preserving the droppings a few have advised that they be dried. This is a mistake, however, as it tends to make the manure hard and insoluble. The idea is to keep them damp but not wet.

Because of its extraordinary strength hen manure should not be applied in such a manner that it comes in direct contact with the seeds or roots of plants, for it is almost sure to "burn" the crop. For garden crops the manure may be spread in a thin layer over the ground and ploughed or spaded in, while for greenhouse crops it is better used in a liquid form. The safest and most satisfactory form in which to use it for general purposes is to mix it with several times its bulk of loam and apply it to the ground.

A thousand pounds of poultry manure to an acre of ground is just about the most profitable fertilizer that can be used and the poultryman that allows this hen manure to go to waste is simply cutting off a large part of his profits.

THE FARM FLOCK. That the farm flock can be made to pay a bigger dividend on the investment than a city-kept flock is very evident to those who give the matter any serious consideration. It is, therefore, evident that many farmers are overlooking a very profitable branch of their business.

The farm is the natural place for the development of the poultry industry. Open range, cheap food, low cost of labor and equipment are the items that make this condition true. Here fowls can be kept in large numbers at the lowest practicable expense, while the farmer can secure as large production, maintain as high a standard in quality, and market his products to as good advantage as anyone else.

The Ohio experiment station has made some careful investigations as to the comparative cost of keeping farm and city flocks and finds that the average cost of keeping the farm hen is 89 cents per year and that of keeping the city hen \$1.57. This lower cost is the result of cheaper food, open range and utilization of waste products. In this comparison,

Main Street, Olympia, Wash., or may be delivered to said administrator, A. A. Gottfeld, personally on Fourth Street, Olympia, Washington, or may be filed in the office of the clerk of the court at any time after the first publication of this notice and before making the sale.

Dated at Olympia, Washington, this 3rd day of March, 1915.

A. A. GOTTFELD, Administrator of the Estate of Ambrose Bernett, Deceased.

CITY TREASURER'S BOND CALL. Local Improvement District No. 113. Notice is hereby given, That bonds on Local Improvement District No. 113, of the City of Olympia, Washington, numbered from No. 12 to No. 15, inclusive, will be paid on a date March 11, 1915, and no interest will be allowed after that date.

JULIA E. WALDRIP, City Treasurer. Published March 5 and 12, 1915.

NOTICE OF HEARING ON ASSESSMENT ROLL. IMPROVEMENT OF PERCIVAL STREET, BY GRADING AND GRAVELING. Local Improvement District No. 169. Ordinance No. 1348.

Notice is hereby given, That the assessment roll for local improvement District No. 169, under Ordinance No. 1348, for the improvement of Percival Street, by grading and graveling, is now on file at the office of the City Clerk.

Said roll has been set down for hearing at the regular meeting of the City Council in the City Building in the City of Olympia, at 7:30 p. m., on the 7th day of April, 1915, and all persons who may desire to object to said assessment are notified to make such objections in writing and to file the same with the City Clerk at or prior to the date fixed and at such other times as the hearing may be continued to.

The Council will sit as a Board of Equalization for the purpose of considering such roll, and of such hearing, or hearings, will consider such objections made thereto, or any part thereof, and will correct revise, or make such changes in the roll, as may be made due to such body, and then proceed to confirm same by ordinance.

W. A. HOAGE, City Clerk. Published March 5 and 12, 1915.

labor was charged at full rates, while as a matter of fact it is often possible to utilize the services of children and other members of the family to quite a large extent, thus making the margin of profit still greater.

The boys and girls can be interested in poultry-keeping and in addition to the profits realized it is good business training for them, especially so if they are required to keep accurate account of all transactions. When the work is made attractive to them by a fair division of the profits they often become deeply interested and build up highly profitable flocks.

Milk Diet for Chicks. This paragraph is written for the benefit of those who have a milk supply that can be used for feeding chicks. We know many farms where a great deal of milk that might go toward producing splendid chickens is wasted or allowed to be used for less profitable purposes. As a food milk has many elements that it would be necessary to supply in the form of several other foods and the growth attained by milk-fed chicks is simply astonishing to those who have never tried it. Sour milk is best. Sweet milk in large quantities often causes diarrhoea.

Chicks on a milk diet develop flesh and frame very rapidly and the quality of the flesh is superior. Those raising market poultry will find the results of milk feeding particularly satisfactory. The chicks should be started on a good quality commercial chick feed, steel-cut oats, bread crumbs, hard boiled eggs, soaked bread squeezed out dry, or most any good fine cut mixed grains. After about the third day keep the sour milk before them, not forgetting that plenty of good clean fresh water should always be at hand. After about three weeks time a coarser grain in the form of a commercial "growing food" should be substituted for the finer grains. It is also a good plan to feed a meal of crumbly wet mash occasionally. Beef scrap is not necessary when milk is fed. Do not overlook green food, grit and charcoal.

Going Light. We have been asked to diagnose and prescribe for a fowl that "eats all right, but keeps getting lighter and lighter until it finally dies." From the brief symptoms given we take it that the fowl is afflicted with what poultrymen usually call "going light," or, in other words, tuberculosis. As to the causes we are unable to state with any degree of certainty. The disease appears occasionally in the best cared for flocks, does not seem to be confined to flocks that are kept in close confinement and we have never known it to become epidemic in a flock. It seems evident that the disease is not the result of improper diet.

In the early stages of the malady the appetite seems to be even keener than in the normal fowl, but gradually the appetite falls off, the eye becomes dull and the fowl has a stupid look and rough plumage. An examination of the vital organs of the fowl discloses the fact that the liver, spleen and kidneys, and often the walls of the intestines, are studded with grayish-white nodules which leave no doubt that tuberculosis is the correct diagnosis of the trouble.

We have never heard of anyone successfully treating "going light," although now and then a victim will recover. It is folly to waste time on a fowl so afflicted and the progeny of such a bird would be worthless.

It is well to bear in mind that what may be thought to be "going light" is sometimes an oversupply of lice. Before destroying a fowl showing the symptoms of tuberculosis, examine it carefully and satisfy yourself that it is not the victim of lice.

J. J. Ward this week consolidated his two shoe stores, moving the stock from the former Doane store near Fifth and Main streets to his original store on Main Street just north of Fourth. Mr. Ward bought the Doane shoe store a year ago and after a year's experience conducting the two stores, decided his old location was the best.

Mr. and Mrs. Peter G. Schmidt are now in San Francisco, where they expect to spend a month visiting the exposition. While there Mr. Schmidt will attend the annual meeting of the Acme Brewing Company. At the close of their San Francisco visit Mrs. Schmidt and children plan to go to her old home in the East to attend her sister's wedding.