

THE EVENING NEWS

MILTON J. SHOEMAKER
CARL D. SHOEMAKER
SAM J. SHOEMAKER
Editors and Publishers.

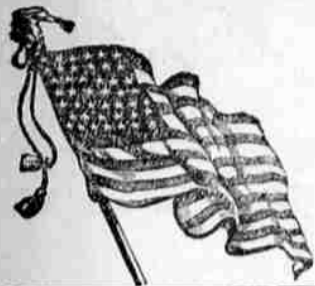
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MONDAY, AUGUST 10, 1915.



PURELY PERSONAL.

In regard to another anonymous communication which appeared in our esteemed contemporary, the Roseburg Review on Saturday night, and in which an attempt is made by direct insinuation to besmirch The News and its editors in the eyes of our neighboring city of Sutherlin, the exaggeration and misrepresentation are so glaring that they can scarcely be passed by without some comment. In the first place, we doubt very seriously whether one person can be found, either in Sutherlin or Roseburg, who believe that the letter signed "Sutherlin Citizen" was ever written by a citizen of that city. The animus of the article, and its palpable intention to discredit The News, is apparent in every line. The insinuation that "it is known that the editor of The News has it in for Sutherlin" is a fairy tale woven of whole cloth, and an unmitigated perversion of well known facts which can be attested to by the best citizens of Sutherlin, and for this reason can be characterized only as a deliberate falsehood and calumny.

In proof of this we challenge any citizen of Sutherlin, or the party who wrote the aspersion, to go carefully over the files of this paper since the present owners have had it, and cite a single instance where a direct affront of that city, as a city was ever made in columns of the paper, and at the same time take cognizance of the articles which have been in its praise.

True, The News condemned the selling of liquors with all its attendant evils, in the open saloons there, the same as it condemned it at other places, and as it was condemned by a large portion of its own citizens, and the result of the statewide vote at the last election proved that it was on the right side and had the approval of a majority of the people of the state, as well as of Sutherlin itself. But there was no disparagement of Sutherlin as a thriving community, as a place with a future. As to the article itself, there was absolutely nothing in it to arouse this anonymous letter-writer. It was simply repeating as news matter the common talk on the streets of this city, and was given to show the weak-kneed portion of this community what could happen. As for the insinuation of the last sentence of the reputed letter, it is too silly for even comment. In conclusion, we will state that we have expanded on this matter at this length, because we want to settle this matter of The News having a grudge against Sutherlin once and forever; this was stated once before, and in a manner so effective that no further slurs or aspersions were made. It has not been the policy of The News in the past, nor will it be in the future, to indulge in personal journalism, but neither will it allow manufactured allegations or misrepresentations to pass unanswered.

READ THEM.

If there are still any persons in this city who have been inclined to be of a "doubting Thomas" disposition, their attention is called to the several articles on the railroad to the timber belt, the personal letter from Mr. Kendall and the exhaustive Judge Skipworth, in this issue of The News. Particular interest centers in the letter from Mr. Von Planta, the engineer in charge of the survey, as it fully explodes the main argument of the opposition regarding the cost of construction of the road. It is an exceptionally clear, concise and absolutely impartial summing up of the situation from the standpoint of an unprejudiced expert. Added to this, the encouraging words of Mr. Kendall, and the painstaking

decision of the trial judge, should make splendid reading for the citizens of this city and county.

In answer to the recent protest of Austria-Hungary regarding the selling of munitions of war by the manufacturers of this country to the nations now at war, the "Imperial and royal" government of that country is politely but firmly told to read up on international law regarding such transactions and to study the precedents established by themselves.

Miss Grace Jones, of Zenia, Ohio, a sister of Mrs. Fred J. Blakely, arrived in this city last Saturday evening for a two weeks' visit at the Blakely home. At the expiration of that time Miss Jones, accompanied by Mrs. Blakely will leave for San Francisco where they will visit the exposition.

The Young Lady Across The Way



Looking up from the editorial page of the paper we asked the young lady across the way if she didn't consider the editor a purist and she said she'd never heard a word against his character.

WOMAN OUT FOR SEAT IN CONGRESS.



DR. EVA HARDING, A PIONEER IN THE WOMAN'S SUFFRAGE FIGHT IN KANSAS, WHO ANNOUNCES HER CANDIDACY FOR THE DEMOCRATIC NOMINATION FOR CONGRESS, SHE'S THE FIRST KANSAS WOMAN TO SEEK NATIONAL OFFICE ON THE DEMOCRATIC TICKET.

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WOMAN FROM FAR WEST AT CONFERENCE OF GOVERNORS.



MRS. ERNEST LISTER, "FIRST LADY" OF WASHINGTON WHO WILL BE A GUEST AT THE GOVERNORS CONFERENCE IN BOSTON AUG. 24-27. WHERE GOV. LISTER WILL BE ONE OF THE SPEAKERS.

HUNTER FAILS TO MAKE CASE

(Continued from page 1.)
Kendall Lumber Corporation, but that the bonds were authorized and proposed to be used for the benefits of all the citizens of Roseburg.

11. That in the issuance of the bonds there is no attempt to fraudulently use the taxing powers of the city to take the property of the plaintiffs or any other taxpayer of the city for the private use of the defendants and that the charter amendment is not a violation of the 14th amendment of the constitution of the United States and that the charter amendment is not a violation of section 9, article 11 of the constitution of the state of Oregon.

12. The charter amendment as voted by the citizens of this city does

FOR RECORDER.

I hereby announce myself as a candidate for City Recorder at the city election to be held October 4, 1915. If elected I will devote all my time and energy in performing the duties of the office in an efficient and business like manner.
pd ad 334-63 R. L. WHIPPLE.

MEAT CAUSE OF KIDNEY TROUBLE

Take Salts to Flush Kidneys If Back Hurts or Bladder Bothers.

If you must have your meat every day, eat it, but flush your kidneys with salts occasionally, says a noted authority who tells us that meat forms uric acid which almost paralyzes the kidneys in their efforts to expel it from the blood. They become sluggish and weaken, then you suffer with a dull misery in the kidney region, sharp pains in the back or sick headache, dizziness, your stomach sour, tongue is coated and when the weather is bad you have rheumatic twinges. The urine gets cloudy, full of sediment, the channels often get sore and irritated, obliging you to seek relief two or three times during the night.

To neutralize these irritating acids, to cleanse the kidneys and flush off the body's urinous waste get four ounces of Jad Salts from any pharmacy here; take a tablespoonful in a glass of water before breakfast for a few days and your kidneys will then act fine. This famous salts is made from the acid of grapes and lemon juice, combined with lithia, and has been used for generations to flush and stimulate sluggish kidneys, also to neutralize the acids in urine, so it no longer irritates, thus ending bladder weakness.

Jad Salts is inexpensive; cannot injure, and makes a delightful effervescent lithia-water drink.

A Leader-Results are our Want Ads-They lead the way to Better positions Better Workers 4s.

Anderson's New Fall Samples

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Made any way you like

NO CHARGE FOR EXTRAS FIT OR NO SALE

New Oregon City Mackinaws are in and they are Beauties
Lots to Choose from, \$5.00 to \$10.00

DUDS FOR MEN

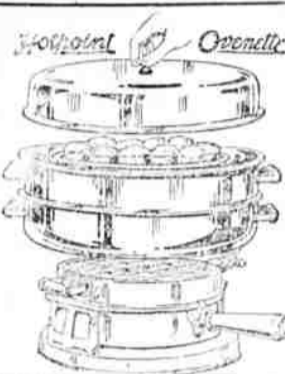
not give or attempt to give a bonus to the Kendall Lumber Co., to establish a mill at or near the city of Roseburg, or any other place.

13. The terms of the contract perpetrates no fraud or trickery on the plaintiffs or other taxpayers of the city and in entering into the contract the defendants exercised the greatest of care and the utmost good faith, that there is no fraud, collusion or trickery on the part of the defendants in connection with the adoption of the charter amendment or the execution of terms or the preparation of the contract, but that said contract is in all things just.

14. That chapter 159 of the laws of 1915 of the state of Oregon is void so far as it attempts to restrict the power of cities and towns in levying taxes by the voters.

15. That the council exercised their best judgment and discretion in good faith for the benefits of the city and the taxpayers in submitting the charter amendment to the voters of the city and in entering into the contract and that the contract is duly authorized by the charter amendment.

16. The supreme court of the state of Oregon permitted the plaintiffs to intervene in the case and granted them a full hearing in the case; the identical questions were raised in this suit were fully litigated and determined by the supreme court in the case of Pearce against the city of Roseburg and the decree in said suit is binding on the parties of this suit and the plaintiffs are by



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reason of the proceedings and determination of said suit are estopped from the prosecution of this suit.

Conclusions of Law.
Based upon the foregoing findings of fact the court finds the following conclusions of law:

1. Plaintiffs have failed to prove the allegations of their complaint.
2. Plaintiffs as a matter of law are not entitled to the relief prayed for in their complaint.

3. That the charter amendment involved in this suit was legally adopted; that the contract alleged in plaintiffs complaint is authorized by the charter amendment.

4. That all the questions involved in this suit have been fully de-

termined by the supreme court in the case of Pearce vs. City of Roseburg and the decree therein is binding on the parties in this suit and that the plaintiffs are estopped by reason of the decree rendered in said suit from the prosecution of this suit.

5. That the defendants are entitled to a decree dismissing the complaint of the plaintiffs and for a judgment against the plaintiffs for the costs and disbursements therein.

PEACHES PEACHES

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THE Daily and Semi-Weekly News

Now reaches more homes in Roseburg and Douglas County than any other paper published here or elsewhere. It is going to people who pay for it in the great majority of cases. People who pay for their paper are as a general rule good customers and good pay. There is not a post office in the county where some copies are not taken and the list is constantly increasing

It will help your business to let these people know what you have to offer

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