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ROSEBURG REVIEW



PROFITABLE INVESTMENT
Advertisers get good returns from announcements placed in live papers—the DAILY AND TWICE-A-WEEK REVIEW. Try them—there's none other so good.

VOL. 31. ROSEBURG, OREGON, TUESDAY EVENING, JUNE 30, 1908. NO. 106.

WALL FALLS DOWN

Huge Gap in North Side of Max Weiss' Grocery

FOUNDATION WEAKENED

Second Crash Seriously Injures Man Named Harrington While at Work in Debris

With a series of rumbling crashes that could be heard for two or three blocks away, the greater part of the north wall of the brick building housing the crockery and hardware department of Max Weiss' grocery collapsed during the noon hour today. Fortunately, no one was hurt, but two hours later an overhanging portion of the wall fell, inflicting serious, but not necessarily fatal injuries upon a workman named Harrington. The collapse of the wall is attributed to a weakening of the foundation for a building to be erected for George Kohlhagen, by M. W. Aldrich, whose crew of men Harrington had joined only yesterday. The wrecked building is owned by A. C. Marsters, the local banker. Harrington was engaged in picking articles of crockery and hardware out of the debris when misfortune overtook him. A jagged mass of bricks from overhead suddenly crashed down upon him without warning, and when fellow workmen reached him a moment later he was insensible. He was placed on a cot and carried to his room at Mrs. Belle Collins' lodging house, where Doctors Hoover and Seely attended him. Harrington was found to have sustained two fractures of the skull, one at the top and the other at the base, and also an injury to the spine, indicated by a deeply discolored spot. At 4:30 o'clock he had not regained his senses. Dr. Hoover stated that while the determining status of such cases do not develop until at least 24 hours after their inception, he expressed the opinion that Harrington would recover. This opinion he based on signs of reaction observed in the patient. Harrington is related to the well known Woodruff family at Melrose. That the first collapse of the wall occurred during the noon hour is a very fortunate thing. Had it happened 10 minutes later, when Mr. Aldrich's crew resumed work there would probably have been a fatality or two. The huge mass of brick fell directly in the excavated trench, where men had been working, and with such suddenness that it would have been impossible for them to escape being crushed to death. As it was, however, the crash caused a loss of several hundred dollars worth of crockery and hardware, not to mention the much heavier loss entailed to the owner of the building.

Stimulation without Irritation.

In case of stomach and liver trouble be proper treatment is to stimulate these organs without irritating them. Orino Laxative Fruit Syrup aids digestion and stimulates the liver and bowels without irritating these organs like pills or ordinary cathartics. It does not nauseate or gripe and is mild and pleasant to take.

In time of peace prepare for trouble.

I will have trouble of moving soon and am offering some inducements for purpose of reducing stock. F. H. CHURCHILL.

The Review always leads

FOLGERS GOLDEN GATE COFFEE

Always the same. Not up—then down. Not good today—bad tomorrow.



J. A. Folger & Co. San Francisco

CONSERVATIVE MAN WINS

Patterson Defeats Carmack for Governor of Tennessee.

MEMPHIS, Tenn., June 29.—Further returns received from Saturday's Democratic primary election in this state indicate the certain nomination of Governor R. M. Patterson over ex-United States Senator Edward W. Carmack. Reliable returns received by the Commercial Appeal give Patterson 734 delegate votes and Carmack 584. Carmack followers, it is said, will probably contest the election in two small interior counties, charging fraud. The loss of the delegates involved will not affect the result. Governor Patterson's popular majority is about 9900 votes. The election was held on the county unit plan. Senator Carmack favoring state-wide prohibition and Governor Patterson announcing for local option. The governor said, however, on the stump, that if the platform called for state-wide prohibition he would sign such a bill if passed by the legislature. Governor Patterson's popular majority is about 9900 votes. The election was held on the county unit plan. Senator Carmack favoring state-wide prohibition and Governor Patterson announcing for local option. The governor said, however, on the stump, that if the platform called for state-wide prohibition he would sign such a bill if passed by the legislature.

OBJECT TO LOCALIZING.

Regents Abolish Shorthand and Typewriting from Normals.

SALEM, Or., June 29.—At a meeting held here this afternoon the presidents of Oregon State Normal Schools decided to recommend to the Board of Regents the elimination of shorthand and typewriting from the course of study. This will remove what has been one of the strongest grounds for charging that the normals are local institutions. The presidents also recommended that entrance requirements be strengthened so as to admit only those who have completed the ninth grade. The latter recommendation has also been made by the Board of Normal School Visitors. The Board of Regents will meet at the capitol tomorrow for its annual session.

SUFFRAGISTS NOT SATISFIED.

Will Harass Voters of Oregon Again Two Years Hence.

PORTLAND, Or., June 29.—Far from being discouraged by the result of the recent election, the Equal Suffrage Association has decided to once more bring the question before the voters of Oregon, and will at once begin the campaign for 1910. Suffragettes held a meeting Saturday afternoon at the residence of Mrs. Abigail Scott Duniway, president of the association. The cause of equal suffrage received support from 36,838 electors in the June election, and while it was overwhelmingly defeated the women are not without hope of ultimate success. Petitions will be started at once in order to have them ready before the legislature meets next January.

AUTO LIVERY SERVICE.

Stauffer and Taylor Now Ready for Your Patronage.

Grant Taylor and Fritz Stauffer have opened a partnership automobile livery in Roseburg, with headquarters in the old Plaiddealer building, back of the Douglas County Bank, and for a reasonable charge they will take you to any point in Douglas county that can be reached by a safe road. Leave orders at their headquarters or at Downing & Kent's cigar store, or phone if more convenient, and the auto will call for you at any residence or hotel. No trips will be made to Coos county.

Every Man His Own Doctor.

The average man cannot afford to employ a physician for every slight ailment or injury that may occur in his family, nor can he afford to neglect them, as so slight an injury as the scratch of a pin has been known to cause the loss of a limb. Hence every man must from necessity be his own doctor for this class of ailments. Success often depends upon prompt treatment, which can only be had when salubrious medicines are kept at hand. Chamberlain's Remedies have been in the market for many years and enjoy a good reputation. Chamberlain's Colic, Cholera and Diarrhoea Remedy for bowel complaints. Chamberlain's Cough Remedy for coughs, colds, croup and whooping cough. Chamberlain's Pain Balm (an anesthetic) for cuts, bruises, burns, sprains, swellings, lame back and rheumatic pains. Chamberlain's Stomach and Bowel Remedy for constipation, biliousness and stomach troubles. Chamberlain's Salve for disease of the skin. One bottle of each of these five preparations costs but \$1.25. For sale by Hamilton Drug Co.

BIG STICK SWUNG

Kribs Alters His Testimony Regarding \$800 Check

NOT FOR THE OPTION ALONE

So He Testified Today—Statement to Grand Jury Introduced in Court Also

Special to the Evening Review. PORTLAND, Or., June 29.—F. A. Kribs was on the witness stand all morning in the Booth case. He changed his testimony of yesterday by swearing that the \$800 which he paid Booth covered both advance information and the option. In his testimony yesterday, Kribs said that the \$800 covered the option alone on lands owned by Booth. So unsatisfactory was Kribs' testimony that the prosecution introduced the statement made by Kribs to the grand jury in which he swore that he paid Booth for advance information. This afternoon Kribs is being cross-examined by Malarky.

Kribs' Previous Testimony.

Portland Oregonian, June 29.—Frederick A. Kribs did not make a strong witness for the government in the James Henry Booth bribery trial yesterday. Kribs, the star witness for the prosecution, failed in his testimony to strengthen the contention of the government that the \$800 check he gave Booth was for the latter's services in appraising Kribs of land office secrets. Kribs virtually admitted that the check was given to Booth as compensation for obtaining for Kribs an option on certain timber claims as per the defendant's explanation of the transaction. On cross-examination, Kribs admitted that Booth had never informed him that any of the lands included in the lists introduced in evidence by the government had been held for cancellation.

Will Dictate Selling-Price.

The new association has formulated two forms of contracts which all the firms in the combine will use. One contract is that to be used in selling fruit to Eastern buyers, and the other in buying from local growers. The packers have determined that they will no longer sell according to forms on contract put out by Eastern buyers, but will dictate the terms of the contract or not sell at all. The contract contains a number of provisions favorable to Oregon packers. It gives the packer unlimited choice in selecting an arbitrary case of dispute where, in the past, the arbitrators have been chosen from the New York Fruit Exchange. The new contract gives the packer the privilege of filling his contracts with smaller sizes of prunes if the crop produced does not contain the required quantity of large ones. It gives the packer the right to route the fruit in shipping. It exempts the packer from liability in case shipment is delayed by congestion of traffic. It provides that in case of disputes as to quality, samples for test shall be taken from one-fifth of the boxes of fruit; that no allowance for short weight shall be allowed unless it amounts to more than one per cent, and that in the counting test the size shall include the seventh grade and not the fifth only, thus that 45 prunes shall be deemed in the 45-50 size and not 45 only. The new form of contract with growers will be very explicit in requiring growers to deliver fruit carried in first-class manner, free from all burred or slack-dried fruit. The packer is to be sole judge of quality and there is to be no arbitration in case of dispute. The packer is to have the right to weigh back to the grower any fruit slack-dried or otherwise unsatisfactory. The packer will not be required to take more of a grower's crop than 10 per cent in excess of the quantity estimated in the contract, but the grower must deliver all his fruit if the packer demands it, regardless of how much it over-runs the estimate.

Kribs' Extensive Operations.

Kribs was vigorously cross-examined by Mr. Malarky, who succeeded in gaining from the witness the admission that he had secured for various Minnesota speculators between 100,000 and 100,000 acres of valuable timber lands in this state. Of that average, probably 200,000 acres testified Mr. Kribs, were purchased for C. A. Smith, the Minnesota millionaire, but he renounced the admission that his dealings in acquiring these lands had not been altogether above criticism. It was further admitted by Kribs that he secured from 2000 to 60,000 acres of Oregon timber lands for five other Minnesota speculators. When pressed for a specific answer, Kribs agreed that the bulk of these large transactions had been made prior to the time he testified as a witness before the federal grand jury by which the Booth indictment was returned.

Continuing his cross-examination of the witness, Mr. Malarky asked the admission from Kribs after offering several letters relating to the transaction that Kribs, in July, 1904, obtained an option from the Oregon Land & Livestock Company, of C. R. A. Booth and manager, to a tract of timber land in eastern Oregon, from the sale of which he would have realized a commission of about \$25,000. Kribs admitted fur-

WANTS OUR ROSES

Request From Portland for Several Boquets

TO ADORN PERKINS HOTEL

Organization of Rose Club Suggested—Fruit to be Given Away at Passenger Trains

Even from Portland, the boasted "Rose City" of Oregon, comes a demand for Roseburg roses. This greatest of compliments yet paid to our city is in the form of a request from the management of the remodeled Perkins Hotel, in Portland, which, hostelry, in its more modernized condition, is to be formally opened to the public tomorrow. For that occasion the hotel desires for decorative purposes some bouquets of the finest roses grown in the "Home of Roses"—Roseburg. The request is not to be denied. At a meeting of the Ladies' Auxiliary of the Roseburg Commercial Club Monday night, arrangements were perfected to send the flowers to the hotel, at which place they will be taken in charge by the president of the auxiliary, Mrs. Dexter Rice, who is in Portland at the present time. Needless to say the advertising opportunity of this pleasant event is not to be overlooked. Every bouquet of roses sent from here and exhibited will have attached a ribbon bearing the word "ROSEBURG."

To Form Rose Club.

At the meeting Monday night, Mr. W. H. Richardson addressed the ladies on an original proposition to form a rose club in this city. The plan, as outlined by Mr. Richardson, is to plant 10,000 rose bushes in some suitable plot of ground, to be selected at convenience, and employ a competent gardener to take care of them. A great portion of the bushes could be donated by local rose growers, while the remainder could be purchased elsewhere. The funds necessary to carry out such a plan, Mr. Richardson explained, could be defrayed by charging the insignificant sum of 10 cents for a membership fee and opening the membership to every local resident. Mr. Richardson's proposition was received with expressions of approval and it is quite likely that favorable action toward carrying it out will be taken in the near future.

Think it Saved His Life.

Lester M. Nelson, of Naples, Me., says in a recent letter: "I have used Dr. King's New Discovery many years for coughs and colds, and I think it saved my life. I have found it a reliable remedy for throat and lung complaints and would no more be without a bottle than I would be without food." For nearly forty years New Discovery has stood at the head of throat and lung remedies. As a preventative of pneumonia, and healer of weak lungs it has no equal. Sold under guarantee at A. C. Marsters' drug store, 50c and \$1.00.

FREE METHODISTS.

are holding special Gospel Meetings in the Bellows Grove in West Roseburg, under a large canvas tabernacle, and will continue over Saturday, July 6th. A number of visiting ministers are present from abroad, including Revs. N. Walter, E. I. Harrington, Francis Hault, C. G. Hambo and others. All day meetings Saturday, and Sunday, also Sunday. Everybody invited to come and bring your lunch and enjoy the meeting. E. D. BLACKMAN, Pastor.

Dr. Thomas' Eucalypti Oil is the best remedy for that often fatal disease—croup. Has been used with success in our family for eight years.—Mrs. L. Whitmore, Buffalo, N. Y.

MARRIED.

STOUT-ROBINSON—At the Baptist parsonage, June 29, 1908, Samuel Stout, of Coos county, Or., and Bessie Robinson, recently of Doonville, Tenn.; Rev. B. H. Hicks, officiating.

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REFUSES TO PAY ASSESSMENT FOR PAVING IN OREGON PASS.

GRANTS PASS, Or., June 29.—Pleading extreme poverty, the Southern Pacific railroad company is making a vigorous kick against the paving of the business streets of Grants Pass. As the railroad company has its yards and depot in the heart of the town, it necessarily is assessed more heavily than any other single property owner for street paving, and the company has entered a remonstrance against the paving of the paving ordinance.

JURY DISAGREES.

Arant Calf Case at Klamath Falls Awaits Another Trial.

KLAMATH FALLS, Or., June 29.—After being out for 12 hours the jury in the case of W. F. Arant, charged with stealing a calf, was unable to arrive at an agreement. The case will probably be taken up at the next term of the circuit court. Klamath Falls has been rent into factionalism by the calf embroglio, eight lawyers have been financial gainers and the intrinsic value of the calf has dwindled into ridiculous insignificance beside the expenditure of money in the case of which it was the innocent cause. The defendant is the son of Superintendent Arant of Crater Lake National Park. He was charged with having stolen the calf from the claimant, Clarence Harris. The calf was found in the Arant corral and had a dime in its neck. Harris alleged brand in lieu of a branding iron. Another calf was mentioned in the trial, but this animal died before the case came up and only its skin was shown in court.

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DIES ON PAVEMENT

Drunken Millionaire Meets Tragic Fate in Salem

FALLS OR LEAPS 4 STORIES

Reared Lives Mournfully Fight—Battle in Mexico so far in Favor of Revolutionists

Special to the Evening Review. SALEM, Or., June 30.—John Lindstrom, former mayor of Aberdeen, Wash., and a millionaire ship-builder, either jumped or fell from the window of his room on the fourth floor of the Willamette Hotel, in this city, sometime after midnight, and was smothered to instant death on the pavement below. He was clad only in his night dress. Lindstrom went to bed at midnight in a drunken condition.

Reared Lives Mournfully Fight—Battle in Mexico so far in Favor of Revolutionists

Special to the Evening Review. NEW YORK, June 30.—The Supreme Court today decided the New York majority right of 1905 in favor of McMillan, declaring him properly elected over Mr. Hearst.

Hot Battle in Progress.

EL PASO, Texas, June 30.—Mexican troops and revolutionists are engaged in a hot battle at Jimenez. Reports from the scene of the conflict indicate that the revolutionists have the best of the situation so far.

Holdings Risk.

PORT TOWNSEND, Wash., June 30.—Reverent criticism of some of their actions, criticism of the Port Worden garrison last night smashed in the window of the Evening Call, a local newspaper, and then crashed with the police. Chief of Police Barclay was severely lacerated. The riotous artillerists have been placed under arrest by order of their commander.

Suffragettes Turn Amused.

LONDON, June 28.—With 10,000 people looking on, advocates of women suffrage engaged in a fight with the police around the House of Commons this afternoon, because they were refused admittance to the building. Several women were injured before the mob was dispersed. Suffragettes will hold a great demonstration tonight. One thousand policemen have been detailed to preserve order.

TO ACT ON ORCHARD CASE.

BOYKE, Ida, June 30.—A meeting of the Idaho pardon board will be held tomorrow to act on the case of Harry Orchard, condemned to execution this week for the murder of former Governor Steuneger. It is thought that the board will commute Orchard's sentence to life imprisonment. Despite the fact that he has confessed to the crime with which he is charged, as well as to other acts of other diabolical murders.

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