OREGON MIST

Entered at the Postoffice at St, Helens, Oregon, as second-class mail matter.

> ISSUED EVERY FRIDAY BY E. H. FLAGG. EDITOR AND PROPRIETOR.

One copy, one year, in advance. . . \$1 00 Legal notices 25 cents per line.

FRIDAY, Dec. 14.

TRY IT AT HOME.

Governor Chamberlain is entitled to the thanks of the people of the Pacific Coast for the plain manner in which he expresses himself regarding President Roosevelt's utterances on the Japanese question. President Roosevelt threatens to use the military if the people of California commit what he considers a violation of the treaty between the at the church, near Tarbell's, improve-United States and Japan.

"The interpretation of treaties," save Governor Chamberlain, "rests solely with the courts, and certainly not with the Executive branch of the Government. through the military, as President Roosevelt threatens."

That seems to be good American common sense, and is doubtless the view crushed rock, estimated cost \$900. hat will prevail. The President is not the law, nor will he be able to compel the people of this Coast to accept his views on the subject of Japanese immigration, naturalization and co-education. cost \$800. When he scolds the people of this section and accuses them of ignorance and unwarrantable prejudice. Governor Chamberlain very forcibly says:

"It appears to me that the adminis tration is inconsistent in attempting to force association in the public schools of an inferior race with white children, when here in the District of Columbia there is a school structure of the motion by making the levy an eight mill. Vote was taken when here in the District of Columbia there is a system of separate schools for whites and negroes. Let the President and Congress demonstrate here the theory of such association before trying to force objectionable policies on the people of the Pacific Coast."

carried.

and carried.

court.

carried.

Good shot, Governor. The District of Columbia is absolutely under the control of Congress, and the President has great power there. Of course there is no question of treaty rights to be considered. but the principle is just the same. The people of San Francisco, do not want their children to associate with the Jap- on the amendment and the same was anese in the public schools of that city The white people of the District of Columbia have the same prejudice against the negroes. Before railing at the San Franciscains Teddy should deliver a few lectures to the Washingtonians.

THE EDITOR AND THE ADVER-TISER.

Once on a time I knew a man Who said it didn't pay To advertise the goods he had To sell or trade away.

To prove that he was off his base And make him clearly see, I gave him half a page of space And let him have it free.

It almost scared him into fits To see himself displayed As I displayed him, but he felt Its influence on his trade.

I kept it up, his business boomed, The customers swooped down Upon his store until he had The biggest rush in town.

One day I went around to call And found him on the run, With people waiting for their



HAS NO SUBSTITUTE

Inv Co, tracts in secs 22, 24, 25, 26 and 27, in 4, 4 J H Peyton to J H Beaver, sw qr ne qr, sec 23, 4, 2 W H Phelps to A J Keith, sw qr Houiton =nd Yankton road, beginning ments to be made by cutting down the sec 2, 2, 3 F W Placke to the Western Timhills and grading and graveling to the school house, estimated cost of improve-

ber Co, se qr of sw qr, and sw qr of se qr, see 31, 5, 4 M B and R L Rankin to Western ment 190). Beginning at St. Helens, and improve Thr Co, various tracts . A T Richardson to E Spitznogle, lots 5 and 6, blk 29, Rainier the St. Helens and Deer Island road to the railroad crossing near Meeker's place, by grading and covering with S A Ryman to Western Tbr Co,

the north line of the Knighton D. L. C-

on said road and run to the canyon

bridge, or as far as the \$900 will go,

which was voted upon and carried. Vote

to accept the report as amended put and

Moved by Tarbell and seconded by

Muckle that the county court have the

improvements made and the expendi-

ture of the money be left to the county

Motion made and seconded that the

meeting now adjourn, which motion was

New Cure For Epilepsy.

J. B. Waterman, of Watertown, O., Rural free delivery, writes : "My daugh-

ter, afflicted for years with epilepsy, was

cured by Dr. King's New Life Pills. She

has not had an attack for over two years." Best body cleansers and life

sw qr of nw qr, and nw qr of sw qr, sec el, 4, 4 D J and E Switzer et al, to James St. Helens and Scappoose road to be improved, commencing at the district A Walmsley, lot 3 blk 2. Deer Island A H and J L Tarbell to W E Everline on the south and running toward St. Helens, said road to be graded and covered with crushed rock, estimated

saut, e 10 acres of n 15 acres of se qr of se qr. sec 12, 4, 2. H and J L Tarbell to N S and E A DeSpain, w 5 acres of n 15 acres of se qr of se qr. sec 19 4 9 Moved by Tarbell seconded by White, that we levy a six mill tax on all the assessable property within the district A H and J L Tarbellto Wm Skuza

to defray the cost of said improvements. 20 acres of sw qr of sw qr, see 7.4.1. The Great Northern Coal Co to the Girty to amend the motion by making Nehalem Inv Co, tracts in 22,

23, 26, 4, 4. The Title Guarantee and Trust Co on the amendment, and said amendment was lost. Vote was then taken to M B Rankin, various tracts E D and G G Tichenor to T J and E Brink, land in N Clatskanie on the six mill levy, and the same was Same to same, land in N Clats-Moved by Wikstrom and seconded by

kanie I and I Tobin to F L Bush, w hf Hyde, that the money be expended as the committee reported. Moved by sec 35, 6, 5 E E and G G Tichenor to Matt White and seconded by Muckle to amend Mattson, 50x200 blk 9, N Clatsmotion and report by deducting \$200 kanie A and T M Tucker to James from each of the Yankton road improvements and add the same to the Deer Is-Bryden, w hf of nw qr sec 31, land road improvements. Vote was had Vanblaricom to VA, DC and

M C Chamberlain, lot 5 blk 15 east side add to Vernonia Moved by White and seconded by and W T Watts to Magnus Saxon, lots 3 and 4 blk 4, east side Perry, that the St. Helons and Deer Isadd to Spappoose Same to Generva Boyle, lots 7 and land road improvements commence at

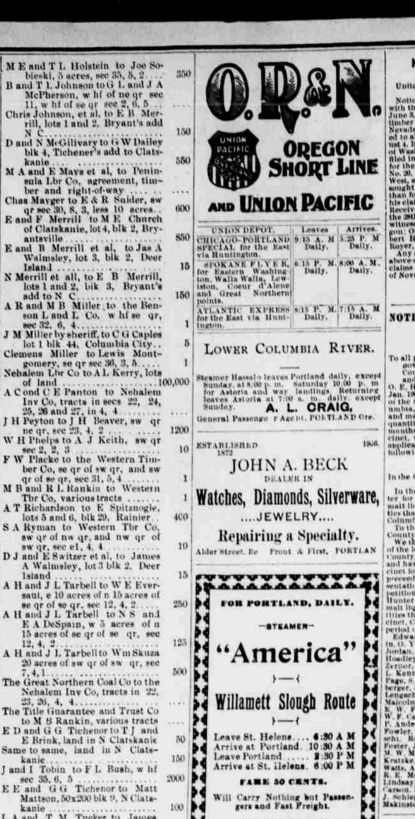
шап.

8 hlk 25, east side add to Scap-O G Weed to Lewis Montgomery,

und hf s hf sw qr, sec 23, 5, 4 1 J H and M T Wellington to same 1 H and J T Winter to Lewis R Win-ter, lot 2, sec 26, 8, 5 100 U. S. patents were granted to Lewis G. Clarke, John Harris and Michael Gor-

An exchange tells of a man who died.

The very first day in Heaven, as he wanted to go sight seeing, an Angel





W. C. FISCHER, ATTORNEY-AT-LAW. 110 BAINTER OREGON

DR.R. R. CLIFF. PHYSICIAN & SURGEON ST HELENS OREGON.

DR. EDWIN ROSS. PHYSICIAN & SURGFON ST. HELENS. : OREGC

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Columbia, Robert D. Haenn, Plaintiff, vs. Mary Hazen, Defendant,

wanted to go sight seeing, an Angel guide was given him. Before long he noticed a number of persons each drawing a ball and chain. "How is this?" he asked. "Isn't this Heaven?" The Angel smiled and replied: "Why these are not bad men, but they came from the first publication of the same of the state of Oregon. you are berefly required to appear and answer the countil all d against you in the above entitled autor of believe the eaple and the sector of the same of the state of Oregon. you are berefly required to appear and answer the countil all the against you in the above entitled autor of believe the eaple and the sector of the sector the sector of the sector of the sector of the sector of the





Walkover and Sorosis Store

Portland, Oregon

3rd and Washington

When those ahead were done

"Well, well," I cried in great delight, To see things boom that way, "Don't advertising pay, old man? What have you got to say?"

I thought he'd like my work so much, And think my plan so nice. That he'd not only praise my wares, But pay me double price.

And did he do it? Listen, please: I thought that I'd drop dead When suddenly he turned on me And vigorously said:

"Take out that advertisement, quick; Goldern yer pesky skin, I'll never git a chance to rest Ez long ez it stays in." --Inland Printer.

ROAD MEETING.

A special meeting of the tax payers of this district was held in the court house Monday morning. Following are the minutes of the meeting :

The supervisor not being present the meeting was called to order by Hon. R. S. Hattan.

A motion was made by E. Ross, seconded by W. Muckle that Hon. R. S. Hattan be elected chairman of the meet-ing, which motion was put and duly M and M Carr to the Nehalem Inonded by W. Muckle that Hon. R. S. carried, and R. S. Hattan was declared duly elected chairman of the meeting.

Moved by M. White and seconded by E. Ross, that W. A. Harrisbe elected as secretary of the meeting, which motion was put and carried, and W. A. Harris was declared elected as secre-

supervisor of this district, duly sworn to before a competent officer, as to the post-ing of the notices of the meeting, to-gether with a copy of the notice, was tiled and made a part of these minutes.

Whereupon the chairman stated the objects of the meeting, moved by Mr. Paxon and seconded by Mr. Glinieski C and C B Gamble to James Petthat the chairman appoint a committee of three to prepare resolutions as to how, and what roads should be improved and the manner of their improvement, which E A and TA Godel to the Nehalem motion was duly carried. Chairman ap-pointed E. Ross, G. L. Tarbell and G. W. Perry, and after due time make the following report and division of the es-S E Hendricks to Joe Sobieski, 35 timated amount of costs for said improvements:

ning at the west end of the Houlton bridge across Milton creek and improve by grading and covering with crushed rock to the top of the Frantz hill, esti-mated expense \$900.

giving tonic pills on earth. 25c at all REAL ESTATE. Following are the real estate transfers in this county for the two weeks ending Dec. 8: TS and M S Ainsworth et al to the Peninsula Lbr Co, agreement, timber and right-of-G H and I Anderson to Lewis Montgomery, ne qr sec 8, 4, 3, Montgomery, ne qr sec 8, 4, 3, less 8 acres.
C C Barker, trustee, to the Ne-halem Investment Co, nw qr and ne qr of sw qr and se qr of sw qr, sec 21, and e hf of ne qr and e hf of se qr, sec 20, and e hf of ne qr sec 29, 5, 2
E and W E Belford to Jos and Catherine Dupont, 10 acres Broyles d 1 c.
C W, H J, E J and E, J K, and W Blakesley to Lewis Mont-gomery, und hf s hf of sw qr, sec 23, 5, 4
A L and J N Brian to Jos Sobies-ki, 5 acres, sec 35, 5, 2 \$2687 750 ki, 5 acres, sec 35, 5, 2. Same to same, 10 acres, sec 35, 5. 350 100 O J Bryant to E B Merrill, lots 1 and 2, blk 3, Bryant's add U 150 100 vestment Co, nw qr of sw qr, and sw qr of nw, sec 18, 6, 5, E and J C Coulter to Lowell J Mc-Goon, se qr of sw qr, sec 5, 4, us secretary of the meeting, which mo-tion was put and carried, and W. A. Harris was declared elected as secre-The affidavit of J. W. Nowels, road M E Detrick to the Benson L and right-of-way G W and A E Fisk to G L and J A McPherson, e hf of se qr see erson, se qr sec 26, 6, 3 G D and S I Gilson to M R Bailey bond for deed land in St Hei-

10 ollowing report and division of the es-imated amount of costs for said im-provements: ** F, J, and S E Hendricks to Joe F, J, and S E Hendricks to Joe Solveski, 5 acres, 35, 5, 2 Chas Hendricks, by guardian, to Joe Solveski, 5 acres, 35, 5, 2 350 350

and swelling to disappear, never to return." Best salve in existence, 25c at all

druggists.

A Rhode Island man left \$10,000 a In the Circuit Court of the State of Oregon for year to his horse, two dogs and a parrot, but all the animals have died. There is said to be a problem as to the future To John II. Sollivan the above named defend-ant. disposition of the money, but the donkeys seem to be next in line.

A Western Wonder.

There's a Hill at Bowie, 'Tex., that's twice as big as last year. This wonder is W. L. Hill, who from a weight of 90 pounds has grown to over 180. He says: pounds has grown to over 180. He says: "I suffered with a terrible cough, and doctors gave me up to die of Consump-tion. I was reduced to 00 consump-tion. I was reduced tion. I was reduced to 90 pounds, when I began taking Dr. King's New Discovery for Consumption. Coughs and Colds. Now, after taking 12 bottles, I have more than doubled in weight and am completely cured." Only sure Cough and Cold cure. Guaranteed by all drug-

gists. 50c and \$1. Trial bottle free.

1875 "It is not wise," says the pesident in the message, "that the nation should alienate its remainig coal lands." The 700 trusts so eager to complete their monopoly have struck a snag in this new form of government reservation,

A Miraculous Cure.

The following statement by H. M Adams and wife, Henrietta, Pa., will interest parents and others. "A miraculous cure has taken place in our home Our child had eczema 5 years and was pronounced incurable, when we read 100 about Electric Bitters, and concluded to try it. Before the second bottle was all taken we noticed a change for the better, and after taking 7 bottles he was completely cared." Its the up-to-date blood medicine and body building tonic. Guaranteed. 50c and \$1 at all druggists.

The statement that John Alexander Dowie has become a lunatic is incorrect. He has merely changed his brand of hallucination.

I have money to loan on approved I have monthly. real estate security. W. H. POWELL.

. THE STREET STAND REPORT OF FREE FOR THE STREET STRE St. Helens, Oregon

SUMMONS.

Range No. 3 West, and will offer proof to show a that the land sought is more valuable for its timber or stone than for agricultural purposes and to establish his claim to said land before the Register and Receiver at Fortland, Or. on Monday the Ilat day of January, 1997. He finances as witnesses, Faul J. Schotz, of Abrileen, Wash. Carl Schiwez, of Portland, O Or, Frei C. Werling, of Portland, Or: William Wilson, of Portland, Or. Any and all persons claiming adversaly the above described lands are requested to file their claims in this office on or before said 21st day of Als/ERNON S. DRESSER, Register, O FRANK MOTTER. Attorney for Plaintiff.

PETITION

SUMMONS

R. V. Fritz, Plaining, vs. Frances Fritz, Defendant nut. To Frances Fritz, the above named defendant In the name of the state of Oregon. You are bereby required to appear and answer the com-plaint filed against you in the above entitled unit on or before the 17th day of Desember. How which is the time prescribed for answer-ing said complaint in the order of publication of this summons and if you fall to so appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint, to will a decree of the court discolving the bundle of matrimony heretofore and now existing le-terem the plaintiff and defendant herein, on the plaintiff and defendant herein, on the plaintiff and defendant herein, on the plaintiff with she defendant herein, on the plaintiff with and opply to the start and the way of the month of April 1960, and ever interment date and defendant has continued to live separate and apart from said plaintiff with and consent, and opplies the with with and consent, and opplies the with with and consent, and for any equipation. The summony has a sub the rand for the relief as may be just and equifable in the premase. "This summons is published by order of the "The summons is published by order of the summary of

Notice is hereby given that the undersigned has been appointed administrator of the estate of samuel A. Boggs, deceased, by the Hon. R. s. Hattan, Julyze of the County Court of the State of Oregon for Columbia County and all persons backing claims against sold estate are hereby required to present the same to me, ver-field according to isw, at my residence at Honi-ton, Or., within its months from the dist here-of. Ented November 9, 1996 (HARLES MORRIS) W. H. Powell, Attorney for Administrator, 119 to 127 premises. This summons is published by order of the Hon. T. A. McBride, hidge of the above entitled court, which order was duly made and filed in said court on the sth day of November. 1996. The date of the first publication of this sum-monsheing the 9th day of Nov. 1996, and the date of the first publication thereof being the the day of Dec., 1998. LONG & SWEEK of Dec., 1996 LONG & SWEEK, Altorneys for Plaintiff, Chamber of Commerces, Portland, Or

THE HOLIDAYS

R. J. BUROWSEY. Attorney for Philutiff.

NOTICE TO CREDITORS

Are near and holiday goods are our specialty. We have a big line, call and examine goods and prices before you buy elsewhere.

A FULL LINE

Of general merchandise, dry good, furnishing goods, hats, caps, boots, shoes, notions etc: hay, grain, flour, and feed; hardware, tinware, graniteware, etc.

Bailey & Brinn Houlton -:-Oregon

