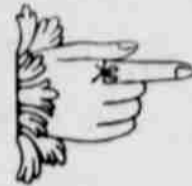


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16 lbs. Fruit Sugar.....	\$1.00	6 lbs. Broken Rice.....	.25	2 pkgs. Force.....	.25
17 lbs. Dry Granulated Sugar.....	1.00	3 cans Carnation or Sun Rise Milk.....	.25	3 cans Sifting Top Lye.....	.25
Pure Lard, 5 lbs.....	.75	3 cans Tomatoes.....	.25	6 bars Sunny Monday Soap.....	.25
Pure Lard, 10 lbs.....	1.45	3 cans Corn.....	.25	2--10c Bottles Bluing.....	.15
Sugar Cured Breakfast Bacon.....	lb. .18	3 cans Beans.....	.25	1 large Bottle Catsup.....	.15
Sugar Cured Hams.....	lb. .17	4 pkgs. A & H Soda.....	.25	2 pkgs. Malta Vita.....	.15
Dry Salt Pork.....	lb. .15	3 pkgs. Lilly Gloss, Corn or Celluloid Starch.....	.25	All 5c pkgs. Tobacco.....	6 for .25
Smoked Salmon.....	lb. .15	4 pkgs. Saratoga Chips.....	.25	All 10c pkgs. Tobacco.....	3 for .25
4 lbs. Head Rice.....	.25	3 pkgs. Raisins.....	.25	Coffee.....	25, 30, 35 and 45c
				Try a can of Fairmont Coffee at.....	45c

J.H. Wellington

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County Official Paper

For many years in Oregon a continual campaign for the right of suffrage by woman has been carried on. At every election the question has been submitted to the people, always to be turned down and each succeeding time by a larger vote than at the former election. It seems that each defeat brought encouragement rather than discouragement. A determined effort to attain the long sought goal by the suffragists is being made now and everything looks bright for success at last. The one greatest obstacle in the way has been removed. The Oregonian has at last succumbed and is now an earnest advocate of the cause. During all the many years the battle has been waging in Oregon, the Oregonian has been the most bitter and persistent enemy the suffragists have had but now it comes out in its editorial columns and says that it is for it and that every saloon, undesirable resort, criminal element, tramp and hoodlum is against it. Of course the Oregonian does not say that it was tired of its company and wanted better companions but evidently that had something to do with its change of heart.

If some of the parents of boys could see the dare devil spirit displayed by them on certain occasions, a little more care would be exercised over their conduct. Wherever there is a little element of danger attached to an act, most boys will take the chance just for the sake of doing something which they think will cause them to be talked about and referred to as probable heroes. For instance, when the boats make a landing at the docks, especially in the evenings, the docks are crowded with boys and some one of them will invariably stand as close to the edge as it is possible for him to do and then make some motions as if to fall off, or cause some other boy to try to shove him off. When there are any women or girls, as well as some men, present, of course some exclamation of fright will escape them, which pleases the boy very much and the next time he will go just a little farther. The same thing may be said of boys at a Railroad Depot, where a crowd is waiting for a train. The boys will get on the track and stand there until the engine almost strikes them, then move away with an air of bravado which intimates that he is a hero and not afraid of danger. These acts are dangerous and if by some chance a little mistake in calculation or a slight accident should happen the consequences would be appalling. Parents should take heed and teach the boys that such acts as these are not heroic but foolhardy.

County Court Proceedings

continued from page 1
Friday, Jan. 5, 1912, 3rd Judicial Day. Court came pursuant to

adjournment. Officers all present due proclamation being made, the following proceedings were had: In the matter of appointment of road supervisors for year 1912: On this day it is ordered by the Court that the following named persons be, and they are hereby appointed supervisors of the following named districts:
Dist. No. 1, Geo W Ramsey
2, E M Newman
3, U S DSpain
4, B J Keelan
5, F Anliker
7, Paul Chr. Boysen
8, John McAdam
9, Wm Roberts
10, A J Palm
11, F B Elliott
12, A E Harvey
13, W H Rose
14, W Hall
15, Gust Gustafson
16, George Olsen
17, Gustave Lange

Matter of petition of DeLoss Hunter and Walter Hunter, for Liquor license for Goble precinct: On this 5th day of January, 1912, comes on for hearing the petition of De Loss Hunter and Walter Hunter, for a license to sell spirituous, vinous and malt liquors and fermented cider in less quantities than one gallon, in Goble precinct for the period of six months: And it satisfactorily appearing to the Court from proofs filed herein that due notice of the pendency of this proceeding has been given as by law required; that petitioner has not been convicted of wilfully selling or delivering spirituous, vinous, fermented or malt liquors to a minor, or of wilfully allowing a minor to loiter in or about any place where such liquors are sold or disposed of; and it further appearing to the Court that said petition contains the signatures of a majority of all the legal voters of said precinct, who are actual residents thereof,

and who have actually resided therein at least thirty days immediately preceding the signing and presentation of said petition. And the said petitioner having filed with the Clerk of this Court a bond duly approved by the County Judge, and also having filed a duplicate of the County Treasurer in the sum of Two hundred dollars, and the Court being advised in the premises, it is ordered by the Court that said petition be granted, and that license issue to the said DeLoss Hunter and Walter Hunter, to sell spirituous, vinous and malt liquors and fermented cider in less quantities than one gallon, in Goble precinct, for the period of six months from January 6, 1912. Matter of petition of F J Peterson et al., for a Rock Crusher for use in the Nehalem Valley: On this day the petition of Frank J Peterson and others, asking the Court to furnish a rock crusher and steam roller, for use of Rard dist. No. 12, 13, 14, and 15, and pay for the same from the General road fund, coming on for consideration and the Court not being fully advised, it is ordered by the Court, that said petition be, and the same is hereby continued for further consideration. Matter of rebate of tax to Beaver Logging Co., and to the Weber Co. On this day it appearing to the Court that the petition of the Sheriff filed in the above entitled matter on the 8th day of December 1911, asking for remission of tax to said parties, was intended as a petition for rebate of tax, and the Court being advised in the Premises it is ordered by the Court that the Clerk be and he is hereby authorized and instructed to issue warrants in payment, as follows: Beaver Logging Company, \$17.20; The Weber Co. \$14.74.

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