

### To Save Forests

The Western Forestry and Conservation Association, which embraces the states of Oregon, California, Washington, Montana and Idaho, is carrying on a campaign to save the forests from the usual fire losses that occur each summer. This organization represents 13 minor associations. Printed matter, fire warnings and circulars, are being sent out to timber owners, millmen, farmers and others directly concerned. In its literature the Association states that half the merchantable timber in the United States is contained in the five states in the Association, and that their production of lumber is one-fifth of the total in the country.

### Those Pies Of Boyhood

How delicious were the pies of boyhood. No pies now ever taste so good. What's changed? the pies? No. It's you. You've lost the strong, healthy stomach, the vigorous liver, the active kidneys, the regular bowels of boyhood. Your digestion is poor and you blame the food. What's needed? A complete toning up by Electric Bitters of all organs of digestion—Stomach, Liver, Kidneys, Bowels—Try them. They'll restore your boyhood appetite and appreciation of food and fairly saturate your body with new health strength and vigor. 50c at City Drug Store.

### Notice of Guardian's Sale of Real Property.

IN THE COUNTY COURT FOR JOSEPHINE COUNTY OREGON.

In the matter of the Guardianship of Earl Sumner, Nina Sumner, Dorothea Sumner, Druzian Sumner and Henry Nickerson, Minors.

Notice is hereby given, that pursuant to an order of the Hon. Stephen Jewell, Judge of the above entitled court, made and entered on July 15th, 1910. I will after August 15th, 1910, sell at private sale to the highest bidder, for terms cash in hand, and subject to confirmation of the court, all the right, title and interest of the above named minor children in and to the following described property, to-wit:

Lots 2 and 3, and the Southwest 1/4 of the Northwest 1/4 and the West 1/2 of the Southwest 1/4, all in Section 6, in Township 38 South, Range 4 West of Willamette Meridian in Jackson County, Oregon, except a tract of land containing 15 acres, more or less, on the south side of the Applegate River as said stream now runs.

Also, all that part of the North 1/2 of the Southeast 1/4 of Section 1, Township 38, South, Range 5 West of Willamette Meridian lying and being on the north side of Applegate River (as said stream now runs) in Josephine County, Oregon.

Bids for said property may be made at the undersigned guardian's office at Grants Pass, Josephine County, Oregon.

### Napoleon's Grit

was of the unconquerable, never-say-die kind, the kind that you need most when you have a bad cold, cough or lung disease. Suppose troches, cough syrups, cod liver oil or doctors have all failed, don't lose heart or hope. Take Dr. King's New Discovery. Satisfaction is guaranteed when used for any throat or lung trouble. It has saved thousands of hopeless sufferers. It masters stubborn colds, obstinate coughs, hemorrhages, la grippe, croup, catarrh, hay fever and whooping cough and is the most safe and certain remedy for all bronchial affections. 50c. \$1.00. Trial bottle free at City Drug Store.

### Application To Register Title

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR JACKSON COUNTY.

In the Matter of the Application of Catherine M. Wakeman, to Register Title to the following described real property, situated in Jackson County, Oregon, to-wit:

Lots numbered one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), and sixteen (16), in Sutherland Terrace Addition to the City of Medford, according to the plat now on file and of record, excepting the north five (5) feet of Lots one, two, three, four, five, six, seven, and eight devoted to the City of Medford for street purposes only.

### TAKE NOTICE

That on the 22nd day of June, 1910, an application was filed by the said Catherine M. Wakeman, in the Circuit Court of Jackson County, Oregon, for initial registration of the title of the land above described.

Now unless you appear on or before the 25th day of July, 1910, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the application and you will be forever barred from disputing the same.

WITNESS my hand and the seal of this Court hereto affixed this 22nd day of June, 1910.

W. R. COLEMAN, County Clerk of Jackson County, Oregon, and ex-officio Clerk of the Circuit Court.

### MINERS NOTICE

Notice of Location both Quartz and Placer, for sale at this office. JACKSONVILLE POST.



"with strength and ease they always please"

## TWO HORSE OVERALLS

MADE BY LEVI STRAUSS & CO.

Every garment guaranteed

### ORDINANCE NO. 130.

An ordinance providing the manner of constructing and repairing sidewalks, the material, location, grade, width and everything requisite and necessary for all sidewalks that shall hereafter be laid, constructed or repaired along and fronting on any property which is adjacent to or abuts on either side of Oregon Street between Main and "C" Streets, on California Street between Oregon and Fifth Street between California and "D" Streets.

THE PEOPLE OF THE CITY OF JACKSONVILLE DO ENACT AS FOLLOWS:

### SECTION NO. I.

All sidewalks hereafter constructed, laid or repaired, or ordered by the City Council to be constructed, laid or repaired along those streets or parts thereof designated in SECTION II of this Ordinance must be ARTIFICIAL STONE sidewalks and must be located, laid, constructed or repaired under the supervision of the City Engineer and in strict accordance with the requirements and specifications of this Ordinance.

### SECTION II.

The provisions of this ORDINANCE shall apply to all streets, avenues, alleys and thoroughfares and districts or parts thereof described as follows, to-wit:

Each side of OREGON STREET from the north line of MAIN STREET to the South line of "C" STREET.

Each side of CALIFORNIA STREET from the east line of Oregon Street to the West line of Fifth Street.

Each side of FIFTH STREET from the north line of California Street to the South line of "D" Street.

### SECTION III.

By "ARTIFICIAL STONE" as herein specified, is meant a composition of Portland Cement, sand, and crushed rock or gravel.

### SECTION IV.

All cement used in such construction must be artificial Portland cement of a quality which shall pass the following tests:

The cement shall stand a minimum tensile strain of four hundred and fifty (450) pounds to one (1) square inch section, neat, briquette one (1) day in air and six (6) days in water.

The cement shall stand a minimum tensile strain of one hundred fifty (150) pounds to one (1) square inch section when mixed with three (3) parts sand to one (1) part cement (Briquette one (1) day in the air and six (6) days in water). All cement must be received on the work in unbroken packages. Cement bags or packages not branded with the name of the maker must not be used. Samples for testing must be furnished at such times and in such manner as may be required by the City Engineer.

### SAND.

All sand must be clean and sharp. The rock for making the concrete shall be hard, sound basalt rock, granite or equally hard stone, broken in pieces of not greater diameter than two (2) inches nor smaller than one-half (1/2) inch. Gravel of similar sizes and quality may be used instead of rock.

The broken stone or gravel shall be screened free from dust, clay, loam, and vegetable matter and to sizes specified above and shall be thoroughly washed if considered necessary by the City Engineer.

### ROCK AND GRAVEL.

The surface upon which the walk is to be laid shall be excavated to the proper subgrade, four (4) inches below which any unsuitable material shall be removed and the space filled up with gravel or sand. The finished sub-grade shall have been thoroughly compacted by rolling or tamping, and shall be parallel with the surface of the finished walk.

### FORMS.

The forms, of suitable dimensions, shall be securely staked and blocked in position so as not to be disturbed by the tamping of the concrete and shall remain in place until the cement has set sufficiently hard so that the edges of the walk shall not be damaged in removing them.

### SECTION V.

FOUNDATION.

The concrete shall be three and one-fourth (3 1/4) inches thick, and shall consist of one (1) part cement, three (3) parts sand, and five (5) parts gravel or broken stone (to be measured, not estimated). The cement and sand shall be thoroughly mixed dry and then thoroughly mixed with the gravel or broken stone which shall have been previously drenched, all being thoroughly stirred with water being applied until the mixture has the consistency of moist brown sugar. The mixing of the concrete shall be done in a proper box or upon a platform. It shall then be spread upon the foundation to the proper thickness and at once thoroughly tamped until free mortar flushes to the surface. The upper surface shall be made exactly parallel with and three-fourths (3/4) of an inch below the surface of the finished walk, being gaged by properly made template drawn over the top of the forms. The mortar and the concrete shall not be mixed in greater quantities than is required for immediate use, and any unremained unused until having set shall not be used in any way.

### SECTION VI.

CONCRETE.

The grade at which said sidewalks are to be laid and constructed shall be even and uniform and shall be calculated from and in the manner shown by the survey and plat hereto attached and made a part of this Ordinance. The Base Line of said survey is the Base Line as established by Ordinance No. 54 of the Town of Jacksonville passed February 10, 1873 and which Ordinance is hereby especially adopted and declared to be in full force and effect as an Ordinance of the City of Jacksonville.

### SECTION VII.

WEARING COAT.

The wearing or surface coat shall consist of one (1) part cement (of same brand as used in concrete) and two (2) parts sand, mixed rather dry and placed upon the concrete base while the same is still soft and adhesive. The mortar shall then be brought up to a uniform thickness of three-fourths (3/4) of an inch by drawing a straight edge longitudinally over the top of the forms, after which it shall be rubbed and compressed with a float (plasterer's wooden spreading trowel). Just as the cement in the top coat begins to set, it shall be trowelled uniformly with sufficient pressure to force the top and bottom layers into close contact. The finished surface shall not show a greater space than one-eighth (1/8) of an inch under a three foot straight edge laid in any direction on the walk.

After completing the trowelling the wearing surface shall be cut into slabs as nearly square as possible, and of such size as directed by the CITY ENGINEER; the joints and edges to be run smooth with the proper tools, after which the entire surface shall be brushed with a damp bristle brush, and shall be protected from any harmful action of the sun, wind, rain, and traffic until thoroughly set.

In closing work at night the concrete and wearing coat shall be finished at a joint with a square, straight end. Patching or retamping after the cement has begun to set shall not be allowed.

### SECTION VIII.

COLOR.

No artificial coloring shall be used.

### SECTION IX.

CURB.

The Curb shall be immediately adjacent and contiguous to and form one continuous body and surface with the body and surface of the sidewalk. It shall be sixteen inches deep and six (6) inches wide at top, and batter out at the rate of one (1) inch in one (1) foot, and shall be beveled or rounded on the upper and outer edge which shall be protected by a wrought iron angle iron, one quarter of an inch thick, with one and one half inch legs, bent to the proper radius and firmly fastened to the concrete by five anchor irons three eighths of an inch thick, with a lug on the end projecting into the concrete at least six inches, and imbedded therein at the time of laying. Said irons must be placed at all intersecting street corners and at such other places as the City Engineer may direct. The upper and outer face of the angle irons must conform to the place of the finished curb. The upper and outer three-fourths (3/4) inch of curb shall be of the same material as the wearing coat hereinbefore described and subject to the same conditions. The core shall be composed of concrete mixed and laid similar to the concrete bed described for the walk.

### SECTION X.

INSPECTION.

The City Engineer shall at all times have the right and authority of inspecting the work and material done or used in the construction of any sidewalk hereunder and may make any examination or test of the same that he may deem necessary, and in so doing may break said artificial or cement work to an extent not to exceed two (2) lineal feet of curb, and nine square feet of sidewalk, and the same shall be repaired and made good by the owner of said sidewalk or the building contractor.

### SECTION XI.

NAME OF STREETS.

At the intersection of cross streets or sidewalks the name of the streets shall be impressed in letters or figures at least three inches in height in the wearing surface of the sidewalk.

### SECTION XII.

LOCATION OF SIDEWALK.

The outer and upper edge and line of said finished sidewalk with the curb shall conform and coincide with the boundary lines of the street along which said sidewalk is constructed as fixed and determined by the survey and plat hereto attached and made a part hereof. The inner edge of said sidewalk shall be uniformly parallel with said street line or outer edge of said sidewalk and curb.

### SECTION XIII.

GRADE.

The grade at which said sidewalks are to be laid and constructed shall be even and uniform and shall be calculated from and in the manner shown by the survey and plat hereto attached and made a part of this Ordinance. The Base Line of said survey is the Base Line as established by Ordinance No. 54 of the Town of Jacksonville passed February 10, 1873 and which Ordinance is hereby especially adopted and declared to be in full force and effect as an Ordinance of the City of Jacksonville.

### SECTION XIV.

WIDTH OF SIDEWALKS.

The finished sidewalk including curb along and abutting on that portion of Oregon and California Streets described in SECTION II of this Ordinance shall be uniformly eight feet wide

excepting from East line of 4th St. to West line of 5th St. which shall be 5ft. and no curb, and the finished sidewalk without curb along and abutting on that portion of Fifth Street described in said Section II shall be uniformly six feet wide.

ENTRANCES TO CELLARS OR BASEMENTS.

In all cases where the entrances to cellars or basements are made from the sidewalks, the door or doors leading thereto shall be made of iron or equally substantial metal and shall be so constructed as to be flush with the surface of the finished sidewalk and shall open upward and outward. Said entrances and doors shall not be of greater dimensions than 3 1/2 feet by 5 feet. Said doors shall be placed in position under the supervision of the City Engineer.

DUTY OF THE CITY ENGINEER.

It is hereby made the duty of the City Engineer whenever the City Council shall order the construction of any sidewalk designated in Section II of this Ordinance to establish and place the grade and grade stakes for said sidewalks and to mark and locate the boundary lines thereof and to generally supervise and inspect the construction thereof, in accordance with the requirements of this Ordinance. Provided, however, if any property owner shall desire to construct a sidewalk along any of said parts of said street or streets before the same have been ordered to be constructed by the City Council, said owner must file with the City Recorder an application to construct said sidewalk therein definitely describing his property along which he desires to construct said sidewalk and thereupon the said Recorder shall notify the City Engineer of said application and it shall then be the duty of the City Engineer to establish the grade stakes thereof and to locate the boundaries thereof and generally supervise and inspect the construction thereof in accordance with the requirements and specifications of this Ordinance. Such sidewalk must be constructed within thirty days from the date of filing said application.

Any sidewalk hereafter constructed in violation of this Ordinance and the requirements hereof is hereby declared to be a public nuisance and shall be removed as such at the expense of the owner of the property adjacent thereto.

Approved this 5th day of July, A. D. 1910.

T. T. Shaw Mayor.

Attest: Henry G. Dox, City Recorder.

Administrator's Notice To Creditors.

IN THE COUNTY COURT OF OREGON, FOR JACKSON COUNTY.

In the matter of the estate of Phebe J. Bendure, deceased.

Notice is hereby given that the undersigned, Samuel Boussum has been duly appointed by the County Court of Jackson County, Oregon, Administrator of the estate of Phebe J. Bendure, deceased. All persons having claims against said estate are hereby notified to present the same, duly verified to the undersigned, administrator of said estate, at his residence in Jacksonville, Oregon, within six months from the date of the first publication of this notice. Date of first publication is June 25, 1910.

SAMUEL BOUSSUM, Administrator of the estate of Phebe J. Bendure, deceased.

A Frighful Wreck

of train, automobile or buggy may cause cuts, bruises, abrasions, sprains or wounds that demand Bucklen's Arnica Salve-earth's greatest healer. Quick relief and prompt cure results. For burns, boils, sores of all kinds, eczema, chapped hands and lips, sore eyes or corns, its supreme. Surest pile cure. 25c at City Drug Store.

Application To Register Title.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR JACKSON COUNTY.

In the matter of the Application of C. H. H. Parker to Register Title to the following described real property, situated in Jackson County, Oregon, to-wit:

Lots numbered One (1), and Two (2), in Block One (1); Lots One (1), Two (2), Three (3), Four (4) and Five (5), in Block Two (2); Lots One (1), Two (2), Three (3), Four (4), Five (5) and Six (6), in Block Three (3); Lots One (1), Two (2), Three (3), Four (4), Five (5), Six (6) and Seven (7), in Block Four (4); all of said lots being in Wildwood Addition to the City of Medford, according to the plat now on file and of record.

vs.

All Whom It May Concern, Defendants.

TAKE NOTICE.

That on the 18th day of June, 1910, an application was filed by the said C. H. H. Parker in the Circuit Court of Jackson County, Oregon, for initial registration of the title of the land above described.

Now unless you appear on or before the 25th day of July, 1910, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the application and you will be forever barred from disputing the same.

WITNESS my hand and the seal of this Court hereto affixed this 25th day of June, 1910.

W. R. COLEMAN, County Clerk of Jackson County, Oregon, and ex-officio Clerk of the Circuit Court.

FRED W. MEARS, Attorney for Applicant.

County Treasurer's Twenty Eighth Call For Warrants.

State of Oregon, County of Jackson, Treasury Department.

Jacksonville, Ore. July 22nd, 1910.

Notice is hereby given that there are funds on hand for the redemption of all County Warrants protested from February 1st, 1909 to March 31st, 1909, both dates inclusive. Interest ceases on the above called warrants, this 22nd day of July 1910.

JAS. M. CRONEMILLER, County Treasurer.

Referee's Notice of Sale of Real Property.

IN THE CIRCUIT COURT OF OREGON FOR JACKSON COUNTY.

W. T. Grice and Kate Grice vs. His wife, Martha R. Mitchell and Plaintiff, H. C. Mitchell, her husband.

Lizzie A. Littlefield and Frank J. Defendants vs. F. Littlefield, her husband.

NOTICE is hereby given that the undersigned referee in the above entitled cause, under and by virtue of an order of the above entitled court made and entered of record in the journal of said court, will on Monday the 1st day of August, 1910, at the hour of 2:30 o'clock in the afternoon of said day at the front door of the Court House in Jacksonville, Oregon, in said county, sell at public auction to the highest bidder for cash in hand all of the right, title and interest of the above named plaintiff and defendant in and to the following described real property, to-wit:

Lots one (1) and two (2), in Section thirty-one (31) and lot four (4), in Section thirty (30) all in Township thirty-two (32) south of Range three east of the Willamette Meridian in Jackson County, Oregon, subject to confirmation by said Court. Dated July 22nd, 1910.

HERBERT K. HANNA, Referee.

Application to Register Title.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR JACKSON COUNTY.

In the matter of the application of R. C. Kinley, side to Register Title to the following described real property, situated in Jackson County, Oregon, to-wit:

Lots numbered five (5), six (6), seven (7), eight (8) in Block thirty-two (32) of Town (now City) of Medford, Oregon, as the same is delineated, numbered, and described on the official plat thereof, now of record.

vs.

John Hockenjos, Executrix of the Estate of John Hockenjos, deceased, and All Whom It May Concern, Defendants.

TAKE NOTICE.

That on the 5th day of July, 1910, an application was filed by the said R. C. Kinley in the Circuit Court of Jackson County, Oregon, for initial registration of the title of the land above described.

Now unless you appear on or before the 9th day of August, 1910, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the prayer of the application and you will be forever barred from disputing the same.

WITNESS my hand and the seal of this Court hereto affixed this 5th day of July, 1910.

W. R. COLEMAN, County Clerk of Jackson County, Oregon, and ex-officio Clerk of the Circuit Court.

FRED W. MEARS, Attorney for Applicant.

Deafness Cannot Be Cured

by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous surfaces.

We will give One Hundred Dollars for any case of Deafness (caused by catarrh) that cannot be cured by Hall's Catarrh Cure. Send for circulars free. F. J. CHENEY & CO., Toledo, O. Sold by Druggists, 75c. Take Hall's Family Pills for constipation.

Application to Register Title.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR JACKSON COUNTY.

In the Matter of the Application of Nicholas Kime to Register Title to the following described real property, situated in Jackson County, Oregon, to-wit:

Commencing at the southeast corner of Donation Land Claim No. 49 Township 28 south of Range 2 west of the Willamette Meridian in Jackson County, Oregon, and thence North on East line of said D. L. C. No. 49 twenty-three and 70-100 chains to the County Road, thence North on same line thirty-two and 14-100 chains, thence West nineteen and 63-100 chains, thence South one and 80-100 chains, thence West eleven and 4-10 chains, thence South twelve and 8-100 chains, thence West nine and 76-100 chains to the west line of said D. L. C. No. 49, thence South on said west line eight and 47-100 chains to the County Road, thence South on said line fourteen and 81-100 chains, thence South 19 deg 10 min west two and 68-100 chains to the west line of D. L. C. No. 46 in said Township and Range, thence South on said west line sixteen and 18-100 chains to southwest corner of Government Lot No. 2 of Section 2 of said Township and Range, thence East on south line of Government Lots 2 and 3 and D. L. C. No. 49 of said Township and Range forty and 85-100 chains to point of beginning, containing 211.42 acres.

vs.

All Whom It May Concern, Defendants.

TAKE NOTICE.

That on the 28th day of June, 1910, an application was filed by the said Nicholas Kime in the Circuit Court of Jackson County, Oregon, for initial registration of the title of the land above described.

Now unless you appear on or before the 2nd day of August, 1910, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the application and you will be forever barred from disputing the same.

WITNESS my hand and the seal of this Court hereto affixed this 28th day of June, 1910.

W. R. COLEMAN, County Clerk of Jackson County, Oregon, and ex-officio Clerk of the Circuit Court.

FRED W. MEARS, Attorney for applicant.

Ashland Commercial Swedenburg Block College Ashland, Oregon. Commercial, Shorthand and English Training Courses

Up-to-Date Methods. We have more positions to fill than graduates. Special facilities for Teachers, High School Graduates, and young men and women who wish the best Business Training. Inquire for further particulars or come. P. RITNER, A. M., Pres.

County Seat Real Estate Office

For some of the choicest bargains in real estate. Some of the best orchard and farming lands, improved and unimproved, in the Rogue River Valley; also a number of choice stock and alfalfa ranches in the Applegate River Valley.

We have the choicest residence property in the city. We will rent your property and collect your rents at reasonable rates. List your property with us.

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Harry Luy Benj. M. Collins

Charles F. Dunford DRAYAGE

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