-:-JACKSONVILLE POST-:-

A weekly newspaper published every Saturday at the county seat of Jackson County, Oregon. D. W. BAGSHAW, Editor.

Entered as second-class matter June 22, 1907, at the post office at Jacksonville, Oregon, under Act of Congress of March 3, 1879.

SATURDAY, AUGUST 17, 1912

SUBSCRIPTION: One year by mail \$1.50. Advertising rates furnished on application

BE A BOOSTER.

A booster—one who sees only the bright and praise- 1912. worthy side of his neighbor, his city or section of country, is indeed an ornament to society and an ever-ready aid and comfort to any community. Boosting, like charity, "covereth a multitude of sins." There is no live city that does not owe a fair share of its prominence to judicious boosting. The unconquerable boosting spirit of her people raised San Francisco from a wilderness of ruins and ashes; the boosting "Seattle Spirit" has made that city one of the foremost in the northwest. To boost does not necessarily imply that facts must be varnished, heirs of George Ross, deceased, also or unlovely truths concealed. Given such a subject as claiming any right, title, estate. lien the Rogue River valley a bare statement of facts and in the complaint. Defendants.

Suit to quiet title.

To William Chambers, the unknown decreased also

Be a booster. Forget factional feeling. Cut out petty jealousy. See the best and brightest side of our claiming any right, title, estate, lien or interest in the real estate described city and tell the outside world about it. Encourage inin the complaint herein.
You and each of you are hereby redustries and homeseekers to make their homes here. You and each of you are hereby required to appear in the above entitled court and cause, and there answer the complaint of the plaintiff on file therehome town, and Jacksonville will soon occupy a proud in against you, within ten days from the date of the service of this sumposition—her's by right—the best little old town in the mons upon you if served within Jack—son County, Oregon, or, if served within any other county of Oregon, then

field irrigation.

water system.

ervoir.

Section XIII. Any person convicted

THE COURT HOUSE

Items of Interest to Jackson County

MARRIAGE LICENSES

Floyd D. Eddings and Dora Caine. L. A. Pederson and Emma E. Pel-

Monk. Larceny in building. Tran- for water improvements. script from justice court, Ashland

Brooks. Larceny in building. Transcript from justice court, Ashland district.

Service pipe, or other connection through which water is supplied by the city to water consumers of the city, or to interfere in any manner with such

44, 27.95 chains to the northeast corner of said D. L. C. thence east 19.72 chains to the place of beginning, containing 54.82 acres, more or less.

That the deed of George Ross and

a corporation, vs. Mary E. Dickey. Action for damages. Complaint filed.

Southern Pacific Co., a corporation, and Oregon & California Railroad Co., a corporation, vs. Aivelda C. Emery. Action for damages. Complaint filed.

Peter Vander Sluis and Louis Brown vs. Daniel Stump and Sarah J. Stump. Action to recover money. Complain filed.

G. W. Stephenson vs. C. J. Coburn thing into or in such close proximity to

Jennie B. Barnes vs. Lewis Barnes. Suit for divorce. Complaint filed.

John K. Thomas et al vs. Margaret Mitchell, Suit in foreclosure. Complaint filed.

F. H. Cook and I. R. Kline vs. Rogue River Valley Nursery Co., a any person or persons to swim or bath of them, be forever enjoined, and decorporation. Suit to foreclose a chat- in any water course leading into the barred from asserting any tel mortgage.

Victor Bursell vs. unknown heirs of William Chambers et al. Suit to quiet title. Complaint filed.

PROBATE COURT

Estate of Douglas N. Janney, deceased. Order appointing administrator and appraiser. Inventory and appraisement filed.

Ordinance No. 179.

water and declaring certain note an' emergency.

ville do Ordain as follows: Section I. There shall be no limitation as to the time when water may be of the violation of any of the terms used for house purposes provided that of this ordinance shall be the same shall not be wasted.

Section II. It shall be unlawful for (\$10) Dollars nor more than Fifty (\$50) to leave any such stop or faucet open jail not less than one day nor more than twenty days, or by both such fine so as to permit the water to waste.

Section III. It shall be unlawful for and imprisonment. any person to irrigate with or permit Section XiV. And inasmuch as this ably hope to be healthy or beautiful by washing dishes, sweeping and doing housework hose without having attached thereto vation of the halth, peace and safety might. You must get out into the open air a garden nozzle on sprinkler through of the city, its mabitants and proper and smight. If you do this every day and

waste which pollution and waste would deprive the city and its inhabitants of a good, pure and adequate supply of water for consumption and fire protection, and inasmuch as without this ordinance said city would have no such

water system free from pollution and

Now, therefore, and emergency is hereby declared and this Ordinance shall go into full force and effect from and after its passage.

The foregoing ordinance was passed by the City Council at its regular meeting of August 13th., 1912 by the following vote:

Ayes: Britt, Fick, and Ulrich. Absent: McIntyre. Submitted to the Mayor August 13,

Approved by the Mayor August 13,

T. T. SHAW, Mayor. Attest: HENRY G. Dox, Recorder.

Summons.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY, Victor Bursell, Plaintiff.

William Chambers, the unknown

within twenty days from the date of the service of this summons upon you, purposes are hereby fixed at from 6 o'clock A. M. to 8 o'clock A. M. and the state, after and order of publicafrom 6 o'clock P. M. to 8 o'clock P. M. tion, then on or before the last day of each day and it shall be unlawful prescribed in the order for the publicafor any person to use the city water for such purpose at any other time.

tion of said summons, which last day is the 5th day of October, 1912.

And you will take notice, that if you

Section V. It shall be unlawful for plaint, plaintiff will apply to the above plaint, plaintiff will apply to the above entitled court for the relief demanded any person to use the city water for in said complaint, succinctly stated as Section VI. It shall be unlawful for follows:

any person to make use of the city

That a decree be entered in favor of the plaintiff that he is the owner of water for any purpose upon any the following described land, situated premises or part thereof other than in Jackson County, Ocegon, to-wit:

CIRCUIT COURT

State of Oregon vs. Thomas L.

State of Oregon vs. Thomas L.

Mank Largeny in building Transfer of the city of Section VII. It shall be unlawful D. L. C. No. 66, 27.95 chains; thence section VII. It shall be unlawful west 19.72 chains to the east boundary of D. L. C. No. 44; thence north on said east boundary line of D. L. C. No.

Washington Electric. Supply Co., a
Washington corporation, vs. H. O.
Purucker. Action to recover money.
Complaint filed.
Southern Pacific Co., a corporation,
Southern Pacific Co., a corporation,
Superintendent.

City to water consumers of the city, or to interfere if any manner with such pipes or connections unless authorized to do so by proper authority of the city and not then unless under the personal supervision of the City Water Superintendent.

City to water consumers of the city, or to interfere if any manner with such pipes or connections unless authorized to do so by proper authority of the city and not then unless under the personal supervision of the City Water Superintendent.

Considering S4.82 acres, more or less.

That the deed of George Ross and Elizabeth Ross, his wife, to Levi Rice, be decreed to convey to the said Levi Rice, all of the right, title or interest obtained by the said George Ross, by virtue of the patent being issued to him on December 15th, 1860, and that the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the city of the cloud caused by said patent being a long state of the cloud caused by said patent being a long state of the cloud caused by said patent being a long state of the cloud caused by said the cloud caused by said patent being Section VIII. It shall be unlawful of later date than the said deed by refor any person or persons to dig up, moved, and that plaintiff's title to the be treated as strictly confidential, will expose, meddle, tamper with, injure land described herein be quieted as to receive our prompt response

> or in any manner interfere with any same That the description in the deed of city water pipe or main or service. George Ross and Elizabeth Ross, his pipe, hydrant, valve or other fixture. wife, to Levi A. Rice, be held as to Section IX. 'It shall be unlawful for describe the said land be removed and an person or persons to throw any that plaintiff's title to the land herein described be quie ed as to same.

And that the deed of Wm. Chambers and C. B. Watkins. Action to recover the city water dam or service reser-money. Complaint filed. the city water dam or service reser-voir as to contaminate or pollute the Elizabeth Maury, wife of R. F. Maury, same or to in any manner contaminate be decreed to have been executed by william Chambers, and that the said or pollute the city water supply at any Wm. Chambers and the said William place along its course or to in any man- Chamters are one and the same perner interfere with the free flow of son, and that the cloud to plaintiff's said water along the several courses land herein described by reason of the same be removed, and that plaintiff's thereof leading to the city water Jam. title to the land herein described be Section X. It shall be unlawful for quieted as to same

That the said defendants, and each city water supply or to bath or swim whatsoever, in or to any of the said in the city water dam or service respart thereof, adverse to plaintiff, and for such other and further relief as to Section XI. It shall be unlawful for the court shall seem just and equitany person or persons without proper able, and that plaintiff have and reauthority from the Mayor, city council in to be taxed. ceive his costs and disbursements here-

or City Water Superintendent to enter This summons is published in the within the enclosure of the city service Jacksonville Post, a weekly newspaper published and of general circulation in Jackson County, Oregon, by order Section XII. It shall be unlawful the county judge in the above entitled for any person or persons to make any matter, dated August 16th 1912, which use whatsoever of the city water after directs the sum the sound of a city fire alarm and unnewspaper once a week for six con-An Ordinance prescribing rules and til the release bell thereafter. Im- secutive weeks, from and after the regulations for the use of the city mediately upon the sound of the fire first date of publication, which is the alarm all water must be shut off and 17th day August, 1912, said last date things in relation thereto to be unlaw. the same unit of be turned on again of publication being the 20th day of things in relation thereto to be unlaw. The same unit of be turned on again Octob r, 1412 And said order reful and providing a penalty for the until the release bell thereafter. The quires yeu and each of you to answer violation thereof, and declaring an release bell shall be rung after every on or before the last day prescribed in mergency.

The People of the City of Jacksonfille do Ordain as follows:

release bell shall be rule, after every the order for the publication of said the order for the publication of said the order for the call of a monthly meeting of a decree will be entered as p aved for.

A. E. REAMES, Attorney for Plaintiff.

Hours to irrigate lawns and gardens punished by a fine not less than Ten are from 6 a. m. to 8 a. m. and from any person to open a stop or faucet or Dollars or by imprisoment in the city Ordinance No. 179, in this paper to-6 p. m. to 8 p. m. each day. Read the day. By order of City Council.

which such water must flow.

Section IV. The hours for the use of city water for garden irrigation the power to protect and conserve its beautiful. For sale by all dealers.

Don't Miss It SPECIAL SALE

Ends Aug. 25th

Goods Going Fast They Are Bargains

Taylor - Williams Co.

The People's Store

Jacksonville,

Oregon

duced by violent exercise or injury, there is nothing better than Chamberlain's Liniment This liniment also relieves resumatic paint for sale by all dealers.

MOTOR TRUCKS

Easy Payments

Our sales plan enables your truck to pay for itself.

Remember you buy direct from the

A simple note of inquiry, which will Address E. E. GERLINGER,

SALES MANAGER. 688 Washington St. I ortland, Ors.



All kinds of fittings and plumbing supplies on hand. Work promptly attended to. -:- -:-

Jacksonville Plumbing Co.

With

Fick

E. C. HOGSETT,

ROGUE RIVER VALLEY ABSTRACT-TITLE CO.

(INCORPORATED)

Only new up-to-date Abstract Plant in Jackson County. Bell Phone Jacksonville 11. Home Phone Jackson 2006 Medford, Pacific Main 2511 Medford, Home 356

Jacksonville, -

H. C. STOCK

Funeral Director and Embalmer

We have just opened an undertaking establishment in the Ryan building on California street where we carry a full line of caskets, robes and everything found in a first-class establishment of this kind. Calls promptly

Mr. George N. Lewis has been Placed in Charge for the Present

New Hearse

NO THE RESIDENCE OF THE PARTY O

Phone 276

Lady Attendant

Beaches August the

The beach season is in full swing. Go while the crowds go. Enjoy the cool breezes now, while the heat is so unpleasant inland. Bathing, boating, hill climbing, fishin;, hices over delightful trails. Oregon beaches botter prepared than ever before to care for the crowds. Plenty of accommodations. Lots of fun. The water is fine!

GO VIA THE

Newport, Nehalem, Bayocean, Tillamook Co. Beaches.

Excellent train Service. Season round-trip fares. Special week-end and Sunday Fares.

Send for illustrated booklets about the Oregon resorts and special folder on "Vacation Days in Oregon." It tells all about the beaches, springs, mountain resorts, etc.

Call on nearest agent for information relative to fares, literature, etc., or address

JOHN M. SCOTT

General Passenger Agent, Portland, Oregon

S. C. WHITTINGTON POST ADS.

bring

Best Results