

OREGON LAWMAKERS' WORK AS REVIEWED

Senate Well Up with Work but House Congested

925 MEASURES PROPOSED

Flood of Measures Appeared Last Day For Introducing Bills—Appropriations Asked Reach Huge Total—Compensation and Board of Control Bills Pass House—Governor Signs Widow's Pension Bill.

Salem.—The close of the fourth week of the legislative session found the senate well up with its work, only a few measures being left over for a third reading and final passage.

The situation was quite different in the house. That branch of the assembly is so badly clogged that the task of clearing the calendar before the close of the 40 day period will be a prodigious undertaking.

The trouble in the house is that they have been indulging in too much oratory lately. Unless the talk is cut out the result will be great confusion during the closing hours of the session, the death of many good measures and hasty action on others.

The job for the house is especially distressing, for in that body 601 bills have been presented, and the senate has already sent over 84 bills, a total of nearly 700 for that wing of the legislature to act upon. Up to the present time the house has passed 95 of its 601 bills over to the senate, and has killed off or withdrawn nearly that many more.

925 Bills Proposed.

The first day for introduction of bills brought forth an avalanche in both the senate and the house that nearly swamped the clerks. With adjournment 125 bills had been introduced in the senate so far this session and an even 600 in the house, or a total of 925 bills for the session. This is just 200 more bills than were introduced two years ago.

Several important measures passed. Among the important measures passing the house were the workmen's compensation act and the board of control bill. Both branches passed the widow's pension bill and the Mul-nomah school teachers' measure. The home rule amendment was defeated in the house. The senate passed the minimum wage bill for women and children, the measure placing all charitable institutions under state supervision, the bill amending the direct primary and the railroad headlight measure. No large appropriation bills have passed either house. The outlook for the passage of good roads legislation next week is excellent.

Legislation Asked to Give \$2,287,819 Appropriations already asked from the Oregon legislature, and now under consideration by the joint ways and means committee of the house and senate, have reached the huge total of \$2,287,819.97.

By the time all requests for state money are in, the total may reach \$3,000,000. This will be a record-breaker for requests, but there is no reason to believe that when the smoke has blown away and the final tale has been told that this will be a much more expensive legislature than the one two years ago, when the appropriations totaled \$5,780,000.

Compensation Bill Passes House.

The Lawrence employes' compensation bill passed the house, after a battle on the floor of 24 hours, with only Mursane and Upton voting against the measure, and Campbell, Loggren and Regood absent.

May Out Officials For 90 Days.

Only four votes were mustered against the substitute bill by the senate judiciary committee giving power to supplant district attorneys, sheriffs and constables, and the substitute measure passed the senate.

The drastic provisions of the original bill, which allowed the governor summarily to supplant such officials, were materially softened in the new bill. Under the new bill officials may be supplanted for periods of 90 days, but only after they have been given a hearing in court and the circuit judge decides that such officer has not been faithfully executing the criminal laws of the state.

Widow's Pension Bill is Signed.

With no member but Dimsick voting in the negative, the widow's pension measure, introduced by the committee on health and public morals by request of the Oregon congress of mothers, passed the senate, and on being enrolled, was sent to the governor, who signed the bill.

Primary Amendment Passes.

Seven senators went against the Smith bill to amend the presidential preference primary law, but the bill passed in the senate.

Under the presidential preference law, as passed by the people in 1910, an elector can vote for but one candidate for delegate to a national convention or candidate for presidential elector.

The Smith bill contemplates amending this by dividing an equal number of delegates in each of the congressional districts and the balance at

large. Thus each elector can vote for the number of candidates from his district and for the candidates from the state.

Teachers Win Bill.

Over 200 school teachers from Portland invading Salem on a special train and standing at the back of the members of the state senate when they voted on Applegren's bill providing what is practically civil service for the teachers of counties of more than 20,000 population brought an unanimous vote in favor of the bill, which had already passed the house.

Refuse to Submit Home Rule.

Notwithstanding the fact that the senate had sanctioned the submission to the people in 1914 of the so-called home rule amendment, passed by a vote of 32 to 25, refused to submit the amendment and it will not, therefore, go to the people through the medium of the legislature. It is intimated here that it will, however, be voted on by means of the initiative.

Electric Headlight Through Senate.

Senator Neuner's bill requiring railroad companies to equip their engines with electric headlights won the day in the senate after a hard fight.

The bill has been amended to allow the railroads one year in which to equip all engines with the modern lights, and the paragraph making it the duty of the railroad commission to enforce the act was struck out.

Legislation Division Favored.

The Malarkey and McCulloch resolution, carrying a proposed constitutional amendment, dividing the sessions of the legislature, passed the senate despite some opposition. The proposed amendment provides that bills be introduced for the first 20 days only, these 20 days to be followed by an adjournment of not less than 60 days nor more than 90 days, and the balance of the session to be devoted to consideration of legislation.

Reopens a Way For Income Tax.

Two resolutions to place before the voters important constitutional amendments relating to taxation were passed by the house.

One resolution is practically an enabling act to put into effect the initiative measure passed at the last election to exempt household goods. It is held by many lawyers that such an enabling act will be necessary to legalize the measure.

The other proposed amendment would open the way for a state income tax. It is practically a duplicate of the income tax measure, defeated at the last election by only 250 votes, Eastern Asylum Requests Are Pruned.

Applying the pruning knife, the ways and means committees of both houses cut the appropriation asked for the Eastern Oregon asylum \$131,218, reducing it from \$404,949 to \$267,731. The committee also reduced the \$60,000 appropriation asked for by the medical department of the University of Oregon to \$45,000. The most important item eliminated in the appropriation asked for by the eastern Oregon institution was the \$95,000 for a new wing. The asylum here is also asking for an appropriation of about \$70,000, for the construction of the north wing to the new receiving ward, and this also may be refused.

Short Ballot Title Passes Both Houses.

The senate has sent on to the governor Representative Hurd's bill providing for a short ballot title to initiative measures, in addition to the usual title, which in not more than 10 words will give a "catch line," as a ready guide to voters, setting forth the name by which the measure is commonly known.

Cello Project is Indorsed.

Giving a hearty indorsement to the project, the committee authorized by the legislature and headed by Governor West to investigate the proposed Cello power project, has reported back with the recommendation that the lawmakers set aside the sum of \$25,000 with which to co-operate with the state of Washington in making thorough estimates and surveys of the situation.

The report is the result of the investigation made by the joint committee from the two legislatures, headed by the governors of both states.

Legislative Brevities.

Remarriage until six months after divorce is prohibited in future by the terms of a bill passed by the house.

The bill giving Grand Army posts the right to hold their meetings in state armories, was passed by the house without opposition.

The bill giving the state's consent to the purchase of the Oregon City canal and locks passed the house without opposition.

Senator Butler has fathered a bill, by request, providing for the abolishment of the present board of horticulture and substituting therefor one commission, to be named by the governor.

Governor West caused to be introduced in the house by Gill of Clackamas a bill to repeal the act passed over the governor's veto, commonly known as the "Thompson swamp land law."

A bill making it compulsory for county courts to publish a budget of proposed expenses each year and giving the taxpayers the right to be heard before any levy was fixed, was passed by the house.

Notice.

The Ladies Civic Club will hold a meeting at the City Hall, Tuesday, Feb. 19, at 2:30 P. M. All members are urgently requested to be present as matters of importance are to be considered.

CIVIC CLUB.

Notice of Dissolution.

Notice is hereby given that certain partnership heretofore existing between Arthur S. Kleinhammer and John Dunnington, trading and doing business as Kleinhammer and Dunnington, is this day, by mutual consent, dissolved. John Dunnington under the firm dissolution is the owner of the City Meat Market in Jacksonville, Oregon, and all accounts due said City Meat Market are payable to the said John Dunnington. All accounts due by said City Meat Market are payable by John Dunnington. All property belonging to said co-partnership of every name, nature and kind, save and except the City Market, is the property of Arthur S. Kleinhammer.

Dated at Jacksonville, Oregon, this 24th day of January, A. D. 1913.

JOHN DUNNINGTON,
A. S. KLEINHAMMER.

Final Notice.

In the Matter of the Estate of Urzilia Garfield, Deceased.

Notice is hereby given: That the undersigned, A. M. Wilson, administrator of the estate of Urzilia Garfield, deceased, has filed in the County Court for Jackson County, State of Oregon, in the matter of said estate, his final report and account, showing all moneys received and disbursed, with vouchers for such disbursements.

That said court has set Saturday, the 1st day of March, 1913, the hour of ten o'clock A. M. and the court room of said court as the time and place for the hearing of any objections to the allowance of said final report and account. All persons having objections thereto are required to file the same in writing in said court, on or before said time, and to make such objections at said time, otherwise said final report and account will be allowed and said administrator will be discharged.

Dated this 30th day of January, 1913.

A. M. WILSON,
Administrator of the Estate of Urzilia Garfield, Deceased.

SUMMONS

In the Circuit Court of the State of Oregon and for the County of Jackson.

Sophia Robinett, plaintiff,

vs.

Porter Robinett, defendant.

Suit in Equity for a divorce.

To Porter Robinett the above named defendant:

In the name of the State of Oregon you are hereby notified that you are required to appear in the above entitled court and cause and answer the complaint of the above named plaintiff filed against you therein within ten days from the date of the service of this summons upon you if served upon you within Jackson County, State of Oregon, or if served within any other county of the State of Oregon, then within twenty days from the date of such service upon you, or if served upon you by publication, then on or before the last day so prescribed in the order of publication of said summons; and you will take notice that if you fail to so appear and answer said complaint within said time, the plaintiff will apply to the court for an order of default and for a decree against you forever dissolving the bonds of matrimony heretofore and now existing between you and the above named plaintiff and for a decree awarding plaintiff the custody of Clarence Robinett, the sole issue of said marriage and for such other, further and different relief as to the court may seem equitable.

This summons is published in the Jacksonville Post by order of the Hon. F. M. Calkins, judge of the above entitled court, and which order was made and dated on the 30th day of December, A. D. 1912 and it is therein ordered that you appear and answer the complaint on file herein on or before the expiration of six weeks from the date prescribed in said order as the date of the first publication of this summons.

The date of the first publication of this summons is January 4th, 1913 and the date of the last publication thereof and on or before which date you are required to appear and answer said complaint is February 15, 1913.

H. K. HANNA,
Residing at Jacksonville, Oregon,
Attorney for plaintiff.

Notice to Creditors.

In the County Court of the State of Oregon and for the County of Jackson.

In the matter of the estate of Frank A. Douglas, deceased.

Notice is hereby given, that the undersigned, by an order of the County Court of Jackson County, State of Oregon, duly entered on the 27th day of January, 1913, has been appointed and now is the duly qualified acting Administrator of the estate of the above named decedent.

All creditors and persons having claims against said decedent or his estate are hereby notified and required to present the same duly verified with proper vouchers, to the undersigned at his office at No. 29 South Peach Street in the City of Medford, Jackson County, State of Oregon, within six months from the date hereof.

The date hereof and of the first publication hereof is February 1st, 1913.

WALTER M. CLARK,
Administrator of the estate of Frank A. Douglas,
H. K. Hanna residing at Jacksonville, Oregon, attorney for the estate.

Notice For Publication.

DEPARTMENT OF THE INTERIOR
U. S. Land Office at Roseburg, Oregon.
February 11, 1913.

Notice is hereby given that William I. Chase, of Jacksonville, Oregon, who, on June 22, 1911, made Homestead Entry Serial No. 6229, for W 1/4 NE 1/4 NE 1/4, NW 1/4 NE 1/4, and the NW 1/4 NE 1/4 Section 8, Township 39 S., Range 2, west Willamette Meridian, has filed notice of intention to make Commutation Proof, to establish claim to the land above described, before W. H. Canon, United States Commissioner, at Medford, Oregon on the 25 day of March 1913.

Claimant names as witnesses:
Fred Smith, of Jacksonville, Oregon.
Anna Smith, of Jacksonville, Oregon.
Ansel Gilson, of Jacksonville, Oregon.
Joe A. Thomas, of Medford, Oregon.

B. F. JONES,
Register.

SUMMONS

In the Circuit Court of Oregon for Jackson County.

Almira Wilson, Plaintiff.

vs.

George A. Wilson, and Elizabeth Wilson, his wife, A. M. Wilson and Amelia Wilson his wife, Charles E. Garfield, surviving husband of Urzilia Garfield, Charles C. Garfield, and Laura Garfield, his wife, Henry Lee Garfield, Urzilia Aldrich and Raymond Aldrich her husband, Alice Almira Hansen and John Doe Hansen her husband, his true given name being to plaintiff unknown Charles Nickell and Belle Nickell his wife, A. M. Wilson administrator of the estate of Urzilia Garfield deceased, Martha Ann Wilson wife of Jesse W. Wilson, Gus Newbury, William Ulrich, Lauter & Carkey, a corporation and all persons unknown having or claiming any interest or estate in the property described in plaintiff's complaint, being the N. 1-2 of the N. W. 1-4; the S. E. 1-4 of the N. W. 1-4 and that portion of the W. 1-2 of the N. E. 1-4 lying west of the county road, all in section 15, and government lots 10 and 11 and that portion of government lot 9 lying west of the county road all in section 9, and all of said premises being in T. 37, S. R. one west of W. M. Defendants.

To Charles E. Garfield, Amelia Wilson, Charles C. Garfield, Laura Garfield, Henry Lee Garfield, Urzilia Aldrich, Raymond Aldrich, Alice Almira Hansen, John Doe Hansen his true given name being to the plaintiff unknown, Lauter & Carkey a corporation and Martha Ann Wilson, Henry Lee Garfield and all other persons unknown having or claiming any interest in the property heretofore described and particularly described in plaintiff's complaint, the above named defendants:

In the Name of the State of Oregon, you and each of you are hereby notified and required to appear in the above entitled court and cause and answer the complaint of plaintiff filed therein within six weeks from the date of the first publication of this summons upon you and if you fail to appear and answer the complaint within the time required for want thereof, the plaintiff will apply to the court for the relief prayed for and demanded in her complaint, to-wit:

For a decree of the court for a partition of the property heretofore described and in plaintiff's complaint, described among the defendants and plaintiff as their respective interests may appear, and be established and that the liens against any of the defendants or of the plaintiff herein be decreed to attach to the portion only which shall be designated and decreed to said plaintiff or to said defendants; that three referees be appointed by this court to designate an equitable division of said premises among the several parties to this suit who shall be entitled thereto, and for judgment for costs, disbursements and attorneys fees.

This summons is served upon you by publication in the Jacksonville Post published in Jacksonville, Jackson County, Oregon once a week for six consecutive weeks, by order of Hon. F. M. Calkins Judge of said court, said order having been made on the 19th day of January, 1913.

Dated of the first publication is January 11th, 1913.

GUS NEWBURY,
Attorney for Plaintiff.

SUMMONS

In the Circuit Court of Oregon for Jackson County.

William Harrison, Plaintiff.

vs.

William L. Bilger, Anna A. Moore nee Anna A. Bilger, John A. Bilger, Charles S. Bilger, Herman C. Bilger, Henry F. Bilger, Otilia C. McPherson, nee Otilia C. Bilger, heirs at law of John Bilger deceased, Lucy A. Terrill, Charles Terrill and Ellis Terrill his wife, Byron Terrill and Augusta Terrill his wife, Jay Terrill, Effie Seaman and W. A. Seaman her husband, Clara Seaman and Roy Seaman her husband, Ella Mast and George Mast her husband, Mary Terrill, surviving widow of Delbert Terrill, deceased, Dean Terrill and Maud Terrill, minor heirs of Delbert Terrill, deceased and Mary Terrill. Also all other persons or parties unknown, claiming any right, title estate, lien or interest in the real estate described as the N. W. 1/4, the W. 1/2 of the N. E. 1/4, the N. 1/2 of the S. W. 1/4 and the N. W. 1/4 of the S. E. 1/4 of section 8 in Tp. 36, S. R. 1 E. E. of W. M. excepting the following: Beginning at the S. E. corner of the N. W. 1/4 of the S. E. 1/4 of said section 8 in said Tp. and R. and running thence north 95 rods, thence west 120 rods, thence south 95 rods, thence east 120 rods to the place of beginning; Defendants.

To William L. Bilger, Anna A. Moore, nee Anna A. Bilger, John A. Bilger, Charles S. Bilger, Herman C. Bilger, Henry F. Bilger, Otilia C. McPherson nee Otilia C. Bilger, heirs at law of John Bilger, deceased, W. A. Seaman and all other persons unknown, claiming any right, title interest, estate or lien in the real property described as the N. W. 1/4, the W. 1/2 of the N. E. 1/4 of the S. W. 1/4 and the N. W. 1/4 of the S. E. 1/4 of section 8 in Tp. 36, S. R. 1 E. E. of W. M. excepting the following: Beginning at the south east corner of the N. W. 1/4 of the S. E. 1/4 of said section 8 in said Tp. and R. and running thence north 95 rods, thence west 120 rods, thence south 95 rods thence north to the place of beginning, the above named defendants.

In the name of the State of Oregon, you and each of you are hereby notified and required to appear in the above entitled court and cause and answer the complaint of plaintiff now on file therein within six weeks from the date of the first publication of this summons upon you which is the 11th day of January, 1913, and if you fail to appear and answer within the time required and specified herein, for want thereof the plaintiff will apply to the court for the relief prayed for and demanded in his complaint, to-wit:

For decree of the court decreeing plaintiff to be the owner in fee simple of the premises described as: The N. W. 1/4, the W. 1/2 of the N. E. 1/4, the N. 1/2 of the S. W. 1/4 and the N. W. 1/4 of the S. E. 1/4 of section 8 in township 36, south of range one, east of W. M. in Oregon, less the following described tract: Beginning at the south east corner of the N. W. 1/4 of the S. E. 1/4 of said section 8, and running thence north 95 rods, thence west 120 rods, thence south 95 rods, thence east 120 rods to the beginning, subject only to a contract of sale given by plaintiff to William Nading of record in volume 91 at page 629 of the deed records of Jackson County, Oregon, to which reference is hereby made for a more perfect description, freed from the claims of said defendants and any and all thereof, and all persons whatsoever, and that a further decree be entered decreeing the title of plaintiff in said described premises and that a further decree be entered decreeing that if said title or any thereof have no right, title, interest estate, lien or claim of any nature or character whatsoever.

to or to said described premises or any part thereof. This summons is served upon you by publication in the Jacksonville Post once a week for six consecutive weeks by order of Hon. F. M. Calkins judge of said court, said order having been made on January 9th, 1913.

GUS NEWBURY,
Attorney for plaintiff.

Summons.

In the Circuit Court of the State of Oregon for Jackson County.

James W. Gillette and Eliza H. Gillette Plaintiffs.

vs.

Emory B. Waterman and Mabel Waterman Defendants. Suit in Equity to Foreclose Mortgage.

To Emory B. Waterman and Mabel B. Waterman, the above named defendants:

In the name of the State of Oregon you are hereby notified to appear and answer the complaint filed against you on or before ten days from the date of the service of this summons upon you if served within Jackson County or if served within any other County of this State then within twenty days from the date of such service, or if served by publication or out of the State after an order of publication then on or before the last day prescribed in the order of said publication of said summons which last day is the 15th day of February 1913.

And you will take notice that if you fail to so appear and answer said complaint plaintiffs will apply to the above entitled Court for the relief demanded in said complaint succinctly stated as follows to-wit:

For a judgment against you and each of you for the full sum of \$2500.00 together with interest thereon from the 4th day of November 1911 at the rate of 6% per annum, and for the foreclosure of the mortgage on the North half of lot 5 in Block 4 of Park Addition to the City of Medford, Oregon, heretofore given to secure said above sums, and for such other and further relief as to the Court may seem equitable and for plaintiffs costs and disbursements herein to be taxed.

This summons is published in the Jacksonville Post, a weekly newspaper published and of general circulation in Jackson County, Oregon, by order of the Circuit Judge, the Honorable F. M. Calkins, which order is dated on the 3rd day of January 1913, and which directs the summons to be served upon you by publication thereof in said newspaper once a week for six consecutive weeks from and after the first date of publication, which is the 4th day of January, 1913, said last date of publication being the 15th day of February, 1913, and said order requires you and each of you to answer on or before the last date prescribed in the order for the publication of said summons, and that in default thereof a decree will be entered as prayed for.

CHARLES PRIM,
Attorney for Plaintiffs.

Notice of Final Settlement.

In the Circuit Court of the State of Oregon for Jackson County.

In the matter of the administration of the estate of Pauline Kitto a deceased person.

Notice is hereby given that Joseph Kitto, the Administrator de bonis non of the estate of Pauline Kitto, deceased, has rendered, presented and filed for settlement in the above entitled court and matter his first and final account and report of his administration of said estate; and that Tuesday the 4th day of March A. D. 1913 at the hour of 11 o'clock A. M. of said day at the court room of said court, at the court-house in Jacksonville, Jackson County, State of Oregon, has been duly appointed and fixed by order of the judge of the above entitled court as the time and place for hearing of objections to said account and report and for the settlement thereof and of said estate.

All persons interested in said estate are hereby notified that all objections to said final account or any item thereof must be filed on or before the date and time herein appointed for such hearing and settlement, or there at, on to-wit: the 4th day of March A. D. 1913 at the hour of 11 o'clock A. M. of said day.

Date of the first publication hereof is February 1st, A. D. 1913.

JOSEPH KITTO,
Administrator de bonis non of the Estate of Pauline Kitto, deceased.

CITATION.

In the County Court for Jackson County, Oregon

In the Matter of the Estate of Frank Ennis, Deceased. Citation to heirs and legatees to show cause why order for sale of real property should not be made.

To Frank E. Pechham, Claud W. Ennis, Maud Ennis, Anna Tucker Chamblin, Josephine Ennis Kenyon, Jennie Ennis, heirs at law and legatees of said above named decedent and all unknown heirs at law of said decedent and all others interested in said estate. Greeting:

In the Name of the State of Oregon, you are hereby notified to be and appear before said County Court on Monday, the 10th day of March, 1913 at 10 o'clock in the forenoon of said day at the Court room of said County Court at the Court House in the County of Jackson, State of Oregon, to then and there show cause why an order should not be granted to the Executors of said Estate to sell all the following described real property belonging to said Estate at private sale, to-wit:

All that portion of Lot 8 in Block 7 as laid down on the official plat of the Town (now City) of Jacksonville, Oregon, described as beginning at the South East corner of said Lot 8 and running thence North 100 feet more or less to the North East corner of said Lot 8; thence West 100 feet along the North boundary of said Lot 8; thence West 100 feet or less to a post and board fence between the property of the said Ennis and Eleanor Jane Kubli; thence South 100 feet along the said post and board fence to the East boundary of said Lot 8; thence East 100 feet or less to the South boundary of said Lot 8; thence East 100 feet or less to the point of beginning, the above described property being the same property heretofore conveyed by deed to Frank Ennis by T. J. Kenney, Administrator of James Elliot Estate, Eleanor Jane Kubli, A. S. Reames and others. Excepting only share from the property heretofore conveyed by Frank Ennis to Eleanor Jane Kubli by deed dated Sept. 20th, 1912 recorded in Vol. 97 Page 278 Deed Records of Jackson County, Oregon.

The foregoing Citation is ordered by the County Court aforesaid to be published in the Jacksonville Post for 4 successive weeks or for 4 publications prior to the said 10th day of March, 1913. Witness the Hon. F. L. ToyValle, Judge of the County Court of the State of Oregon for Jackson County, this 5th day of February, A. D. 1913.

Attest: G. A. Gardner, Clerk.

BETTER THAN SPANKING

Spanking will not cure children of wetting the bed, because it is not a habit but a dangerous disease. The C. H. Rowan Drug Co., Dept. 1475, Chicago, Ill., have discovered a strictly harmless remedy for this distressing disease and to make known its merits they will send a 50c. package securely wrapped and prepaid Absolutely Free to any reader of The Jacksonville Post. This remedy also cures frequent desire to urinate and inability to control urine during the night or day in old or young. The C. H. Rowan Drug Co. is an Old Reliable House, write to them today for the free medicine. Cure the afflicted members of your family, then tell your neighbors and friends about this remedy.

Put It Case Memory.

"When father was sick about six years ago he read an advertisement of Chamberlain's Tablets in the paper and B. his own remedy." writes Miss Margaret Campbell of Ft. Smith, Ark. "He purchased a box of them and he has not been sick since. My sister had stomach trouble and was also benefited by them." Write also to all dealers.

Advertisement.

Money to loan on improved, revenue producing farms, by the Bank of Jacksonville.

Charles F. Duntford DRAYAGE

Express, Freight, General Delivery. Teaming to all Parts of the Country. Nothing too Heavy or too Light. Agents for Colestin Mineral Water.

JACKSONVILLE OREGON

John Dunnington Jacksonville Meat Market

JOHN G. DUNNINGTON, Prop.

—Dealers In—

All Kinds of Fresh and Cured Meats. Poultry, Choice lard, Etc.

JACKSONVILLE, OREGON