### Ordinance No. 189.

An Ordinance granting to the Rogue n aintaining of a railway or railways, along, in, over and across certain sonville, Oregon; fixing a maximum schedule of rates, fares and charges for the transportation of passengers, goods, packages and freight, over such railway or railways between the cities cil of this City. of Jacksonville and Medford; specifying the minimum number of round trips to be made each day: permitting the construction of telephone and telegraph lines along streets occupied by the said railway or railways and limiting the use thereof to the transmission of messages for use in operating said railways or railways; providing for a filing of a written acceptance of this franchise by the grantee and providing for a revocation of the franchise, rights and privileges herein upon which said railway or railways g anted, upon a violation by the are or may be laid down, and in, along, grantee of the provisions of this Or- over or across such other streets, al-

Whereas: The Town of Jacksonville Oregon, by its Board of Trustees, on

of said doubts, the present owner and successors or assigns whenever the and reasonable.

SONVILLE, DO ORDAIN AS FOLLOWS:

ways, and to run and operate thereon the city council and subject to the of this ordinance. Failure of the said of 10 o'clock A. M. of said April 14th, sell at pa senger cars and to carry passengers; reasonable regulations thereof.

ar hereby granted shall be ned becor e void and of no effect at the ex- | Section VI. Nothing in this ordinance was or the portions now occupied or railways or railways. to be occupied by the track or tracks

provided.

sonable regulations of the city coun- of maximum tariffs, viz:

Section III. For the purpose of shall be, one way 25 cents. operating said railway or railways and The maximum fare for passengers having convenient power and electrical shall be, round trip 35 cents. current for such use, the grantee, its | Commutation tickets good for ten successors and assigns shall have the (10) round trips, to be used within right to put up, erect, construct, use sixty days from date of sale, shall be and maintain poles and overhead wires, sold at a price not to exceed \$2.50 and may lay down, construct, use and each. maintain underground conduits, wires, Baggage not exceeding 150 pounds conductors and cables in and along, through, over or across the streets. alleys and highways or parts thereof between said cities shall be: leys and highways of the City of Jack- ceeding 250 pounds, 25 cents, sonville, Oregon, as the city council of said City may direct.

the 2nd day of December, 1890, by ulations of the city council, may erect, Ordinance No. 104, entitled "An Or- construct, equip, operate and maintain and the table of tariffs filed with the dinance granting franchise and right telegraph and telephone lines along or State Railway Commission. of way for the Medford and Jackson- across those parts of streets, alleys ville Railway Company within the and highways upon which said railway cording to classification and at rates corporate limits of the Town of Jack- or railways may be constructed, for filed with the State Railway Commissonville, Jackson County, Oregon, and the purpose of transmitting messages sion.

laws of the State of Oregon, and to along and outside the rails of said rail in granted, by said grantee. its successors in interest and its as- way track or tracks and within a dis- Section IX. The said grantee shall signs, the franchise, right and priv- tance of two (2) feet thereof. The within fifteen (15) days from and after ilege to erect, lay down, re-lay, con- word "improve" as used herein shall the passage of this ordinance (unless IN THE MATTER OF THE ESTATE OF struct, re-construct, purchase, acquire, be taken and held to include grading, the same shall have been referred) file lease, repair, maintain, equip, operate, macadamizing and paving the portion in the office of the City Recorder of have, hold, use and enjoy a line of rail- or portions of the street specified, in the City of Jacksonville, Oregon, its way or railways, single track, with the same manner that the remainder written acceptance of this ordinance Court for Jackson County. Oregon, duly made necessary and convenient switches, of the street is graded, macadamized and the franchise, rights and privileges and entered of record on the 10th day of March turn-outs, turn tables, connections and or paved by or under the authority of granted thereby, subject to the terms 1913, will at Jacksonville, Oregon, on and after

to run and operate freight, mail, bag- Section V. The said grantee, its provided, within the time specified, the right, title and interest of said decedent gage, express and funeral cars; to successors and assigns shall have shall be taken as a rejection of the and to the following described real property carry freight, grods, parcels, express authority to make all needful and con- ordinance and franchise by said granpackages and United States Mail there- venient excavations in any of said streets tee, and upon the expiration of the on; subject to the provisions of this under the conditions herein named, for time herein allowed for the filing of Jacksonville, Oregon, described as beginning at Ordiance and the reasonable regula- the purpose of constructing, establish- said acceptance, the same not having the south East corner of said Lot 8 and running the south East corner of said Lot 8 and running the south East corner of said Lot 8 and running tions of the Council of the City of ing, repairing and maintaining said been filed, this ordinance shall become thence Northerly 100 feet more or leas to the Ja ksonville, Oregon; to do all things said railways and the telene essary to the successful operation graph, telephone and power lines here. no effect. Provided: that if this ordinof aid railway or railways, (operated inbefore mentioned, provided: that ance shall be referred to a vote of the the property of the said Ennis and Eleanor Jane partly within said City of Jacksonville, whenever the said grantee, its succes-Oregon, and partly without the City of sors and assigns shall disturb any of event, the time allowed the said gran-Jacksonville, Oregon,) along and upon, said streets, alleys or highways, it or tee within which to file its acceptance said Lot 8; thence Easterly along the South En through, over or across that part or they shall restore the same to good of this ordinance and the terms there- of said Lot 8, 50 feet more or less to the point of parts of E street, Seventh street, D order as soon as practical and without of shall begin to run upon the day of beginning, the above described property being street, Sixth street, C street and all any unnecessary delay, and provided the issuance of the proclamation by other other strests, alleys and high- further: the city council shall have the the mayor or city recorder declaring ways within the said City now oc- right to prescribe by ordinance or that the ordinance is in effect. cupied by the track or tracks of the resolution a reasonable time within Rogue River Valley Railway Compay, which such repairs of restoration of City of Jacksonville, Oregon, may afwithin the corporate limits of the said such street, alley or highway shall be ter proper hearing and upon satis-City of Jacksonville, Oregon, as shown completed and upon failure of said factory evidence of a violation of the on the profile map of said Rogue River grantee, its successors and assigns to provisions of this ordinance by the said Valley Railway Company. to be filed complete said repairs or restoration grantee, its successors or assigns, rein the office of the Recorder of the within the time prescribed in such voke the franchise, rights and privicity of Jacksonville, as hereinafter ordinance or resolution, the street leges herein granted, or may proceed commissioner shall place the same in This Ordinance and the franchise, good condition and repair at the exrights and privileges herein mentioned pense of the holder of the franchise granted by this ordinance.

pir tion of thirty days from and after shall be so construed as to prevent the ordinance are hereby repealed. its passage and approval, unless the proper authorities of the City of Jacksaid grantee shall have within the said sonville constructing sewers, laying or thirty days, filed or caused to be filed repairing water mains or laterals, was presented to the council of the in the office of the City Recorder of grading, paving, macadamizing, plank- City of Jacksonville, Oregon, on the said City of Jacksonville. Oregon, a ing, improving, repairing or altering 6th day of March 1913. map or plat of that part of the city traversed or to be traversed by said but all such work shall be done, if published in the Jacksonville Post in possible so as not to disturb, injure, the regular editions thereof, dated dicting the streets, alleys and high-delay or prevent the operation of said March 15, 1913, and March 22, 1913.

Section VII. The said grantee for of he railway now owned by said itself, its successors and assigns, Too much care connot be used in selecting greatee, and to be operated by said agrees to operate its cars upon and over a cough medicine for children. gra tes, its successors or assigns, over said railway or railways on a regular be pleasant to take, contribute and harmful subwhich streets, slieys and highways a fractional fraction and right of way is desired. Said railway or railways on a regular be pleasant to lake, concern no harmful substance and be most effectual. Chamberlain's chedule between the cities of Jack-Cough Remedy meets these requirements Section II. The said grantee, its sonville, Oregon, and Medford, Oregon, and is a favorite with the mothers of young successors and assigns may operate for the transportation of passengers lers.-Advertisement.

and propel cars over railways now in and freight and to make at least seven operation or which may be hereafter round trips each day between said constructed in pursuance with the cities, unless prevented by mobs; terms of this Ordinance, by means of strikes, fires or other irremedial R ver Valley Railway Company, its steam, gas, overhead or underground causes. The said grantee further successors and assigns, a franchise for electric power, storage batteries, com- agrees to accept for transportation bethe construction, operation, use and pressed air, cables or any other mech- tween the cities above named, subject anical power, and the motive power to reasonable rules and regulations, all and mode of propelling cars over said passengers, goods, packages and streets, alleys and highways within the railways may at any time freight offered and to convey the same o'clock A. M., at the County Court Room in the corporate limits of the City of Jack- be changed by said grantee, its suc- to the proper destination upon its car cessors and assigns to any more im- or cars at a rate or charge for such proved, economical, convenient and transportation not to exceed the rates place for the hearing of said final account and

The maximum fare for passengers

for each full fare shall be carried free. The maximum charge for freight

On shipments not exceeding 50 pounds in weight, 15 cents,

On shipments over 50 and not ex-

On shipments over 250 pounds in weight, 10 cents per hundred pounds. The said grantee, its successors and Provided: that furniture, household assigns, subject to the reasonable reg- goods and other bulky goods may be charged for according to classification

On shipments in car load lots, ac-

through the streets of said Town," did necessary for the convenient operation Nothing contained in this Section grant permission and authority for a of said railway or railways. Provided: shall be taken or held to prevent the period of twenty-five (25) years unto that nothing herein shall be so con- said grantee, its successors and assigns are hereby notified that you are required to apthe said Medford and Jacksonville strued as to permit the said grantee, from charging a less rate for the pear in the above entitled court and cause and Minnie A. Townsend, Frank X. Goulet, Louis Re ilway Company, a corporation or its successors or assigns to transmit transportation of passengers or freight answer the complaint of plaintiff therein on file D. Goulet, W. J. Hills and Kate Hills, for the ganized and existing under the laws of the State of Oregon, the right of way for a line of railroad through and over to assign the franchise and protions of E street. The street D postions of E street, 7th street, D right of way for such telegraph and sary for the convenience of the travel- Oregon, then within twenty days from the date of Notice is Hereby given that I will on street, 6th street and C street. within telephone line or lines to any person or ling public and the weifare of the intelephone line or lines to any person or l 101. And whereas; grave doubts as to is laid upon a street where no grade garding rates and fares, and times of equitable.

mentioned, has applied to the City of When any established grade shall be sione of this ordinance shall inure to, Jacksonville, for a franchise for said changed by the city the tracks or apply to and bind the successors and the expiration of six weeks from the date pre-portion of said premises, as above described. rational upon, along, over and across tracks of said railways or railways shall assigns of the Rogue River Valley scribed in said order as the date of the first putcertain of the streets of said city: be changed by the said grantee so as Railway Company, and that all of the lication of this summons. to conform thereto. It is further pro- rights, privileges, immunities and THE PEOPLE OF THE CITY OF JACK- vided, that the said grantee, its suc- franchises herein mentioned and here- order for the first publication of this summons is Hills, or so much thereof as may be necessary to cessors and assigns shall improve and by granted shall continue and be in March 15, 1913, and the date of the last publica- satisfy said judgment in favor of M. O. Carton section I. That there be and here- keep in repair that portion of the full force and effect for a period of tion thereof and on or before which date you are against the above named defendants, with inby is granted to the Rogue River street or streets between the rails of twenty (20) years from and after the required to answer said complaint is April 25th, terest thereon together with all costs and dis-Villey Railway Company, a corpora said railway tracks, also those por- date of the acceptance of this Ordintion organized and existing under the tions of the street or streets lying ance and the rights and franchise here-

grantee to file its acceptance as herein private sale to the highest bidder for cash all

Section X. The City Council of the by suit for other legal or equitable

Section XI. All ordinances of parts IN THE COUNTY COURT OF OREGON, IN of ordinances heretofore passed and in conflict with the provisions of this

The foregoing Ordinance No. 189

children everywhere. For sale by all Dea-

## Notice of Final Settlement.

In the Matter of the Estate of Nelson Hosmer,

Notice is hereby given. That Grant Mathews. the Executor of the last will and of the estate of Nelson Hosmer, deceased, has filed his final account in the above entitled court and cause, and that Monday, April 7, 1913, at the hour of ten Court House at Jacksonville, in Jackson County, Oregon, has, by order of the judge of the above entitled court, been designated as the time and desirable method, subject to the rea- or charges given in the following table the settlement of the same, and all persons having bjections thereto are hereby notified to present the same at said time and place.

Dated this 7th day of March, 1913. GRANT MATHEWS.

# Notice For Publication.

DEPARTMENT OF THE INTERIOR U. S. Land Office at Roseburg. Oregon

February 11, 1913. of Jacksonville, Oregon, who, on June 22, 1911, made Homestead Entry Serial, No. 07299, for W 14 NE 14 NE14, NW14 NE 14, and the N1/2 NW 14 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 28 day of March 1913. Claimant names as witnesse Fred Smith, of Jacksonville, Oregon Anna Smith, of Jacksonville, Oregon, Ansel Gilson, of Jacksonville, Oregon, Joe A. Thomas, of Medford, Oregon

B. F. JONES.

## SUMMONS

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

Charles Wilcox, Defendant, Suit in Equity

To Charles Wilcox, the above named defen-dant: In the Name of the State of Oregon: You

having recently arisen, in consequence brought to grade by said grantee, its cars as from time to time may be just of the County Court of Jackson County, State of and ninety-five (1456) feet, thence south one thousand, four many be operator of the railroad hereinbefore grade shall be established by the city. Section VIII. That all the provi- on the 13th day of March, A. D. 1913, and it is feet to the place of beginning, containing 40.5 therein ordered that you appear and answer the acres, reserving and excepting therefrom 20 acres

The date of the first publication of this sum-

H. K. HANNA.

# Notice of Executors' Sale.

All that portion of Lot 8 in Block 7 as laid dow on the official plat of the Town (now City) of the same property heretofore conveyed by deed to Frank Ennis by T. J. Kenney, Administrator James Elliott Estate, Eleanor Jane Kubli, A Reames and others-Excepting only thererom the property heretofore conveyed by Frank nnis to Eleanor Jane Kubli by deed dated Sep 5th, 1912 recorded in Vol. 97 Page 273 Deed Dated at Jacksonville, Oregon, this 15th da

H. K. HANNA and JAMES M. CRONEMILLER. the Estate of Frank Ennis,

# Notice to Creditors.

AND FOR JACKSON COUNTY.

In the matter of the estate of John Facklam, deceased.

Notice is hereby given that the County Court of Jackson County, Oregon, has appointed William Facklam as executor of the estate of John Facklam, deceased and that the said William Facklam has duly qualified as executor of said estate. All persons dersigned executor at his residence near Cer.tral Point, Jackson County, Oregon, or at the office of D. W. Rag-shaw, in Jacksonville, Oregon, on or before six months from and after the ate of the first publication of this

Date of first publication of this notice, is February 22, 1913.
WILLIAM FACKLAM.

Executor of the estate of John Facklam, deceased.

## Notice of Sheriff's Sale. By virtue of an execution and order of sale

IN THE COUNTY COURT FOR JACKSON COUNTY, OREGON

duly issued by the clerk of the c'reuit court of the County of Jackson, State of Oregon, dated the 27th day of February, 1913. in a certain action in the Circuit Court for said County and State. adgment against J. W. Hogsett and Mary C. Hogsett his wife, Samuel Kautz and Lizzie Kautz his wife, and W. R. Crihfield, for the sum of Eleven Thousand Seven Hundred and Seventy Five and 65-100 Dollars, and the further sum of \$216.50 taxes and expenses, with interest thereon from the 3rd day of December, 1912, at the rate of 6 per cent per annum and One Thousand (\$1000,00) Dollars attorney's fee, and the further sum of Twenty five Dollars costs and disbursements taxed therein.

#### Notice is hereby given that I will on APRIL 4TH, 1913

At the front door of the Court House in Jacksonville in said County at 10 o'clock in the forenoon of said day sell at Public Auction to the highest bidder for cash the following described real property, to-wit:-

All the right, title, and interest of said defendants J. W. Hogsett, and Mary C. Hogsett his wife, Samuel Kautz and Lizzie Kautz his wife, and W. R. Crihfield, in and to the Southwest quarter of Section Twenty Four (24) in Township Thirty Five (35) South of Range One (1) West of the Willamette Meridian.

Taken and levied upon as the property of the said J. W. Hogsett and Mary C. Hogsetthis wife, Samuel Kautz and Lizzie Kautz his wife and W. R. Crihfield, or so much thereof as may be necessary to satisfy said judgment in favor of J. Frank Nichols, against the said J. W. Hogsett and Mary C. Hogsett his wife. Samuel Kautz and Lizzie Kautz his wife and W. R. Crihfield with nterest thereon together with all costs and disbursements that have or may accrue Dated at Jacksonville, Oregon on this 21st

AUG. D. SINGLER, Sheriff.

### Notice of Sheriff Sale.

fuly issued by the clerk of the Circuit Court of the County of Jackson. State of Oregon dated the 28th day of February, 1913, in a certain actio in the Circuit Court for said County an I State. judgment against Sarah J. Erdman, Osca-

tie corporate limits of the Town of persons, firm or corporation other than Jacksonville, etc.

At the front door of the Court House in Jacksonville, and of trips between the aforesaid cities scribed in the order for publication of said day sell at Public Auction to the And whereas; the said grantee, its successors and assigns did in good faith accept the franchise granted by

the actual owner or owners of the said grantee, its successor and assigns did in good faith accept the franchise granted by

Section IV. The track or tracks of notice thereof by the city council,

The setween the aloresaid cities sembed in the order for publication of said day sen at runne Accept the mons, which last day is April 25th, 1913; and you will take notice that if you fail to so appear and interest, of Jane Carroll whose rights and interests therein are of the amount of \$7000,00;said Ordinance No. 104, and relying the railway or railways to be operated make an additional trip each day, at der of default and for a decree against you for Commencing Twenty (20) feet North and six thereon and acting in good faith did under the provisions of this ordinance such hour as directed by said city the relief prayed for in her complaint, to-wit: hundred and sixty (660) feet West of the Souththereon and acting in good faith did under the provisions of this ordinance such hour as directed by said city construct, operate and are now oper-shall be laid flush with the grade of council. The City Council of Jackson-heretofore and now existing between you and Township 37 South of Range two (2) west of the at ng a railroad over and through the street where the street has an ville, Oregon, may by ordinance make the plaintiff herein, and for such other, further willamette Meridian and from said beginning st eets named in said Ordinance No. established grade and when the track such other and further regulations re- and different relief as to the Court may seem point running thence North one thousand four the validity of said Ordinance No. 104, has been established the track shall be arrival and departure of trains and post by order of the Hon. F. L. TouVelle, Judge feet, thence South one thousand one hundred and eighty-eight these post by order of the Hon. F. L. TouVelle, Judge feet, thence South one thousand. This summons is published in the Jacksonville one thousand one hundred and eighty-eight (1188) Oregon, and which order was made and dated thousand one hundred and eighty-eight (1188)

> heretofore sold to A. H. Miller off the Norther Taken and levied upon as the property of said Sarah J. Erdman, Oscar Holmquist, Arvid Holm quist, Edna T. Lux, Minnie A. Townsend, Frank X. Goulet, Louise D. Goulet. W. J. Hills and Kate

bursements that have or may accrue.

AUG. D. SINGLER, Sheriff

A .ast amount of ill health is due to impaired digestion. When the stomach fails 13 California Express .... 10:52 A.M. perform its functions properly the whole vistem becomes deranged. A few doses of Chamberlain's Tablets is all you need. They will strengthen your digestion, invigorate your liver, and regulate your bowels, entirely loing away with that miserable feeling due to faulty digestion. Try it. Many others have been permanently cured—why not you? For sale by all dealers.

## - Notice of Sheriff's. Sale Under

Execution.

By virtue of an execution and order of sale duly issued by the clerk of the Ciruit Court of the County of Jackson, State of Oregon dated. in the Circuit Court for said County and State. wherein James W. Gillette and Eliza H. Gillette as Plaintiffs recovers Judgment against Emory B. Waterman and Mabel B. Waterman his wife. for the sum of Two Thousand Six Hundred Ninety Three Dollars and Thirty Eight Cents. (\$2693.38) with interest thereon at the rate of t per cent per annum, from the 18th day of February 1913. And the further sum of Two Hundred Fifty (\$250.00) Dollars attorney's fee also the costs and disbursements taxed thereis.

Notice is hereby given that I will on.

MARCH 29, 1913. At the front door of the Court House in Jacksonville, in said County and State at 10 o'clock in the forenoon of said day, sell at Public auction to the highest bidder for cash the following described real property, to-wit:-

All the right, title and interest, of the said Emory B. Waterman and Mabel B. Waterman, his wife, in and to the North half of lot numbered 5 in Block numbered 4 Park addition to the City of Medford, Oregon.

Taken and levied upon as the property of the said Emory B Waterman and Mabel B, Waterman his wife, or so much thereof as may be necessary to satisfy said judgment in favor of said James W. Gillette and Eliza H. Gillette his wife, against the said Emory B. Waterman and Mabel B. Waterman his wife, with interest thereon together with all costs and disbursoments that have or may accrue.

Dated at Jacksonville, Oregon this 20th day of February, A. D. 1913,

AUG. D. SINGLER, Sheriff of Jackson County, Oregon.

# 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, Iil., 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.

## Change in Southern Pacific Time Table.

Effective January 1st, 1910.

NORTH BOUND TRAINS. 20 Portland Passenger ..... 7:39 A.M. 24 Grants Pass Motor ..... 10:31 A.M. 32 Grants Pass Motor ..... 4:58 P.M. 16 Oregon Express ...... 5:58 P.M. 12 Shasta Limited (Mail only) 2:35 A. M

SOUTH BOUND TRAINS. 23 Ashland Motor ...... 8:45 A.M. 31 Ashland Motor ...... 2:24 P.M. 15 San Francisco Express...3:35 P.M.

11 Shasta Limited (Mail only) 5:47 A. M. See Taylor-Williams Co. for your

red clover, timothy and rye grass seeds

# Charles F. Dunford 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.

Deaters In --

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

OREGON