

:-:JACKSONVILLE POST:-:

Official Paper of the City of Jacksonville, Oregon

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

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How about a public park for Jacksonville? With n one-half mile of the town is a site which would be an ideal location for a park and we believe that a lease of it for such purpose could be obtained from the owner, Mr. Britt on very favorable terms. The place referred to is at the city reservoir, a flat of several acres now in timber and which with a little work could be made easily accessible, not only to our own people but to parties from neighboring towns and would be an ideal resort in which to spend a few hours, especially on hot Sundays next summer. Almost every family in our city could donate flowers and other plants which with a little work removing underbrush and making a few grass plots and flower beds would create a truly sylvan retreat. Think it over and then get busy, now is the time of the year to begin.

This office is in receipt of a letter from C. E. Spence Master of the Oregon state grange, in which he asks us to boost for the Proportional Representation Amendment to the constitution of Oregon. The reasons given as why we should support the measure are visionary and farcical. We quote from the letter as follows:

"There are sixty representatives in the legislature of Oregon. This amendment assures the election of any and every candidate who is voted for by as many as 1-60 of all the voters of the state who vote." Just so, each voter votes for but one candidate under the proposed amendment and the 60 candidates receiving the most votes would be elected, regardless of what county they lived in. In fact under the proposed amendment Multnomah would elect probably one-half or more of the members of the legislature because in the smaller counties, each nominating perhaps four or more candidates the votes would be so split up that none of them would receive enough votes to elect while the bosses in Multnomah could so arrange the nominations that it would be an easy matter to secure their election. Proportional representation indeed! Multnomah men would be great representatives for say Jackson, Klamath or Baker counties. The whole scheme is contrary to the first principles of a representative form of government. Vote 349 X No.

COURT HOUSE NEWS

Items of Interest to Jackson County

COUNTY COURT
In the matter of the estate of William Powell, deceased. Order for substituting bond. First report of administrator filed.

In the matter of the estate of Francis Gainger, deceased. Inventory and appraisal filed.

In the matter of the estate of Isaac Wright, deceased. Third annual account filed.

In the matter of the estate of William Gatz, deceased. Order appointing administrator for final settlement.

In the matter of the estate of John Whitehead, deceased. Order directing sale of real property.

In the matter of the estate of Ward R. West, deceased. Order fixing time and place for final settlement.

In the matter of the estate of Kelly F. Ellis, deceased. Order appointing appraisers.

In the matter of the estate of James South, deceased. Order extending time in which to file inventory and appraisal.

In the matter of the estate of A. J. Randall, deceased. Administrator's final account filed.

CIRCUIT COURT

J. L. Moore vs. Lulu Moomaw. Order of final settlement.

William F. Owens vs. Jim Owens, et al. Order overruling demurrer.

O. P. Helms vs. Hales Piano House, et al. Order overruling demurrer.

Thomas B. Goodpasture vs. H. J. Taylor, et al. Order overruling demurrer.

Louise Hargrove vs. Genn Hargrove. Decree of divorce.

Allice Mansfield vs. J. F. Mansfield. Findings of fact, conclusions of law and decree.

Ulrich & Ryan vs. Mason Ehrn & Co. Entry of judgment.

Frank Tomkins, et ux vs. George D. Baker, et al. Confirmation of sale.

H. C. Von der Huden vs. Paul V. Hutchison, et al. Order confirming sale of real property.

Fred Bellows vs. Elton Bellows. Order of default.

Margaret Butterfield vs. Lucy Wilson, et al. Order for publication of summons in Jacksonville Post.

Theresa Burns vs. James Burns. Order for publication of summons.

Jesse Perry vs. George Lee, et al. Judgment entered.

Henry Allen vs. The Korinok Remedy Co. Order staying further proceedings in this court.

J. C. Cave vs. Mrs. M. McArdle. Order for publication of summons in Jacksonville Post.

L. J. Davis vs. P. W. Condit, et al. Order of default.

J. C. Cave vs. Mrs. M. McArdle and Jackson County Bank. Order for publication of summons in Jacksonville Post.

Clara Edwards vs. David Edwards. Findings of fact and conclusions of law filed. Decree.

G. B. Mathews vs. Arthur Niebold, et al. Order denying motion.

New Cases
The State of Oregon vs. Tom Campbell and George Haley. Criminal complaint. Transcript from Justice's court, Medford district filed.

The State of Oregon vs. M. E. McNulty. Criminal complaint. Transcript from Justice's court, Medford district filed.

W. N. Campbell vs. W. D. Steadman. Action to recover money. Complaint filed. Affidavit and undertaking for attachment.

Gray-Campbell, limited vs. Charles Taylor. Action to recover money. Complaint filed. Summons.

Cooks' utt Plow Co. vs. Charles Taylor. Action to recover money. Complaint filed. Summons.

Medford National Bank vs. W. H. H. Hargrove, et al. Action to recover money. Affidavit and undertaking for attachment. Certificate filed.

Theresa Burns vs. James Burns. Suit for divorce. Complaint filed.

State of Ohio, city of Toledo, Jas. Lucas County.
Frank J. Cheney makes oath that he is senior partner of the firm of F. J. Cheney & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catarrh that cannot be cured by the use of HALL'S CATARRH CURE.
FRANK J. CHENEY.
Sworn to before me and subscribed in my presence, this 6th day of December, A. D. 1888.
A. W. GLEASON,
Notary Public.
Hall's Catarrh Cure is taken internally and acts directly upon the blood and mucous surfaces of the system. Send for testimonials, free.
F. J. CHENEY & CO., Toledo, O.
Sold by all Druggists, 75c.
Take Hall's Family Pills for constipation.

Prohibition Doomed!

After 64 years of activity by the friends of prohibition the average American today consumes almost six times as much liquor as did the average American of 1850. In spite of this there is less drunkenness. With this wonderful change for the better, prohibition has had nothing whatever to do. The real reason is found in the fact that today there is a vastly greater amount of beer consumed. And beer is not conducive to drunkenness.

Prohibition is a failure and has had but one effect wherever tried: to put a ban upon the open and above-board drinking of beer and other light beverages and to drive men to secret, immoderate drinking of the strongest stimulants. This is notably true of Maine, a prohibition state. There is ten times as much drunkenness per capita as there is in France.

—Paid Advertisement
E. D. ULRICH,
Chamber of Commerce, Portland, Ore.

THE CALL OF THE COUNTRY

Rural life offers to young men days of toil and nights of study. It offers frugal fare and plain clothes. It offers lean bodies, hard muscles, horny hands and furrowed brows. It offers wholesome recreation to the extent necessary to maintain the highest efficiency. It offers the burden of bringing up large families and training them in the productive life. It offers the obligations of using all wealth as tools and not as means of self-indulgence. It does not offer the result of a life of ease, or aesthetic enjoyment, or graceful consumption or emotional ecstasy. It offers, instead, the joy of productive achievement, of participating in the building up of a higher rural civilization.

To young women also it offers toil, study, frugal fare and plain clothes such as best those who are honored with a great and difficult task. It offers also the joys, the burdens and responsibilities of sacred motherhood. It offers the obligation and perpetuation of succeeding generations the principles of the productive life made manifest in themselves. It does not offer the result of a life of pride and vanity. It offers the joys of achievement, of self-expression not alone in deed and canvas, but also in the plastic lives of children to be shaped and moulded into those ideal forms of mind and heart which their forefathers have pictured.

The Furies.
Greek mythology created some ferocious deities who were supposed to punish the lower regions and visit the earth to avenge supposed wrongs and punish their enemies. Black sheep were sacrificed to them at night by the light of torches, and they were represented as horrible looking creatures wearing long, black robes, with snake-like necks, bloodshot eyes and clawlike nails. Sometimes they had snakes or torches in their hair and carried scorpions or sickles in their hands. The Greeks called these imaginary creatures Erinyes, and the Romans, adopting the same idea, called them furies. Vergil represents them as willful agents employed by the higher gods to stir up mischief, strife and hatred on the earth.—Philadelphia Press.

The Greater Evil.
"A letter to my son, sir," said Senator Gresham to his secretary.
"It is in what some favor group near the senator."
"It's a nasty one."
"Ah! That means half a dozen favors."—Catholic Standard and Times

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Notice Application for Liquor License at reasonable prices. We intend adding other blanks as fast as possible until the line is complete. Blanks of special form printed to order at short notice.

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Jacksonville Post

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