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Dresses Smartly Styled — Yet Priced Remarkably Low!

It is unusual to find Dresses of such excellent quality at such a low price! Only the enormous buying power of the combined hundreds of J. C. Penney Company Stores makes it possible for us to offer you such values as these.

Newest Spring Colorings And Materials

are shown in this display of silk Dresses. The styles are varied enough to make choosing a pleasure, for there are straight line models, draped ones, and others with a tight bodice and full skirt. You really must see these to appreciate them!

Sizes for Women and Misses

\$14.75 to \$19.75



COMMISSIONER RONEY'S GOOD SENSE

The Sentinel has been approached by a resident of Eugene, who probably is friend of the county commissioners, who delicately hinted that he was interested in the affidavits which the Sentinel is prepared to produce to prove its published statements concerning the fact that Commissioner Nels Roney had planned to be away from Eugene upon the last day that changes could be made in the budget which would provide for the Nease timber cruise contract. Because of the fact that the Sentinel does not care to unnecessarily drag others into the recall mess, the Sentinel will not give anyone the privilege of seeing such affidavits except upon the request of Commissioner Roney himself that such affidavits be published.

The facts are exactly as they have been stated. Upon the day mentioned there was an early morning telephone call at the Roney home. The phone was answered by Mrs. Roney, who gave the information that Mr. Roney had taken the

early morning train for Florence. The exclamation from the other end of the wire was one unfit to be used in any kind of a conversation over a telephone.

Immediately following this early morning telephone call, an automobile in which Mr. Nease was one of the passengers speeded into the city from the north. Mr. Roney was found upon the train which was just about to leave and the day was saved for the rotten Nease contract.

The Sentinel is inclined to commend Mr. Roney for his action. He was so tied up that he could not refuse to make the necessary change in the budget. By leaving the city he could defeat the Nease contract without raising any rumpus. The Sentinel gives him credit for having sense enough to see that the county is being robbed by this contract. The Sentinel does not blame him for not asking that the affidavits be published. The Sentinel does not blame him for making no explanations. Explanations would only make matters worse.

The Sentinel also believes that Mr. Nease is wise in not explaining why he had reason to believe that Commissioner Roney might attempt to beat him out of a fat fee. Possibly Commissioner Roney had been emphatic in saying that the deal was too raw. Possibly Nease had reason to believe that Commissioner Roney's judgment was that such a contract would draw the fire of the taxpayers who would be robbed by it and had reasons to believe that Commissioner Roney would take some subtle means to avoid making the necessary arrangements to put it over. Commissioner Roney had not informed Mr. Sharp, or any of those interested, of his intention to be out of the city that day.

No one is fighting the timber cruise, but the events which have been repeatedly related lead only to one conclusion—that even Commissioner Roney's stomach was turned by the infamous Nease contract and that he tried to save the taxpayers from being robbed by the simple method of trying to avoid providing funds of which they could be robbed.

Commissioner Roney should be complimented for that last minute display of good sense—and it is a pity he didn't have the backbone to go into the taxpayers' meeting and tell what he really thought of the Nease contract.

Where there is so much smoke there must be some fire.

LORANE ON THE RECALL.

Lorane, Ore., May 5.—(To the Editor)—As citizens of Lorane favoring the recall of the county commissioners, we have been much interested in the articles appearing in the papers both for and against said recall.

To be fair we grant that those who oppose the recall are as we, sincere, but it does seem to us that by many the real issues are lost sight of or evaded; and by others it is an opportunity to take a slap at a neighbor.

We take this as a serious matter, a matter that should receive the sober, deliberate consideration of every taxpayer and voter, and none should absolve the commissioners by an "I won't believe" attitude. There is none so blind as he who will not see.

It is unnecessary to repeat here the figures, records and findings in the case, as everyone should be familiar with them; so, to be brief, we are for the recall:

First—Because we have seen at first hand a deplorable makeshift of a road built in an extremely extravagant and inefficient manner—the Cottage Grove-Lorane road.

Second—Because we believe the report of the joint committee of the farmers' union and Pomona grange, a report taken from the records of the county by a committee appointed in good faith and composed of honorable men, a report never authentically denied or disproved.

Third—Because we believe the report and findings of Colonel W. G. Mercer—although we hate to—a report of findings which are backed by a check of the records and by affidavits, and have never been refuted—findings which we deem would not be tolerated by anyone except he who knew the goods were on him.

Fourth—Because we believe that individuals and whole communities have withheld their names from the recall petitions through fear that the commissioners would discriminate against them, and we believe their fear was well founded.

There are other reasons we might enumerate, but the above are enough. However, we wish to call attention to the thoughtful, unbiased recently-published letter of A. L. Woodward.

(Signed) S. F. Jackson, W. W. Jackson, Claude Schneek, Geo. Budington, W. H. Davis, G. W. Sanderson, H. S. Mathews, L. A. Crow, Mary Sanderson, Edith Herendeen, Mrs. Mary Mitchell, Mrs. Annie Skelton, C. F. Pryce, Ida L. Prysce, Frank Schneider, A. H. Addison, Edmund Addison, Emma Mathews, E. S. Addison, Madge B. Addison, G. E. Lynch, Mrs. G. R. Lynch, T. B. Mitchell, J. E. Skelton, W. H. Mitchell, John C. Skelton, Leslie Herendeen, Hattie Mitchell, Mattie Skelton, Bert W. Hayes, Wm. Sturdevant, E. W. Evanson, Mrs. Albert R. King, Orville E. Crow, S. J. Crow, Meda Schneek, C. R. Dawson, Jennie Deeds, Edmund Wills, B. C. Addison, Delta E. Jackson, Maud G. Addison, Norm Henderson, W. T. Moore, C. B. Marion, Nettie Moore, W. L. Seales, C. C. Hayes, Eva Hayes, F. W. King, Abe Koch, Geo. Roehmild, Frank Deeds, A. E. Davis, L. J. Henderson, Chas. Schaffer, Jess Koch, Rose Schaffer, Mrs. A. E. Koch, Ethel M. Lynch, Ralph Lynch, Vera Seales.

The vote to be by ballot upon which shall be the words "Bonds—Yes" and "Bonds—No"; and the voter shall place a cross (X) between the word "Bonds" and the word "Yes" or between the word "Bonds" and the word "No," which indicates his choice.

The polls for the reception of ballots cast for or against the contraction of said indebtedness will, on said day and date and at the place aforesaid, be opened at the hour of 2 o'clock p. m. and remain open until the hour of 7 o'clock p. m. of the same day, when the same shall be closed.

By order of the district school board of School District No. 45, of Lane County, Oregon, made this 26th day of April, A. D. 1924.

Not Particular, But Plenty. She: Does skating require any particular application? He: No; arsenic or horse liniment; one's as good as the other.—Boston Transcript.

Another Pedestrian Felled. The hills of Calhoun county, West Oregon, are noted for their steepness. A tourist from Oregon was driving along one day when he came upon a man struggling in the road just ahead of his car. The driver stopped the car and helped the native to his feet.

"What's the matter, friend, did an automobile hit you?" inquired the tourist.

"Hell, no," replied the native, pointing to a cornfield above the road. "This makes the third time I've fell out of that corn patch this summer."—Judge.

NOTICE OF FINAL SETTLEMENT.

In the County Court of the State of Oregon, for Lane County. In the matter of the estate of Lizzie Saltzman, deceased.

Notice is hereby given that the undersigned administrator of the estate of Lizzie Saltzman, deceased, has filed in the County Court of the State of Oregon, his final account as the administrator of the said estate and that Tuesday, the 20th day of May, 1924, at the hour of 11 o'clock a. m. of said day has been fixed by said Court as the time for the hearing and passing upon said final account, and objections thereto, if any, and for the final settlement of said estate.

The first publication of this notice will be on the 17th day of April, 1924, and the last publication on the 15th day of May, 1924.

ANSEL WOOD, Administrator of the estate of a17m15 Lizzie Saltzman, deceased.

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been appointed by the County Court of Lane County, Oregon, Executrix of the estate of Mary E. Allen, deceased, which order bears date of the 11th day of April, 1924.

All persons having claims against the estate of the said Mary E. Allen, deceased, are hereby notified and required to present the same duly verified to the undersigned at the law office of Herbert W. Lombard in Cottage Grove, Oregon, on or before six months from the day of the first publication of this notice.

No one is fighting the timber cruise, but the events which have been repeatedly related lead only to one conclusion—that even Commissioner Roney's stomach was turned by the infamous Nease contract and that he tried to save the taxpayers from being robbed by the simple method of trying to avoid providing funds of which they could be robbed.

Commissioner Roney should be complimented for that last minute display of good sense—and it is a pity he didn't have the backbone to go into the taxpayers' meeting and tell what he really thought of the Nease contract.

Where there is so much smoke there must be some fire.

NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land Office at Roseburg, Oregon, A. S. 1924.

Notice is hereby given that Ernest Duncan, of Newberg, Oregon, who on June 5, 1922, made Homestead Entry Serial No. 014454, for the W1/2 of SW1/4 of Section 21, Township 21 S., Range 2 W., Willamette Meridian, has filed notice of intention to make final three-year proof to establish claim to the land above described, before the Register and Receiver of the United States Land Office at Roseburg, Oregon, on the 20th day of May, 1924.

Claimant names as witnesses: Ivan G. Morris, of Cottage Grove, Oregon; George Morris, of Cottage Grove, Oregon; Tom Patton, of Cottage Grove, Oregon; Melvin Coyle, of Cottage Grove, Oregon. HAMIL A. CANADAY, a10m8c Register.

SCHOOL DISTRICT BOND ELECTION NOTICE.

State of Oregon, County of Lane, School District No. 45, ss.

Notice is hereby given that at the school district bond election hereby called to be held at the auditorium of high school building in and for School District No. 45, of Lane County, Oregon, Thursday, the 22nd day of May, A. D. 1924, between the hours of 2 o'clock p. m. and 5 o'clock p. m., there will be submitted to the legal voters thereof the question of contracting a bond of indebtedness in the sum of \$19,300.00, said bonds to bear five per cent interest, for the purposes of construction of four-room unit school building and a wooden construction combined class room, auditorium and gymnasium, all to be built upon the present high school grounds, more particularly described as being on lots 14 and 15, Long and Landess addition, Cottage Grove, Oregon; also lot 1 in block 2, in Wynne's second addition to the City of Cottage Grove, Oregon; also lot 7 in block number 1 in Wynne's second addition to Cottage Grove, Oregon; also lot 2 in Wynne's second addition to Cottage Grove, Oregon; also beginning at the northeast corner of lot number 1 in block number 1 in Wynne's second addition to Cottage Grove, Lane County, Oregon, and running south 208 feet; thence west 40 feet; thence north 208 feet; thence east 40 feet to the place of beginning, all in and for said school district.

The vote to be by ballot upon which shall be the words "Bonds—Yes" and "Bonds—No"; and the voter shall place a cross (X) between the word "Bonds" and the word "Yes" or between the word "Bonds" and the word "No," which indicates his choice.

The polls for the reception of ballots cast for or against the contraction of said indebtedness will, on said day and date and at the place aforesaid, be opened at the hour of 2 o'clock p. m. and remain open until the hour of 7 o'clock p. m. of the same day, when the same shall be closed.

The total and net area of Pasadena, Hobart and McKinley lodes is 59,200 acres. The names of the adjoining claims are Sur. No. 623, Bohemia Girl lode on the west and Sampson lode, unsurveyed on the north.

Date of posting this notice on the claim, December 26, 1923.

HAMIL A. CANADAY, a1jn26 Register.

NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land Office at Roseburg, Oregon, April 22, 1924.

Notice is hereby given that Ernest B. Walker, of Landax, Oregon, who on April 1, 1921, made Homestead Entry Serial No. 013801, for the lots 3 and 4 of Section 5, Township 20 S., Range 1 E., Willamette Meridian, has filed notice of intention to make final three-year proof to establish claim to the land above described, before E. O. Immel, U. S. Commissioner, at his office at Eugene, Oregon, on the 26th day of May, 1924.

Claimant names as witnesses: Joe Clause, of Landax, Oregon; R. L. Edwards, of Landax, Oregon; L. G. Walker, of Landax, Oregon; Stanley Gray, of Landax, Oregon. HAMIL A. CANADAY, a18m15 Register.

Coming to Eugene

Dr. Mellenthin

SPECIALIST

in internal medicine for the past twelve years

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Will be at

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Office hours 10 a. m. to 4 p. m.

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No Charge for Consultation!

Dr. Mellenthin is a regular graduate in medicine and surgery and is licensed by the state of Oregon. He does not operate for chronic appendicitis, gall stones, ulcers of stomach, tonsils or adenoids.

He has to his credit wonderful results in diseases of the stomach, liver, bowels, blood, skin, nerves, heart, kidney, bladder, bed wetting, catarrh, weak lungs, rheumatism, sciatica, leg ulcers and rectal ailments.

Below are the names of a few of his many satisfied patients in Oregon:

Mrs. J. W. Haynes, North Powder, Ore., goitre.

Mrs. Alice Williams, Malheur, Ore., heart trouble and high blood pressure.

Uno Sjoroos, Astoria, Ore., appendicitis.

H. Deggeler, Silverton, Ore., ulcer of the stomach.

Mrs. Geo. A. Gillman, Coquille, Ore., gall stones.

Mrs. M. E. Garson, Silverton, Ore., high blood pressure.

Mrs. J. M. Bowers, Toledo, Ore., gall stones.

August Erickson, Lakeside, Ore., kidney trouble.

Remember above date, that consultation on this trip is free and that his treatment is different.

Married women must be accompanied by their husbands.

Address: 211 Bradbury Bldg., Los Angeles, Calif. a124my8c

APPLICATION FOR U. S. PATENT.

Mineral Survey No. 819, United States Land Office, Roseburg, Oregon, Mineral application No. 015524, April 29, 1924.

Notice is hereby given that in pursuance of an act of congress approved May 10, 1872, The Vesuvius Mines Company, by George C. Hogg, its agent, whose address is U. S. National Bank Building, Portland, Oregon, has made application for a patent for the Pasadena, Hobart, and McKinley lode claim, situated in an organized, Bohemia Mining District, rejected T. 23 S. R. 2 E. W. M. Lane County, Oregon, with surface ground as described by the original plat, herewith posted, and by the field notes on file in the office of the Register of Roseburg Land Office, Oregon, to-wit:

HERBERT W. LOMBARD, Attorney at Law

First National Bank Building, Cottage Grove, Ore. Phone 94

DR. C. E. FROST, Office in Lawson building Phone 47

Cottage Grove Oregon

DR. W. M. HAMILTON, Dentist

Modern equipment. First National Bank building. Hours, 9:30 to 12 and 1 to 5:30. Evenings and Sundays by appointment. Phones: office 34, residence 134-Y.

DR. W. E. LEBOV, Dentist

Licensed Drugless Physician

Phone 30. Ostrander Building, 630½ Main Street, Cottage Grove

DR. H. A. H