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July 19, 1923 Senior Herd Sire, Elberta's Oxford Beau.

More details next week.

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Salem -

Moth Investigation. Work on the blology of clothes noths as affecting the brush and fabtic industries has been one branch of the investigations of the bureau of entomology of the United States Department of Agriculture. Valuable infabrics to moth attack.

Odd Fellowship Has Long Flourished, Though Its Foundation Would Be Hard to Trace.

The actual origin of the name is as lowship, concerning which all that is known is that the earliest lodge was he traced the Manchester Unity, established in 1813, and now the large est friendly society in the world.

At the outset the order adopted a rule: "That any brother of the independent order who shall be guilty of assisting any secret society of wom en or attending their meetings shall be suspended for 12 months for the first offense and for the second shall be expelled from the order forever."

The Odd Fellows, like other friendly societies, was illegal prior to 1850, and on many oceasions was robbed with impunity. One of its officlais applied to his own use about \$4,000, which had been subscribed for the relief of sufferers through the Irish famine, and yet the society had no legal redress.

Read The Ads.

Scout Camp

F. H. Zinser, Scout Executive of Salem, announces the Annual Boy formation has been obtained. An ad- Scout camp at Cascadia for the first ditional service in this field has been | 28 days of August. The camp has the co-operation with the army and been improved and is better in many navy by furnishing information re ways than last year. The camp will garding the susceptibility of various be in charge of competent trained ing resentment on Dickey's part, and

There will be general training in There will be general training in eight or nine such instances was taken all branches of Scout work, athletics, by Judge Dodge in private. In regard games, swmiming, hiking and many other things, including the general

routine of camp work. Mr. Zinser urges that every Scout of Turner avail himself of the opporphscure as the foundation of Odd Fel. tunity to go to the camp this year. The camp will be divided into two sistence upon a standard of propriety divisions of two weeks each. Any in language or conduct stricter than the Loyal Aristaschus, which met in boy going the first two weeks may London in 1745. To this source may register for the second two weeks, provided the reservations are not all

> British Women on Railroads. Nearly 20,000 women are employed

by the rallways of the United King-Of this total the majority, of course, are employed in clerical work. A considerable number, however, are laborers and a thousand more are classed as "mechanics and artisans." There are women signalmen, stationmasters, foremen, policemen, engine cleaners, ollers and greasers, and at least one who is engaged in the dangerous and arduous work of a switch-

Ship Built Inland, Two army transports, the Gen. Frank M. Cox and the Gen. John M. Hyde, have been built in the foothills of the Allegheny mountains, more than ably the first time that ocean-going vessels of this type have been con gructed at inland shippards.

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DODGE REPORT IN CHRISTIAN SCIENCE LITIGATION FILED

Judge, Sitting as Master, Ap-proves and Confirms Position of J. V. Dittemore.

Boston, Mass .- After over four years of litigation in the Christian Science Church, ex-Federal Judge Dodge of Boston, sitting as Master under appointment of the Supreme Judicial Court of Massachusetts, has filed his final report on the evidence. The plaintiff, John V. Dittemore, the senior Director of the Church, whose service antedates the decease of Mrs. Mary Baker Eddy, and who his associates sought to remove from office, seems me conditions have existed in the administration of the church gov-

Judge Dodge finds from the evidence, which includes testimony by the majority Directors themselves, that Mr. Dittemore's dismissal was for the purpose of doing away with opposition to the wishes of the majority and also because Mr. Dittemore had sought to establish a standard of propriety and conduct higher than desired by his associates. It is also found that a principal reason for the hostility to Mr. Dittemore was because of his rebuke to his associates on numerous occasions when offensive language was used and offensive Jests made at meetings of the governing body of the church. Judge Dodge holds that Mr. Dittemore is still legally a Director and that the effort to remove him and appoint a successor more sympathetic with the policy of the board is legally null and vold.

In regard to the illegality of Mr. Dittemore's dismissal, Judge Dodge says that no Director could fairly be supposed to have accepted his postupon the understanding that he was subject to instant, arbitrary dismissal whenever a majority of his associates might find it expedient. The Master finds that the vote attempting to dismiss Mr. Dittemore "was only the formal adoption of a conclusion previously agreed on outside the meeting" and that it was for his associates, then accusing him and at the same time proposing to also act as his judges, to afford him "such opportunity to be heard in his own defense upon the charges made as would satisfy the requirements of natural justice." He also finds that the complaints against Mr. Dittemore were not founded upon first hand knowledge and "were inadequate ground for any but a purely arbitrary dismissal." The Judge also finds that there was never any question as to Mr. Dittemore's sincerity in maintaining his position and that nothing said or done by him in maintaining his opinions could have constituted adequate ground *********************** for dismissing him, "unless the majority's power to dismiss could inwfully have been used by it for the sole purpose of stifling any opposition in the

Board to their wishes. The Master declares that Directors Dickey, Neal, Merritt and Rathvon were animated by personal hostility toward Mr. Dittemore and that they had long planned among themselves to get rid of him. One of the occasions when bad feeling was engendered was when Dittemore refused to join Dickey, Neal, and Merritt in attending a play in New York which Dittemore considered objectionable and which had as the leading player a person of notorious reputation. this occasion Director Merritt testified that he urged Dittemore to accompany them and said: "Come on with us. You are not so much better than the

Judge Dodge also finds from the evidence that "There were occasions in 1917, 1918 and 1919 upon which, at meetings of the Directors, the plaintiff utterances by Dickey of a kind tolerable only when men only, and men not disposed to be scrupulous in such mattimes on the part of Merritt and Rathyon." The textimony regarding to all of these occurences Judge Dodge finds from the testimony of Mr. Dittemore and others, including the cross-examination of the defendant, Directors Dickey, Neal, Merritt and Rathvon theniselves, that Mr. Dittemore's account of them was substantially true and that his "repeated inthat accepted by his associates materially augmented their hostility and

Judge Dodge concludes that Dittemore's co-Directors were "incapable, on March 17, 1919, of impartial judiconsideration of accusations against him, especially of accusations framed by themselves, had they ever undertaken any such consideration

At the present time Christian Scieninterested in the facts brought out by the Dodge report which Mr. Dittemore engaged is work not usually done by women. Nearly 100 are employed as laborers and a thousand more are

The progressive element in the seems to be gaining much strength. It urges a more consistent teachings of Mrs. Eddy by those in authority and a more liberal administration of the church government. Next to a change in the official personnel in Boston, under a definite rule of rotation in office, the greatest need of the Church seems to be for the en couragement of greater local church self-government and democracy accordthe spirit as well as the letter of the Church Manual, and a minimizing rather than an encouragement of the greater centralization of authority a thousand miles inland. This is prob- in the self-perpetuating Board of Mrectors and their appointers in Boston.

Salem, Oregon

scouts of America.)

BOY SCOUT VS. PLAIN BOY

A remarkable illustration of why scout training should be the privilege of every boy is shown in the following story of two groups of boys, one cor posed of scouts and the other not of scouts, both placed in the same predicament, which called for intelligent to have been completely justified in his contentions that undesirable and unway in which the two groups handled the same situation is significant.

A party of Pueblo, Colorado, scouts last fall were on a like when they were caught in a blizzard which lasted forty-eight hours. "It happens that in our part of the country," says the scout executive in relating the ineident, "during the fall and early winter blizzards come up without a warning. These scouts were seven miles from town and were accompanied by their troop leader. They immediately sought refuge in an old building and then built a fire. They remained here unharmed throughout the blizzard. During the storm it was humanly impossible to get through the snow to the boys. After the storm abated a boys were met on their way home. perfectly safe and sound and scouting was given a great deal of credit for the way the troop leader cured for his

"The blizzard started Saturday afternoon and it was not learned until who were not scouts had gone on a hike to the same place but had not returned. A neighbor of the boys who was crossing the prairie at that time unexpectedly come upon two of the lads who, half dazed, were wandering almlessly around and did not recognize

"He brought them to the city and late that night when they regained their senses, they asked for their other panion. This revealed the fact that there was another boy left on the prairie. A searching party of 100 scouts was formed and sent out early the next morning. Forming in a straight line with only a short distance between each lad, the scouts searched the prairie for several miles around the spot where the boys claimed they left the other lad.

"The arroyas were filled with snow from four to twelve feet deep and the snow on the level was several inches deep, and when darkness came on the party was forced to return without having recovered the body. The next morning an assistant segutmaster accompanied by the father of one of the other scouts went to the place where the scouts left off. After searching a short while they found the body of

"The two boys who were rescued were asked why they did not build a fire to protect themselves from the cold and they stated that the woods and weeds were wet with snow and so they did not try to build a fire. They explained also that they started to hike for home when the storm started and the little boy nine years old, being unable to hike rapidly, gave out and they tried to carry him. They could not carry blor far so laid him down in the edge of an arroya while they started towards what they believed to be a form house nearby. They had mistaken two large trees for a house and when they attempted to find the boy whom they had left in the arroya they could not find him so they sought refuge in another canyon. The boys said they covered their little ompanion with some weeds and brush to protect him from the storm. Of course, it is evident that had these boys had scout training they could have built a fire and done other things to assist themselves in the emergency."

His Three Reasons. A Scottish minister who was Indefatigable in looking up his folk one

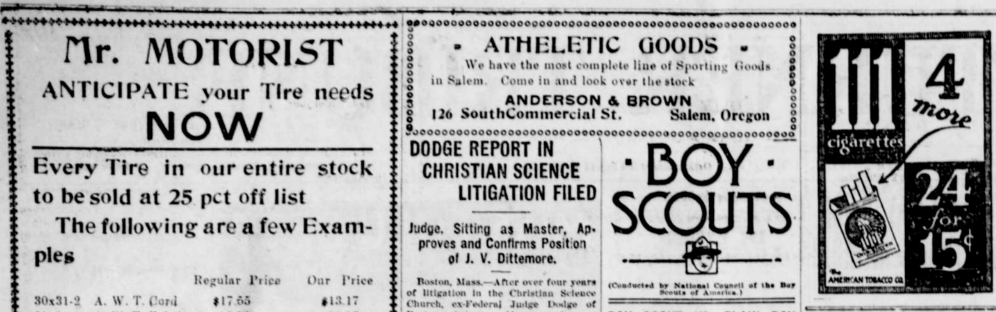
day called upon a parishioner. "Richard." he said, "I hae na seen ve at the kirk for souge time, and wad like to know the reason."

"Weel, sair," answered Richard, "I hae three decided objections to goin' Firstly, I dinna believe in being whaur ye does a' the talkin'; secondly, I dinna believe in si' muckle singin', an', thirdly, an' in conclusion, 'twas there I got my wife."—Edinburgh Scotsman.

Makes Hay Quickly.

Curing stacks of boy with an electric blower fan outfit, described in the Popular Mechanics Magazine, is the method employed by an English farmer-scientist, which enables him to treat his large crops without having to depend upon the sun's assistance. The grass is stacked as quickly as it can be hauled to the selected spot, the stacks being built in the usual manner but having in their center an air chamber to which the fan is connected.

Thunderbolt's Pranks. A severe electric storm in Easton, Md., played some queer pranks in the farmhouse of Charles Adamson while he and his wife were chasing chickens to shelter. A bolt entered by the front door, moved the parlor furniture out into the kitchen, pushed all the kitchen furniture out through the back door and then went upstairs and tossed the bedroom furniture out through the windows.



THE TURNER TRIBUNE

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Issued Every Thursday at Turner, Marion County, Oregon

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the lecture at the High School auditorium Tuesday night, given by the Rev. V. K. Allison. It was a master piece of patriotism and love of country that should have been heard by er and the country around. We can Acc truthfully say we learned things we not know before. None of us, de Bonis Non og said estate. ourselves included, are so wise that searching party was formed and the we cannot learn something from some one else. If there is one thing on the face of the earth we should stand IN THE COUNTY COURT OF THE solidly behind it is the grand institutions of American Freedom and the old fing that has never been pulled down to defeat. There is something In the Matter of the Estate of Frank Sunday afternoon that three more boys about that grand old flag that thrills every red-blooded American citizen.

> How about a Community Club, Commercial Club or other like organi ation for the building up of Turner.

United States Inspectors Ever on the M Dated this 31st day of May, 1923. Alert to Protect Interests of the Agriculturists.

Inspectors of the federal harticultural board of the United States De. partment of Agriculture are continually on the alert to prevent insect pests from making their way into the United States from foreign countries, often County Court of the State of Oregon, partment of Agriculture are continuallocating them in new and unexpected for the County of Marion, duly made places, for their ways of arrival are and entered on the 21st day of May, numerous, Twice during the month of March one inspector, in co-operation with customs officials, intercepted its in stakes of broomcorn contained in by notified to present the same, duly passenger's baggage. One intercep verified, as required by law, to him tion was made from the baggage of at the City of Salem, in Marion Countroots and barks, to cure any known a third-class passenger arriving from ty, Oregon, within six months of the Italy, whose intention was to take the date of this notice. infested material to Missouri. The second discovery was made by the same inspector when the same pest was found in the baggage of a pas-

senger from Germany. These fortunate interceptions empha size very forcibly the need and importance of carefully examining, in cooperation with customs officials, pas sengers' baggage arriving from various foreign countries. Work of this kind is now carried on by the federal horticultural board at a number of ports of entry, and as funds permit it is purposed to enlarge this phase of board's activities.

HAVE HOMES UNDER GROUND

In One Part of France Whole Villages Have Established Themselves Beneath the Soil.

In his account of the "Retreat of the Ten Thousand," after the failure of Cyrus the Younger to capture the day of June, 1923. crown of Persia from his younger brother, Nenophon (400 B. C.) mentions a peculiar tribe living in the Armenian highlands who dwelt under the ground with all their live stock. In some regions along the chalk cliffs of France one will find whole villages under ground, for the reason that the surface is valuable for vineyards. The owner digs a pit or quarry in the surface, forming a cellar, which is ac cessible from one side only. Then from the sides of the pit he cuts the rooms of his dwelling under the vine yard. The windows and door open into the pit, while the rock that is taken out is used for a fence.

In these chalk cliffs primitive man found shelter in caves or beneath overhanging ledges, where he also found flint for his tools. Later came the ancieut Gauls to dwell in these caves, which affered homes for a large popu-

7,000 Pigeon Racers,

To show the interest which has been aroused in pigeon racing, there are pow more than 7,000 members of racing pigeon clubs in this country who run their lofts against their rivals regularly, says Nature Magazine of Washington, D. C. Despite unfavorable weather conditions, the birds will make rapid progress toward their home goals after they start in a race. When the wind is high and strong, they fly very close to the ground, where they are best sheitered from the gloments.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MAR-ION COUNTY. Department No. 2. Cairsus M. Mills, Plaintiff, v. David

Cairsus M. Mills, Plaintiff, v. David
J. Mills, Defendant.
SUMMONS
TO THE ABOVE NAMED DEFENDANT. DAVID J. MILLS IN THE
NAME OF THE STATE OF OREGON, You are hereby required to
appear and answer the complaint filed
against you in the above entitled
cause and court, within six weeks
from the date of the publication of
this summons, and if you fall so to
appear and answer, or otherwise
plead, plaintiff will apply to the Court
for the relief prayed for In her complaint, to-wit: For a decree dissolving the bonds of matrimony now existing between plaintiff and defendisting between plaintiff and defend-ant, for the care, custody and control of Glenn Mills, a minor child, and such other and further relief as to the Court may seem just and equitable. This summons is served upon you by publication thereof in the "Turner publication thereof in the "Turner Tribune" pursuant to an order of the Hon. Percy R. Kelly, Judge of said Court, made on the 15th day of May, 1923. You are further notified that the date of the first publication of this summons is the 17th day of May, 1923, and the date of the last publication thereof will be the 21st day of June, 1923.

ROBIN D. DAY,

Robin D. DAY,
Residence Room 17, Ladd & Bush
Bank Bidg, Salem, Oregon.
Attorney for Plaintiff.

NOTICE OF FINAL ACCOUNT Notice is hereby given that Gladys Simmons, Administratrix de Bouis Non of the estate of Ernest W. Simmons Deseased, has filed her Final Account with the County Clerk of Marion County, Oregon, and the County Court of the said County has fixed the hour of 10; o'clock A. M. on the 20th day of June, 1928, in the Court room of said court in the Marion County Court house as the time and place for hearing objections to said Final Ac count and the settlement thereof, at which time, any interested person may every man, woman and child in Turn- appear and file objectious to said Final

> Gladys Simmons, Administratrix B. W. Macy, Attorney for Adminis-

STATE OF OREGON, FOR THE COUNTY OF MARION IN PROBATE

A. Schirmer, Deceased. NOTICE TO CREDITORS

Notice is hereby given that the un dersigned was duly istratrix of the Estate of Frank A. Schirmer, Deceased, on the twenty-ninth day of May, 1923, by an order of the County Court of the State of Oregon for the County of Marin, duly on the tree of the county of Marin, duly on the county of the county of Marin, duly on the county of the county of Marin, duly on the county of the county tered of record in said Court. DON'T try to beat a train in the All persons having claims against the said estate are hereby required to

race for the crossing. It may be a tic.

send the same, properly verified, with proper vouchers, to Cars n. 214 U. S. Bank Bank, Building Salem, Oregon, attorneys for Administratrix. KEEPING OUT INSECT PESTS within six months from date of this

Amelia M. Rasmuss p.

Administratrix Cars n & C rs n, Salem, Oregen. Attorneys for Administratrix

such administrator.

Dated this 24th day of May, 1923. PERCY A. CUPPER, Administrator of the Estate of Henry A. Cupper, Deceased Jas. G. Heltzel,

Attorney for Estate, Salem, Oregon. Date of first publication May 24, 1923 Date of last publication June 21, 1923

ADMINISTRATOR'S NOTICE OF APPOINTMENT

Notice is hereby given that the undersigned has been duly appointed by the County Court of the State of Oregon for the county of Marien, as administrator of the estate of W. M. Steele, deceased, and that he has duly qualified as such Administrator. All persons having claims against the estate of said decedent, are hereby notified to present the same duly verified, and with proper vouchers to me at my office at 203 Oregon Building, in Salem in Marion County, Oregon, within six menths from the date of this notice. Dated at Salem, Oregon, this 7th

A. O. Condit Administrator of the estate of W. M. Steele, deceased. Ronald C. Glover Attorney for Executor.

in the County Court of the State of Oregon for the County of Marion.

Salem, Oregon.

In the matter of the Estate of L. P Wolfe, Deceased. NOTICE

TO WHOM IT MAY CONCERN You are hereby notified and you will please take notice that the administratrix in the above named estate will on and after the 23rd day of July, 1923, sell at private sale for cash in hand at the office of Smith & Shields, 403 Salem Bank of Commerce, in Salem, Oregon that certain real property particularly discribed as-Lot 10 (ten) in Eleck (two) lot Salem Heights Addition to Salem, Oregon, acording to the record ed plat thereof. Said sale to be made subject to an order of confirmation of above Court

Eys M. Ennis Administratrix

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