

Sanitation Suggested for Prineville

The following are among the propositions of sanitation for Prineville that were submitted to the city council and at present referred to its health committee with Dr. Fox, their practicability to be reported on to the council at an early date:

It is urgently necessary to clean up the town, and keep it clean, in every sense of the word.

All organic refuse, animal, human and industrial, must be removed out of the city.

In the course of his remarks on sewage disposal, Dr. Fox said there are only four possible destinations, to earth, air, fire or water.

The method by return to the earth or soil is by far the best and most natural. Leaving it on the surface till it dries and mingles with the dust of the air is one of the worst and most uncivilized procedures, even though the beneficent action of oxygen and sunlight mitigate its effects as a disease germ spreader. Some diseases are caused by "aerial" sewage, e. g., ophthalmia catarrh, respiratory disorders and all sorts of external festering sores, and poisoning in wounds. It is the absorption of this organic material in the air that lowers the vitality of town dwellers, as a class, compared with those in the country. Of course the organic material also comes from the breath, and from dried expectoration, emanations from the skin, dust of garments, from the steam of laundries, and gases and fluids from factories, as well as from stable manure, street sweepings, and actual disintegrated excrement. Disposal of sewage by fire is the latest and most "scientific" method, likely to have a great future and be eventually highly profitable in densely populated industrial centers. It is applied to a town in Yorkshire, England, where the waste heat is sufficient to supply electric light and power for the whole town. Whether the extensive employment of this method would greatly reduce the fertility of the soil of the globe, is an important question for the future.

Disposal of sewage in the water is the worst system, though one of the easiest and most general! It scarcely needs condemnation. Yet this, to a large degree, is what at present exists in our city. Our government does indeed prohibit the direct drainage into streams and rivers, but permits its entrance into the great flowing under currents of potable water, which many of us drink.

In any system of sewage disposal the return of the sewage to the soil, whether by the water-carriage system, the "dry" system, or any other, is the essential goal to be aimed at. This raises the question of the septic tank. In this system, of which there are many modifications, the sewage is collected in an underground, cemented chamber, where it remains till those bacteria which flourish in the dark and without air have disintegrated into a liquid and soluble. Then the harmless portion strains away in the water as an effluent and a small amount of solid residuum accumulates in the tank and has eventually to be dug out and thrown on the soil. In England various modifications of this system have been in use. They arose in this way: First of all the sewers emptied into the streams, rivers and the sea. Then the nuisance and damage to health and to fisheries caused the government to interfere—with that which our Oregon government has prevented. The engineers and chemists tried endless means, by filtration, disinfection and other chemical treatment, by precipitation, sedimentation, etc., to purify the effluents and, last of all, when the science of bacteriology grew up, the septic tank was

evolved and employed. Where the work is left to the micro-organisms, it is found better than all the other means, but the disposal of the crude sewage at once, by irrigation of the land, is found far preferable, healthful and economical, and will no doubt supersede all the other systems, as the enormously expensive plants become worn out. Many of the great cities of Europe have recently disposed of a large amount, or the whole of their sewage in this way, thousands of acres being devoted to sewage farms where it is found that the health and amenities of the inhabitants are all that they should be.

The transmission of disease under these conditions, which was feared at first, does not take place. For the rest, those places where the land is too limited, we may expect the method of desiccation and destruction by fire, or the dry system, to be adopted.

Two committees should be appointed to investigate, one the water-carriage system, the other the separating-dry system; each each to draw up, with the advice of experts, a scheme and estimate of cost adequate for the present and adaptable for the future needs of Prineville.

The closing of cesspits, the encouragement of individuals to convert existing toilets into dry-box privies; the supervision of septic tanks, and the analysis of water and of effluents; the abolition of stagnant water, especially in the streets and plots by a network of open, graded surface drains, passing on one or both sides of every street—these were left over till a real beginning shall have been made in taking up the question practically.

Dr. Fox's desire is that the choice of a scheme be based on matters of fact and not mere opinion; he would not press his own if some other scheme were found more preferable; and he has no private interest to serve, beyond the desire to discharge the duty he believes laid upon him.

White Leghorn Eggs.

Thoroughbred White Leghorn eggs, \$1 per setting. Write for this flock's egg record. A. D. Pratt, Post, Oregon.

Summons.

In the circuit court of the state of Oregon, Crook county, vs. Central Oregon Well Company, a corporation, plaintiff, vs. David Burton, and Mrs. David Burton, wife of said David Burton, and all other persons or parties unknown, claiming any right, title, estate, lien upon or interest in the real estate described in the complaint herein, defendant.

To David Burton and Mrs. David Burton, wife of said David Burton, and all persons or parties unknown claiming any right, title, estate, lien upon or interest in the real estate described in the complaint herein, and also described in this summons, above named, defendants: You, and each of you, are hereby notified that if you fail to so appear or answer, or if you fail to so appear, answer or plead, the plaintiff will apply to the court for the relief demanded in the complaint, which relief is that plaintiff's title to the following described real property situated in Crook county, Oregon, to-wit: The north half of the southwest quarter and the south half of the northwest quarter of section twenty-one (21), in township twelve (12) north, range ten (10) east of the Willamette Meridian in Crook county, Oregon.

And every part thereof, be forever quieted against you and all persons claiming by, through or under you, or either of you, and that plaintiff be adjudged to be the owner thereof in fee simple; and that you and all persons claiming, or to claim, by, through or under you, or either of you, be forever barred and restrained from claiming or setting up any right, title or interest in or to any part of said property, or in or to any other part thereof, and the court may seem equitable in the premises.

The date of the first publication of this summons is the 15th day of March, 1913. This summons is published pursuant to an order of G. Springer, county judge of Crook county, Oregon, made on the 19th day of March, 1913.

Summons.

In the circuit court of the state of Oregon for Crook county, vs. The W. F. King Co., corporation, plaintiff, vs. Irvin D. Busey, Ethel Busey, J. K. Macpherson and Alice Busey, J. K. Macpherson and Alice Busey, defendants: You are hereby notified to appear and answer the complaint filed in the above entitled suit and court on or before the 2nd day of May, 1913, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief prayed for in its complaint, to-wit: for a decree and judgment against Irvin D. Busey for the sum of Eight Hundred Dollars, with interest thereon at the rate of ten per cent per annum from January 31, 1911, for \$80 attorney's fees and for the costs and disbursements of this suit.

That the mortgage described in plaintiff's complaint be foreclosed and the land described therein sold by the sheriff of this county according to law and the practice of this court and the proceeds applied to the payment of plaintiff's said judgment and that the defendants and each of them be forever barred and foreclosed from claiming any right, title or interest in said premises or any part thereof, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief prayed for in its complaint, to-wit: for a decree and judgment against Irvin D. Busey for the sum of Eight Hundred Dollars, with interest thereon at the rate of ten per cent per annum from January 31, 1911, for \$80 attorney's fees and for the costs and disbursements of this suit.

M. R. ELLIOTT, Attorney for plaintiff.

Irrigated Land for Rent.

Improved irrigated land for rent in Powell Butte district. Apply to G. A. McFarlane, Redmond, Ore. 2-13-11

To the Public.

We respectfully request that our patrons ascertain long distance charges from operators before using our toll lines, on account of the Public Utility act passed at last general election. Rates that have been in effect for the past nine months are changed to conform to those in use January 1st, 1911.

THE PIONEER TELEPHONE & TELEGRAPH CO. 3-13-31

Central Oregon Well Company

Contractors for Well Drilling and Precipent Hoists, Dept. of Irrigation. Dealers in full line of Well Supplies, Gasoline Engines, Pumps, etc. CULVER, OREGON

Toppenish Nursery Co.

Are Promptness, And Qui Otu Pf Service

Are promptness, and quality of service of any interest to you? Beside getting the highest grade of nursery stock to be obtained, is it not important that you get it from a reliable concern, one that is in business to stay, ready to take care of you for years to come, and one that is determined to give satisfaction? Our desire to secure your business is only exceeded by our determination to merit it.

Toppenish Nursery Company

Toppenish, Wash. Unsurpassed Nursery Stock Grown in the Famous Yakima Valley. More Active Salesmen Wanted.

Dressmaking

Experienced dressmaker who has worked in the east with success.

Assumes all responsibility in cutting and fitting. All work guaranteed. Rates \$2 per day with board and room.

MISS AUSTIN

Prineville, Oregon

I. O. O. F. Lodge meets every Tues-

day night. Strangers welcome. GEO. NOBLE, N. G.; BERT BARNES, V. G.; T. L. COON, Sec.; C. B. DISWIDIE, Treas.

Summons

In the circuit court of the state of Oregon for Crook County, vs. J. W. Boone, plaintiff,

vs. Uri S. Minkler, defendant. To Uri S. Minkler, the above named defendant:

In the name of the state of Oregon you are hereby notified that if you fail to so appear or answer, or if you fail to so appear, answer or plead, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit: A judgment for the sum of Sixteen Hundred eighty dollars, with interest thereon at rate of 10 per cent per annum from the 2nd day of March, 1913, until paid, and for the further sum of one hundred fifty dollars as attorney's fees and for the costs and disbursements of this suit. And for a decree that a certain mortgage executed by you to the plaintiff on the 19th day of December, 1910, be foreclosed, and the real property described therein, to-wit: Lots two and three and the east half of the southwest quarter of section eighteen, in township fifteen south, of range seventeen east of the Willamette Meridian in Crook county, state of Oregon, together with the tenements, be sold by the sheriff of Crook county, Oregon, according to law, and the money arising from said sale to be applied on the judgment prayed for, attorney's fees and costs, and if insufficient to pay the same, then for a judgment for such deficiency. That the plaintiff be allowed to become a bidder and purchaser at such sale, and that the defendant and all persons claiming by, through or under him, be forever barred and foreclosed and estopped from having any right, title or interest in or to said premises or any part thereof, or any redemption or equity of redemption except as provided by law, and for such other and further relief as may be proper in the premises.

This summons is published in the Crook County Journal, a weekly newspaper, published at the city of Prineville, Crook county, state of Oregon, for six full weeks, by order of the Hon. G. Springer, county judge of Crook county, state of Oregon, made and entered on the 8th day of March, 1913.

Dated and published first time this 13th day of March, 1913.

M. E. BRINK, Attorney for plaintiff.

Hotel and Feed Barn For Sale. Hotel and Feed Barn, all furnished for business; saloon building etc, also ten lots. Terms—\$4000 cash or \$5000 in payments if sold, by first of May. GRANT MILLER, Paulina, Ore. 3-6-11

HIGH GRADE



Twelve Different Styles

You should not take chances on getting a cheap piano and paying three prices for it, when you can buy a LUDWIG at the right price to all. Almost half of the piano's in Prineville are Ludwig's. Ask your neighbor what he paid for his Ludwig and then get my prices

My contract with the Wiley B. Allen Co., enables me to sell at f. o. b. Portland prices.

CHAS. F. CONDART,

Crook County Representative, Prineville, Oregon

Peter Schuttler Wagons

We have on hand a number of Wagons (all sizes) at very attractive prices

J. E. Stewart & Co.



IHC Wagons Are Tough

Did you ever notice when one of the wheels of your loaded wagon dropped into a rut or bumped over a stone how the seat springs gave and rebounded, almost throwing you off? That is an indication of the shock and strain that the rigid spokes and axles have to stand whenever the wagon is traveling over a rough road or through a field. The IHC wagons your local dealer sells

Weber New Bettendorf Columbus or Steel King

take these stresses and strains as a matter of course. From neckyoke to tail board they are built of selected, air-dried lumber, strong and tough, bending to strains but coming back as straight and true as ever when the load is removed. Besides being tough, IHC wagons are light running. The wheels have just the right pitch and gather, and run true. All skeins and skein boxes are paired. The running gear is assembled by skilled workmen whose wages depend as much on the quality as on the quantity of the work they turn out. Consequently, IHC wagons are practically all of the same high standard of quality throughout.

Weber and Columbus wagons have wood gears; New Bettendorf and Steel King have steel gears. IHC local dealers sell the wagon best suited to your work and conditions. Get catalogues and literature from them, or, address your request to

International Harvester Company of America (Incorporated) Portland Ore.

Summons.

In the circuit court of the State of Oregon, for Crook county, D. F. Stewart, John W. Carlson and Una Carlson, plaintiffs.

To Lizzie Gulliford, Elizabeth Gulliford, W. M. Vanderpool, Alexander Hodges, E. E. Hodges, Ollie Dillard, Mary Stoughton and all unknown heirs of Alexander Hodges, deceased, Dulcinea Hodges, Sophia A. Orchard, Albert Allen, Ellen Holman, Nancy Crawford, Pauline Bradley, John Allen, Eliza Allen, James Allen and all unknown heirs of James M. Allen, deceased, Lucy Allen and all unknown heirs of Andy Allen, deceased, John Somerville and Ellen E. Somerville, his wife, Phoebe A. Breyman, Otto Breyman, Mattie Breyman, Bertha Ash, Edna Breyman, Floy Breyman, Arthur Breyman and all unknown heirs of A. H. Breyman, deceased, Charles Pett and Elma C. Pett, and all unknown heirs of Charles Pett and Elma C. Pett, if deceased, M. D. Powell, J. O. Powell, Addie Lonner, Emma J. Sayrs, and all unknown heirs of John Powell, and Emily J. Powell, deceased, Columbus Lee and all unknown heirs of Rebecca A. Lee, deceased, Eliza Powell, W. S. Powell, Charles Powell, Anna Moore, Mary Cochran, Roy Powell, Alice Powell, Lawrence Moore and all unknown heirs of J. M. Powell and Laura Moore, deceased, R. M. Powell, Fred A. Powell, Lettie Putman, W. A. Booth, E. G. Hodson, C. J. Johnson, and all unknown heirs of W. H. Fuller, deceased, and all others interested, Defendants.

To Lizzie Gulliford, Elizabeth Gulliford, W. M. Vanderpool, Alexander Hodges, E. E. Hodges, Ollie Dillard, Mary Stoughton and all unknown heirs of Alexander Hodges, deceased, Dulcinea Hodges, Sophia A. Orchard, Albert Allen, Ellen Holman, Nancy Crawford, Pauline Bradley, John Allen, Eliza Allen, James Allen and all unknown heirs of James M. Allen, deceased, Lucy Allen and all unknown heirs of Andy Allen, deceased, John Somerville and Ellen E. Somerville, his wife, Phoebe A. Breyman, Otto Breyman, Mattie Breyman, Bertha Ash, Edna Breyman, Floy Breyman, Arthur Breyman and all unknown heirs of A. H. Breyman, deceased, Charles Pett and Elma C. Pett, and all unknown heirs of Charles Pett and Elma C. Pett, if deceased, M. D. Powell, J. O. Powell, Addie Lonner, Emma J. Sayrs, and all unknown heirs of John Powell, and Emily J. Powell, deceased, Columbus Lee and all unknown heirs of Rebecca A. Lee, deceased, Eliza Powell, W. S. Powell, Charles Powell, Anna Moore, Mary Cochran, Roy Powell, Alice Powell, Lawrence Moore and all unknown heirs of J. M. Powell and Laura Moore, deceased, R. M. Powell, Fred A. Powell, Lettie Putman, W. A. Booth, E. G. Hodson, C. J. Johnson, and all unknown heirs of W. H. Fuller, deceased, and to all others interested.

In the name of the State of Oregon: You and each of you are hereby notified to appear and answer the complaint of plaintiffs filed against you in the above entitled suit within ten days from the date of the service of this summons upon you, if served within Crook county, State of Oregon, or if served within any other county in this state, then within twenty days from the date of the service of this summons upon you, or if served by publication as provided by law, then on or before

The Fifth Day of May, 1913,

and you and each of you are hereby notified that if you fail, neglect or refuse to so appear or answer, for want thereof the plaintiffs will take a decree against you and each of you in the above entitled suit, for the relief prayed for in the complaint, that is to say: For a decree of said court that the plaintiffs are the owners in fee simple, free from all incumbrances, of the following described premises, to-wit: Beginning at a point one hundred feet south from the southwest corner of block number five of the town of Prineville, Crook county, State of Oregon, according to M. Hodges' plat of said town now on file and of record in the office of the county clerk of Crook county, State of Oregon, and running thence west eighty feet; thence north thirty-two feet; thence west three hundred twenty feet to the west line of the southeast quarter of the northeast quarter of section six, in township fifteen south, of range sixteen east of the Willamette Meridian in Crook county, State of Oregon; thence south on said legal subdivision line nineteen hundred eighty-eight and one-half feet, more or less, to a point on said legal subdivision line twenty-seven and twenty-five hundredths chains and thence east thirty rods and seventeen links; thence north seventeen hundred sixty-seven and one-half feet, more or less, to the south bank of the Prineville Flouring mill's mill race; thence up said mill race, following the meanderings of the south bank thereof, to a point two hundred and seventy-one feet south from the southwest corner of lot six in block number five of said M. Hodges' plat of said town of Prineville, Oregon; thence north fifty-seven feet, more or less, to a point two hundred fourteen feet south of said southwest corner of said lot number six; thence west one hundred sixty feet; thence north one hundred fourteen feet to the place of beginning, and containing 22.83 acres, more or less. That the clouds now resting upon plaintiffs' title to said premises, by reason of the following defective deeds and instruments of writing, to-wit: A certain deed executed by Alexander Hodges and Dulcinea Hodges, his wife, to James M. Allen, and recorded in book 2 on page 147, Records of Deeds in Crook County, Oregon, and intending to convey a part of said premises, also a certain deed executed by James M. Allen and Sophia A. Allen, his wife, to "The Firm of Breyman and Somerville," and recorded in book 2 on page 100, Records of Deeds of Crook County, Oregon, and intending to convey a part of said premises, also a certain deed executed by Arthur H. Breyman, Phoebe A. Breyman, his wife, and John Somerville and Ellen E. Somerville, his wife, to Joseph Roemer, and recorded in book 2 on page 137, Records of Deeds of Crook County, Oregon, and intending to convey a part of said premises, also a certain deed executed by John Powell and Emily Powell, his wife, to David F. Stewart, and recorded in book 4, on page 385, Records of Deeds of Crook County, Oregon, and intending to convey a part of said premises, be forever removed, canceled and annulled, and that the defendants and each and all of them, or either of them, be forever barred and estopped from having or claiming any right, title or interest in or to said premises, or any part thereof, by reason of any conveyance or inheritance of said premises or any part thereof prior to this date, or for any other reason, and that the plaintiffs title to said premises be forever established, confirmed and quieted, and for such other and further relief as may be proper in the premises.

This summons is published in the Crook County Journal, a weekly newspaper of general circulation and published at Prineville, Crook County, State of Oregon, for six full weeks, in seven consecutive and successive issues thereof commencing with the issue of March 20th, 1913, by order of the Hon. G. Springer, judge of the county court of the State of Oregon for Crook county, made and entered on the 20th day of March, 1913.

Dated and published first time March 20th, 1913.

M. E. BRINK, Attorney for Plaintiffs.

Why not talk the Journal?