# - The --Scrap Book

Talked Just Like a Man. Miss Florence Marryat, the novelist, daughter of Captain Marryat, had some mannerisms of her own. The follow-



her. You'll recognize her easy enough,' said Mr. Tinsley. She is tall, striking

looking woman and she'll talk to you just like a man," A few days later a tail lady called. I fancied she might be Miss Marryat. She looked around the office, and then, addressing me, she said, Is Bill in?
"To this I replied that Mr. Tinsley

was not in. Could I do snything for 'I must see Bill himself.' she said. Tell the old bounder I called." 'You're Miss Marryat?' I ventured. 'Yes. But stop! How the dickens do you know I'm Miss Marryat? I never saw you before." "

A Word and a Smile, If I knew that a word of mine, A word not kind and true, Might leave its trace on a loved one's face I'd never speak harshly, would you?

If I know that the light of a smile Might linger the whole day through and brighten some heart with a

I wouldn't withhold it, would you?

He Was Paying Himself. mmy Deagen, soldier of fortune and distinctive character, worked for

the trolley company in the old days-"the good old days," he called them, but that is largely his point of view. He had worked five or six days, and he had worked hard, as conductor. He liked the work, and he found it worth while. One day as he hopped off his car at the di-vision office be "WHAT'S THE BOYS" M. C

saw a crowd of conductors standing od in an expectant attitude. "What's this, boys-a strike?" be asked in surprise.

"Nope," was the reply. "This is pay day. Didn't you know it?" "What?" faintly ejaculated Deagen.

"Pay day, pay day! Does the company pay us too?'-Boston Record.

# Their Two Medicines,

The native pharmacopoeia in Skye used to be of the simplest character. A man from the Island, during his first week of night duty as a Glasgow constable, went into a chemist's shop and expressed frank astonishment at the bewildering array of bottles. "These medicines are ferry numerous-yes. ferry numerous indeed." "Yes, we have to keep a great many," the chemist said blandly. "Now, in Skye, where "the medicines are not what you might call numerous at all." "No?" said the chemist. "How many do you have?" "Juist two. There is tar for the sheep and whisky for the people."

Breaking the Chain,

In 1881 a bill was introduced in the Mussachusetts senate which provided for a bounty of 85 for the killing of "n lynx or wildent." When the bill was under discussion Senator Rice of Essex, who had a habit of asking the committees to explain some parts of bills they had reported, said be would like to ask the committee who reported the bill whether the term "Irns or wildcar" referred to two different specles of uniquals or whether it was the same kind of animal crited by different names. Senator (tookwell of Pistaffett who never let an opportunity to say a good thing pass, arose and said, "In the absence of the chairmon of the committee who reported this bill I would say for the infermation of the honorable sensing from Essex, who having always lived in the contern part of the state, is not probably awars that for years there has been a chuln of wildrens rounding over the Recentive bills, that the object of this full is to some of the links out of that chain."

Right to the Point.

John Sharp Williams says the best nominating speech he ever heard was made by Private John Allen, who wied to be a member of the home from Mississippl. The man Allen wished to get on the ticket was an ex-Confeder ate soldier who had lost both legs and had a crippled arm. There were many things that could have been said about the man's war record, but Alien wished to be brief. He got up, looked at the fellow and brought the entire gather ing to its feet by his speech. He said: "I desire to nominate all that's left of poor John Smith." - Philadelphia

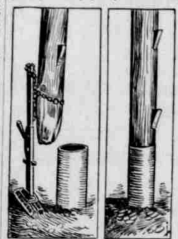
#### OLD POLES MADE NEW.

Metal Bases Installed Without Inter-

A new method of re-enforcing tele phone, telegraph and electric service poles that have decayed at the ground line consists of sawing off the poles near the ground line, removing the old stump and building a new one in a steel tube, all of which may be ac complished without disturbing the wires or interrupting the service.

The tubes are seamless, made of three-sixteenths to quarter inch steel and are furnished in several sizes, The pole to be re-enforced is supported by a jack of special construction while it is being cut off at the ground line and then, through the manipulation of the jack, is shifted to one side while the old stump is removed and the tube buried in its place in the soil or in concrete.

The tube is then filled with concrete, or with soil if the latter is of a dry. gravelly or rocky quality, to about one



OLE BAISED AND THE POLE PROSHIPTED AND TUBE VIDED WITH IT POLE BAISED VIDED WITH ITS IN PLACE. NEW BASE

foot below the ground line. Then a thin mixture of cement is poured in, and the end of the sawed off pole is slipped into the tube and forced downward into it. The pole, having been cut off and extending only about to the ground line in the tube, extends to the same height as before it was cut The thin mixture of cement or grout, forced upward by the insertion of the pole, fills all the chinks and crevices between the pole and upper portion of the tube, making the pole and tube practically one when it solid-

A pole carrying six crossarms was provided with a new base in less than an bour in one of the tests without disturbing the wires.-Popular Me-

New Can Covering Machine.

Application has been made for a patent on a new machine for folding and sealing the lids on cans, recently invented by a Stavanger (Norway) mechanic. The machine differs from ordinary lid folding machines in that it contains a metal plate with openings for four sardine or other fish cans. The cans, with lids hild on, are placed in these openings, and the plate is run through the machine, which automatically fastens and seals the lids on the cans. The only handwork necessary is the placing of the iid in position on the can and putting the can in the opening in the metal plate. which can be done by a boy, while a man of some skill and experience is required to operate the old machines, in which the can is placed in proper position in the muchine and a lever pulled each time the lid is pressed on the can and sealed. The new machines, like the old ones, will be operated by electric power.

New Type of Block Signal. A new type of automatic block signal which is being used on an interurban electric rallway west of Cleveland, O., is believed to furnish a solu tion of the problem of operating block systems in cold weather. inst winter the various railroads experienced considerable difficulty owing to the accumulation of ice and frost on the signal lamps. The lighting of the new signal is provided by a single twenty-five watt tungsten lamp supplied from the trolley through a resistonce. A high speed one-tenth horse power motor drives the mechanism. the motor being designed to operate safely through a wide variation of line voltage. Enough heat is furnished by the lamp and its resistance to prevent the accumulation of ice on the lenses and mechanism.

Bronzing Cast Iron. A German paper gives the follow ing process of bronzing cust iron without covering it with a metal: Thoroughly cleanse the metal and rub it smooth. Apply evenly a coat of aweet or olive oil and heat the iron, being careful that the temperature does not rise high enough to burn the oil. Just as the oll is about to decompose, the cast iron will absorb oxygen, and this forms upon the surface a brown oxide skiu, which holds securely, and is so hard that it will admit of a hard polish, thus giving it the appearance of

Pigment of Egg Yolk. Two German scientists have just iso kited the yellow pigment from the yolk of the egg, the resultant being in the form of crystals. Investigations made into the chemical nature of this substance point to its being closely allied to the xantophyll of withered leaves, which is formed from the chlorophyll. In this most important scientific study 6,000 bens' eggs were stmultaneously treated, and these have yielded only sixty-two grains of pure



madam, I give Jeweler-For cash. per cent discount.

Customer-Oh, charge It! I've no de sire to reduce your profit.-Filegende



"How far is it to Neustadt, captain?" "Fourteen kilometers in an air line,

"H'm! There must be a shorter way across the fields, don't you think?"-Lustige Blatter.



When the choicest efforts of the great omedian fall flat.-Punch.



No Substitute For Cash.



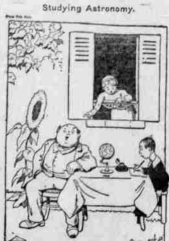
"I am looking for the man of the

"I am his wife."

"Are you authorized to pay bills?" "I have all the authority in the

"Then you are the person I want to

"But I have no money."



Mme: Dupont gives a demonstration of the eclipse of the sun.-Pele Mele.

#### Ordinance No.-

An ordinance entitled an ordinance to prevent and restrain dogs from running at large upon the public streets, alleys, parks, public grounds or private prem ses, within the corporate limits of Prineville, Oregon, and to provide a punishment for the violation of this ordinance. The People of the City of Prineville

Oregon, do ordain as follows: Section 1. That from and after the

taking effect of this ordinance it shall be unlawful for any dog or dogs to run at large upon the public streets, alleys, parks, public grounds or private premses, within the corporate limits of the City of Prineville, Oregon, provided however, any dog or dogs may be harbored or kept, by the owners or keepers thereof, on any private premises in saie City. if said dog or dogs be confined therein, or chained therein, or otherwise secured so as not to escape therefrom, and it is herein further provided that any dog or dogs may go upon any street, alley, park, public ground or other private premises not mentioned above, providing said dog or dogs, be fastened to a rope, chain. lash, or other fastening devise and in the actual, present and physical charge and centrol of the master, owner or

State of Oregon, County of Crook.

I, A. R. Bowman, do hereby certify that I am the duly elected, qualified and acting recorder of the City of Prineville, Oregon, that I have compared the above and foregoing copy of ordinance with the original thereof, that the same is a true and correct transcript from said original ordinance and of the whole

Dated this 1st day of April, 1013.
A. R. Bowsan, Recorder.

# Ordinance No.-

An ordinance entitled an ordinance to prevent chickens, turkeys, ducks, geese and other domestic towl from being at large upon the public

The People of the City of Prineville, Oregon, do ordain as follows:

Section 1. It shall be unlawful from and after the taking effect of this ordinance, for any chickens turkeys, ducks, geese or other domestic fowl to run at large, or be in or upon any street, alley, park, public or private ground, within the corporate limits of the City of Prineville, Crook County, Oregon, Provided however, such fowlabove enumer ated may be raised or kept on private ground, if the same are kept there in enclosures and not allowed to escape therefrom, and be it further provided that this ordinance is not to be construed to prevent trafficking in and disposal of said fowl in the ordinary trade channels, or the marketing therof.

Section 2 Any person or persons, who are the owners of, or who have possession or control of such towl as enumerated in Section One of this ordinance, within the corporate limits of the City of Prineville, Oregon, violating any of the terms and provisions of said section or of this ordinance, shall be deemed gullty of a misdemeanor, and upon conviction thereof in the recorder's court of said City shall be fined not less than Five Dollars and not more than Twentyfive dollars, and pay the costs of prosecution, and in default of the payment of such fine and costs, shall be confined to the City Jall one day for each two dollars of such fine and costs, not to exceed thirty days.

Section 3. Passed by City Council on the 1st day of April, 1913, after the third reading thereof.

Approved by the Mayor of said City on the 1st day of April, 1913. G. N. CLIFTON, Mayor. Attest: A. R. BOWMAN, Recorder,

State of Oregon, | See

I. A. R. Bowman, hereby certify

that I am the duly elected, qualified and acting city Recorder of the City of Prineville, Crook County, Oregon, that I have compared the above and foregoing copy of ordinance with the original thereof, that the same is a true and correct transcript there from and of the whole thereof.

Dated this 1st day of April, 1913. A. R. BOWMAN, City Recorder.

Summons. In the circuit court of the state of Oregon, for the county of Crook. Dan Eno, Plaintiff, against Elizabeth Reed, Charles E. Reed, Milo

Elisabeth Reed, Charles E. Reed, Milo B. Stone, Ella Stone and L. J. Hadley, Detendants.

To Elisabeth Reed, Charles E. Reed, Milo B. Stone, Ella Stone and L. J. Hadley, and to each of you, the above named defendants:

In the name of the state of Oregon, You, and each of you, are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Thursday, the Sth day of May, A. D. 1913, and if you fall so to answer, for the want thereof, the plaintiff will apply to the court for the relief demanded in the complaint herein.

That this suit has been brought for the toreclosure of a certain mortgage by reason of the default of the conditions keeper.

Section 2. That any person or persons, who are owners, masters or keepers of any dog or dogs, rialating any of the terms and provisions of Section One of this ordinance, shall be deemed guilty of a misdemeanor and upon conviction thereof in the Recorder's Court of that amount, to witt a promissory of that amount, to witt a promissory in section of the default of the conditions thereof, said mortgage having been given by said Elizabeth Reed and Charles E. Red, and duly signed, executed, acknowledged, witnessed and delivered by them to one H. J. Jorgensen, dated on Decomber 17, 1910, to secure the payment of sixteen bundred dollars (\$1000.00) in accordance with the tener that amount, to witt a promissory ty of a misdemeanor and upon conviction thereof in the Recorder's Court of the City of Prineville, Oregon, shall be fined not less than five dollars nor more than twenty-five dollars and pay the costs of prosecution and in default of the payment of such five and cost imposed, shall be confined to the City Jail one day for each two dollars of such fine and costs, not to exceed thirty days.

Section 3. In as much as there are no ordinances for the City of Prineville, Oregon, governing the keeping of dogs from running at large in said City, this ordinance is necessary to preserve the safety, prace and decorum of the City of Prineville and its inhabitants, and an analysis of the county clerk of said Crock county on Dec 22. A. D. 1910, and made payable to said H. J. Jorgenseen or order, with interest at the rate of ten per cent per annum, payable annually, from date, said not being due one year from December 17th, 1910, said mortigage designant or cember 17th, 1910, and moder payable to said H. J. Jorgenseen or order, with interest at the rate of ten per cent per annum, payable annually, from date, said not being due one year from December 18th, 1910, said mortigage designating and creating a lien therefor upon the southeast quarter (sw½) of coutheast quarter (sw½) of section sine (9), township 18 south, range 12 E. W. M., in Crook county, Oregon, said mortigage designating and creating a lien therefor upon the southeast quarter (sw½) of section sine (9), township 18 south, range 12 E. W. M., in Crook county, Oregon, said mortigage designating and creating a lien therefor upon the southeast quarter (sw½) of section sine (9), township 18 south, range 12 E. W. M., in Crook county, Oregon, said mortigage having been duly recorded in the office of the county clerk of said Crock county on Dec 22. A. D. 1910, at 3 So'clock county on Poe 22. A. D. 1910, at 3 So'clock county on Poe 22. A. D. 1910, at 3 So'clock county on Poe 22. A. D. 1910, at 3 So'clock county on Poe 22. A. D. 1910, at 3 So'clock county on Poe 22. A. D. 19

safety, peace and decornm of the City of Prineville and its inhabitants and an emergency is hereby declared to exist, and this ordinadce shall take effect and have full force and virtue, from and after its approval by the Mayor.

Passed by the City Council of the City of Frineville, Crook County, Oregon, on the 1st day of April, 1913, after the third reading thereof.

Approved by the Mayor of said city the 1st day of April, 1913.

G. N. CLIFTON, Mayor, Attest: A. R. Bowman, Recorder.

State of Oregon, as

That the said default consists in the That the said default consists in the failure of the said Elizabeth Reed and Charles E. Reed, or any of said defendants, to pay said indebtedness or any part thereof and said indebtedness is still due and owing plaintiff and wholly unpaid.

That the subject of this suit is real property within the state of Orwson.

That the subject of this suit is real property within the state of Oregon, and that the defendants, Milo B. Stone and Ella Stone, each has, or claims some interest or right in and to said mortgaged premises, but that plaintiff's mortgage lien is prior in date and superior in equity thereto. That the relief sought of the defendants, Milo B. Stone and Ella Stone, and each thereof, claiming interest or right in and to said claiming interest or right in and to said mortgaged premises, if any they may have, be declared subsequent and in-ferior in squity to the claim, interest or right of the plaintiff herein. You are further notified, That this summons is served assets.

streets, alleys, parks, public and private grounds in the City of Prineville, Oregon, and to provide a punishment for violations hereof, and to repeal all other ordinances and parts of ordinances in conflict herewith.

Tou are further notined, That this summons is served upon you, the said defendants, Milo B. Stone and Ella Stone, and each thereof, by publication, upon the order of Hon. G. Springer, judge of the county court of said Crook county, by order duly made therein and dated the 25th day of March, A. D. 1913, the same being duly filed on said date with the clerk of said circuit court

date with the clerk of same for said Crook county.

First publication, March 27th, 1913.
Last publication, May 8th, 1913.

C. M. CRANDALL,
M. R. ELLIOTT,
Sor plaintiff.

Notice of Final Accounting. Notice is hereby given by the under-signed, the administrator of the estate Cornelius Thomson, deceased, that he has made and filed with the clerk of the county court his final accounting of his administration of said estate, and that the honorable county court has set Monday, the 5th day of May, 1913, at 10 o'clock in the forenoon at the county court room in the counthouse at Prine-ville, in said county and state, as the time and place for hearing said final accounting and settling said final ac-counting.

Dated this 11th day of March, 1913,
WILLIAM B. THOMSON,
Administrator of the estate of Cornel
ins Thomson, deceased. 3-13-5t

Summons.

The W. F. King co., corporation, plaintiff.

Irwin D. Baser, Ethel Basey, J. K. Macpherson and Able codd, defendants

ire in D. Baser, Sthel Baser, J. K. Macpherson and Abe could, directedants:
To Irwin D. Baser, Ethel Baser, J. K. Macpherson and Abe could, derbodants:
In the mane of the state of Ofesion, you are listed by required to appear and asswer the complaint filed in the above entitled stift and court on or before the 2nd day of May, 1910, and If you all so to appear and answer the maintiff well supply to a popular and answer the bearing well supply to a popular and answer the principle of the supply of the sum of Kight Hunderd Dollars with inherent Hunderd Dollars with other cest thereon at the rate of ten per cent per amon from January al. 1911, for Boattorney sines soft for the costs and disbursements of this suit.

and for the costs and disbursements of this stit.

That the mortgage described in plaintiff a compilant be foreclosed and the hand described therein sold by the sheriff of this county out and the proceeds applied to the payment of plaintiffs said logarment and the the foreclosed to the payment of the country of the said logarment and the this defendants and cach of them be forecer barred and foreclosed from claiming any right, title or increst in said premises or any part thereof. This summons is published for our of the said order preserved that the summons be used to the said order preserved that the summons be used to the said order preserved that the summons be used to the said order preserved that the summons be used to the said order preserved that the summons be used to the said order preserved.

The date of the drat publication of this summons is March 20, 1918.

Attorner for printing the printing means in the said order of the first publication of this summons is March 20, 1918.

Attorner for picture of the said order of the said order of the first publication of the said order of the said order of the first publication of the said order of the said order of publication of the said order of

M. R. ELLIOTT, Attorney for plaintiff,

#### H. Z. Griff Central Oregon Well Co.

Contractors for Well Drilling and Prospect Holes. Depth Guaranteed

Dealers in full line of well supulies, Gasoline Engines, Pumps, Etc.

Culver, Oregon

#### Notice for Publication.

Department of the Intertor, U. S. Land Office at The Dalles, Oregon, March Sat, 1919.

Notice is hereby given that.

Notice is hereby given that.

Notice is hereby given that.

Harry Van Meter
of Prineville. Oregon, who, on April Birt, 19
made Homestead, No. 1618, for why nels. as
o's nw's, section 20, hownship 16 south, rans
o cast, williamette Meridian, has flied note
of intention to make final three year proof.

atablish claim to the land, above describe
before the County Cierk, at his office, at Prin
o'lle. Oregon, on the 20th day of May, 1918.
Chalmant names as witnesses: Gleen Her
drick non, tisongs R. Rathiff, Thurman Moffut
and Scruest C. Kimmell, all or Prineville, Oregon.

4-10p C. W. MOORE, Register.

Notice for Publication.
Department of the Interior,
U. S. Land Office at The Dalles, Oregon
March Stat, 1913.

Notice is hereby given that Narch alst, 1919.

Notice is hereby given that Oriand D. Miles
of Harnes, Oregon, who, on Dec. 17th, 1908, and
March 29th, 1919, mode Homestead, No. 01101
and additional, No. 00001, for als notice this, 2014,
and additional, No. 00001, for als notice this, 2014,
and also well and the second of t

Old Charmant names as witnesses: Thomas Stations, of Princettle, Oregon, and Forrist I seamned. Charles Gitchrist and James Gitchrist and James Gitchrist, all of Bathes, Oregon.
4-10

C. W. MOORE, Register.

#### Notice to Creditors.

Notice is hereby given that the un-dersigned have been, by the county court of the state of Oregon, for Crook court of the state of Oregon, for Crook county, duly appointed executors of the estate of Charles H. Foster, deceased, and all persons having claims against said estate are hereby required to present the same, duly verified, to said executors at the law office of M. E. Brink, in the city of Prinsville, Crook county. county, Oregon, within six months from the date of this notice.

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

MELVIN M. FOSTER,

Executors of the will and estate of Charles H. Foster, deceased. 3-13-6w

#### Summons.

In the circuit court of the state of Oregon, for the county of Crock, Central Oregon Irrigation Company, a corpor-ation, plaintiff.

Central Oregon Irrigation Company, a corporation, plaintiff,

Patrick O'Neil, infondant,

To Patrick O'Neil, defendant;

In the name of the state of Oregon, You are hereby required to appear and answer the completint filed against you in the above entitled suit within its weeks from the day of the first publication or this summens and if you fail to suppear and answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in the compainin, to-wit: for the cancellation of a certain contrast, dated April 13th, 197, made between you and The Deschutes Irrigation and Power Company and assigned to said plaintiff, relating to the acquirement of certain lands and the water rights appurement therefo, sinate in Grook county, Oregon, and for such other relief as may be equitable.

This aummons is served upon you by publication by authority of an order orthe flon, w. I. Bradeshaw, judge of the circuit court of the state of Oregon, for the county of Crook, and said order is dated the 21st day of March, 1913, and is daily recorded and entered in said court and suit.

Date of first publication, May S. 1914.

Date of last publication, May S. 1914.

Date of last publication, May S. 1914.

Date of last publication, May S. 1914.

Autorneys for Plaintiff.

# Summons.

In the circuit court of the state of Oregon, for the county of Crock. Central Gregon Irrigation Company, a cor-poration, plaintiff,

Central Oregon Irrigation Company, a corporation, plaintiff,
Gertrude Kloeber, widow and sole surviving beir at law of Fred W. Kloeber, deceased, defendant,
To Gertrude Kloeber, widow and sole surviving heir at law of Fred W. Kloeber, deceased, defendant;
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 acti within six weeks from the day of the first publication of this summons and if you fail to so appear and answer, her want thereof, the plaintiff will apply to the course for the celles prayed for in the compaint, to wit; for the celles prayed for in the compaint, to wit; for the cancellation of a certain contract dated November 1st, 100, male between Fred W. Kloeber and The Deschnies Irrigation and Power Company and assigned to said plaintiff, relating to the acquirement of certain hands and the water right separtensist thereto, situate in Crook county, Oregon, and for such other relief as may be equitable.

This semimons is served upon you by problemation by authority at an order of the state of Oregon, for the county of trook, and said order is dated the 2nh day of March, 1913, and is duly recorded and entored in said court and still.

Date of first publication March 27, 1923.

Date of fast publication March 27, 1933.

# Summons,

In the circuit court of the state of Oregon, or Crook county.

David Burton, and Mrs. David Burton, wife of said bavid 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, de-

parties unknown cisinsing any fight, title, estate, cisine, lien upon or interest in the real estate, described in the complaint herein, defendants,

To David flucture and Mrs. David fluction, whe contains,

To David flucture and Mrs. David fluction, whe contains,

It is an an or histories in the real estate described in the complaint heroin, and also described in the complaint heroin, and case described in this summons, allows wamed, defendants.

It the name of the state of Oregéti, You, and each of you, are hereby summoned and required to you will be suffered to the complaint fried therein the suit signifiest with the relation of the order of the county judge of decok county, respon, judgements and the summon of the order of the relation in summon of the order of the relation of your lord the relation the order of the county of the relation that the summon of the order of the relation that plaintiff will apply to the county of the relation the summon of the county of the relation that plaintiff a title on the following described real property studies and the south half of the northwest quarter and the south half of the northwest quarter and the south half of the northwest quarter of section twenty one 21 in township twelve 12 south, range ten 10 cast of the Williamette Meridanian Crock county, Gregot,

And every part thereof, be forever quieted against you, and all persons claiming, or unique you, be chrever harred, enjoined and restrained from chiming or esting up any right, tillo or interest in st to any part of said property and for method of the first publication of this summon is the 20th day of March, 1913.

Hom.

The date of the first publication of this summans is the 26th day of March, 1913.

This summons is published pursuant to an order of it. Springer, county judge of Grook county. Ocegon, made on the 19th day of March, 1918.

L. M. BECHTELL.