

COMMUNICATED.

To the Editor: Please permit me space to reply to a communication over the signature of "Subscriber" in your issue of March 5th. The article in question has a very familiar sound, and the same argument has appeared in the Review before, whether written by the same individual or not I do not know.

"Subscriber" advances the proposition that inasmuch as the public school teachers perform their labor in St. Johns and in return for their services are paid in the coin of the realm they should be compelled to spend said coin in St. Johns. Yes? Now, Mr. Subscriber, let us take your logic and extend our horizon beyond the corporate limits of St. Johns and see what conclusion we reach. Subscriber asserts that it would promote the general welfare all around if his idea was put in practice—the teachers would take more interest in their work, render better service, etc.

Now, if that were true of St. Johns, and it was a desirable condition to establish, why would it not apply to other places as well, and what would prevent the city of Portland from putting the same rule in force? Suppose, for instance, that the employers in Portland should come to the conclusion that it would be a good thing for the city if all the working people who live in St. Johns but work in Portland and "earn their salaries there" and "who scramble on the cars" every morning and "take their lunches with them," many of them, no doubt, before Subscriber is awake, and who "scrambles on the cars" again at night tired out after earning that little piece of coin, many of them middle-aged women and girls in their teens, who find after boarding the cars that they are compelled to stand most of the way home in order that some well fed, well groomed individuals may sit at their ease while their face buried in a newspaper—suppose the employers should insist that those people spend that little piece of coin where they earned it—tell us, Mr. Subscriber, where would you get off at?

No person with sound sense will deny that the working class in general, or the school teachers in particular, earn their wages or salaries, if you choose to call it that. The person or persons that take a child, and instead of letting that child grow up a barbarian, mould him into a useful citizen amid the present environments of graft and corruption is rendering a service to society the value of which can never be measured in dollars and cents, although the value of their labor—power—can.

As a commercial transaction the teachers exchange a certain amount of labor—power—with the money, the universal equivalent. The teachers, on their part, purchased the money with individual labor—power. It, therefore, belongs to them individually, and no other individual has any right to dictate to them where when or in what manner they shall spend it, any more than Rockefeller has to dictate whether I shall use the oil I purchase from him to burn in my lamp or to grease the wheels of his university. Subscriber's argument, when concentrated, to me spells simply covetousness.

P. J. McCarthy.

COMMUNICATED.

Would it not be a good idea for the Evening Telegram and Journal to change the headings on their first editions which are published about noon each day, and call them the "Noon" Telegram and Journal instead of "Evening"? Subscribers for the above papers in St. Johns and other suburbs adjacent to Portland obtain the first edition of those papers, and the same reading matter is generally found in the Morning Oregonian eight hours before the "evening" papers arrive. Suburban people should demand the last edition published—the evening edition—in order to obtain some late news.

Good Cough Medicine for Children.

The season for coughs and colds is now at hand and too much care cannot be used to protect the children. A child is much more likely to contract diphtheria or scarlet fever when he has a cold. The quicker you cure his cold the less the risk. Chamberlain's Cough Remedy is the sole reliance of many mothers, and few of those who have tried it are willing to use any other. Mrs. F. P. Starcher, of Ripley, W. Va., says: "I have never used anything other than Chamberlain's Cough Remedy for my children, and it has always given good satisfaction." This remedy contains no opium or other narcotic and may be given as confidently to a child as to an adult. For sale by all good druggists.

Pointers for our Patrons.

The difference between poor stock and first class stock on a job is a small item when you consider the value of the job. It is the price of a satisfied customer. It is better to make 50 cents less on a job and have a customer who will come back, than to use the flimsy stock, make the extra 50 cents and lose your customer. That is the way we figure it.

Stop Pain



Take ONE of the Little Tablets and the Pain is Gone

HEADACHE NEURALGIA
"Dr. Miles' Anti-Pain Pills have been used by me for three main pains, headache and pain in back and sides, and in every case they gave perfect satisfaction."
Heer Coverer, Boonon, N. Y.

25 Doses 25 Cents

Proposals for Street Work.

Sealed proposals will be received at the office of the Recorder of the City of St. Johns, until March 23rd, 1909, at 4:00 o'clock, P. M., for the improvement of Shafter street from the South line of Mohawk street to the North line of Wall street in the manner provided by Ordinance No. 218 subject to the provisions of the charter and ordinances of the city of St. Johns, and the estimate of the city engineer, on file.

Hids must be strictly in accordance with printed blanks, which will be furnished on application at the office of the Recorder of the City of St. Johns. And said improvement must be completed on or before 60 days from the date of the signing of the contract by the parties thereto.

No proposals or bids will be considered unless accompanied by a certified check payable to the order of the mayor of the city of St. Johns, in the amount of ten per cent. of the aggregate proposal.

The right to reject any and all bids is hereby reserved.

By order of the City Council.
A. M. ESSON, Recorder.

Published in the St. Johns Review, March 5th, 12th and 19th, 1909.

Proposals for Street Work.

Sealed proposals will be received at the office of the city recorder of the city of St. Johns, Oregon, until 4 o'clock P. M. on the 6th day of April, 1909, for the improvement of Richmond street from the car line of the Portland Railway Co. to the Richmond street dock, by laying a 6-foot cement walk, 12-foot curb, between the west line of Jersey street and the east line of Bradford street, except such portions as may be laid by owners.

The right to reject any and all bids is hereby reserved.

The estimated cost of said improvement is \$6,513.97.

By order of the city council.
A. M. ESSON, City Recorder.

Published in the St. Johns Review, March 12, 19, 26, 1909.

Proposals For Street Work

Sealed proposals will be received at the office of the recorder of the city of St. Johns, until March 23rd, 1909, at 4:00 o'clock, P. M., for the improvement of Allegheny street from the West line of Willis boulevard to the South line of Fossenden street in the manner provided by Ordinance No. 219 subject to the provisions of the charter and ordinances of the city of St. Johns, and the estimate of the city engineer, on file.

Hids must be strictly in accordance with printed blanks, which will be furnished on application at the office of the recorder of the city of St. Johns. And said improvement must be completed on or before 60 days from the date of the signing of the contract by the parties thereto.

No proposals or bids will be considered unless accompanied by a certified check payable to the order of the mayor of the city of St. Johns, in the amount of ten per cent. of the aggregate proposal.

The right to reject any and all bids is hereby reserved.

By order of the City Council.
A. M. ESSON, Recorder.

Published in the St. Johns Review, March 5th, 12th and 19th, 1909.

New Dock for Rent

Dimensions 130x540, 14.3 floor to lower chord. Built for a wheat dock, well lighted. Lowest depth of water under keel line at any season 26 feet. Best dock in Portland harbor. Address: Recorder City of St. Johns, St. Johns, Oregon.

FOR RENT cards at this office.

NOTICE OF Special Election

Notice is hereby given that, pursuant to the provisions of ordinance No. 217 of the city of St. Johns, passed and approved February 23, 1909, published February 26, 1909, and the general laws of the state of Oregon, a special election will be held in said city of St. Johns and in the territory hereinafter described, which is proposed to be annexed to the city of St. Johns, on Monday the 5th day of April, 1909, for the purpose of adopting or rejecting the proposal to alter the boundaries of the municipal corporation of the said city of St. Johns and include in, and annex to, the said city of St. Johns, the territory which said alteration of the said boundaries and the new territory so proposed to be included in said city of St. Johns is described as follows, to-wit:

First—That the deed executed by Alexander Forbes and Jennie Forbes, dated April 20, 1906, recorded on the 29th day of August, 1906, in Book No. 288, at page No. 379-380, Deed Recorder of Multnomah county, Oregon, by which it appears that the said Alexander Forbes and Jennie Forbes conveyed to you all of lots numbered one and two, in Block numbered Six, T. P. Smith's Addition to the town of St. Johns, Multnomah county, Oregon, but set aside, cancelled, annulled and held for naught, so far as said deed affects the plaintiff's (Jennie Forbes) fee simple title to an undivided one third interest in said lots also her dower interest in the balance of said lots.

Second—That the mortgage executed by Alexander Forbes and Jennie Forbes, on the 30th day of April, 1906, recorded on the 29th day of August, 1906, in Book No. 278, at page 39, Mortgage Records for Multnomah county, Oregon, by which it appears that the said Alexander Forbes and Jennie Forbes conveyed to you all of lots numbered three and four in Block numbered Six, T. P. Smith's Addition to the Town of St. Johns, Multnomah county, Oregon, to secure the payment of \$2500, with interest thereon at the rate of seven per cent per annum, be set aside, cancelled, annulled and held for naught, so far as the same affects plaintiff's fee simple title to an undivided one third interest in said lots and her dower interest in the balance of said lots.

Third—That you are required to convey to the plaintiff, by good and sufficient deed, a fee simple title to an undivided one third interest to said lots one and two, also dower interest in the remaining two thirds of said lots, and to release to her, in the manner provided by law, from the force and lien of the aforesaid pretended mortgage, an undivided one third fee simple interest in said lots three and four, also her dower interest in the remaining two thirds of said lots, as and for a deed from you to the plaintiff for her said interest in said lots one and two, and as a release of her said interest in lots three and four from the force and lien of said pretended mortgage, and that a duly certified copy of such decree be recorded in the deed and mortgage records of Multnomah county, Oregon.

Fourth—That you be forever restrained and enjoined from setting up or claiming any estate, right, title or interest in or to said undivided one third fee simple interest or to her dower interest in said lots one and two and three and four, and from foreclosing or attempting to foreclose the aforesaid pretended mortgage to said lots three and four, and from asserting any right, claim or interest thereunder to the plaintiff's said interest in said lots, and that plaintiff be declared the owner of an undivided one third fee simple interest in said lots one, two, three and four, and entitled to dower interest in the remaining two thirds of said lots, free from the force, effect or lien of the aforesaid mortgage.

Fifth—For such other, further or different relief as to the Court may seem, move and just in equity.

Sixth—For judgment against you for costs and disbursements incurred in this suit by plaintiff.

This summons is published in the St. Johns Review pursuant to an order of Hon. C. U. Gantenbein, Judge of the above entitled Court, made and entered March 3rd, 1909.

George J. Perkins, Attorney for Plaintiff.

Notice of Appointment of Administratrix.

Notice is hereby given that the County Court of the State of Oregon for Multnomah County, on the 23rd day of February, A. D. 1909, has duly appointed Cecile B. Bittner, as administratrix of the estate of Douglas V. Olds, deceased, and that she has duly qualified as such. Now, therefore, all persons having any claims against the said estate are hereby notified and required to present the same duly verified as by law required, within six months from the date of this notice, to the undersigned administratrix at her residence 604 East 18th St., Portland, Oregon.

Date of first publication of notice: March 3rd, 1909.
Cecile B. Bittner, Administratrix of the Estate of Douglas V. Olds, deceased.
B. A. Kilks, McMinnaville, Ore., 17 Attorney for Administratrix.

Our Charges.

As is customary, we will charge for card of thanks, 50c; for resolutions of respect, \$1.00; for notices of church or lodge entertainments, suppers, societies, etc., where there are charges for admission, 5c per line, but where there are no charges for these events, we will break the rule and insert them free. We make this announcement so that our good friends may understand our rule in this respect.

SUMMONS.

In the Circuit Court of the State of Oregon for Multnomah county.

Jennie Forbes, Plaintiff, vs. Francis L. Murphy, Defendant.

To Francis L. Murphy, defendant above named:

In the name of the State of Oregon, you are hereby summoned and required to appear and make answer to the complaint of plaintiff filed against you in the above entitled suit, on or before Saturday, the 17th day of April, 1909, which date is subsequent to the expiration of six weeks after the 5th day of March, 1909, the 5th of March being the date of the first publication of this summons, and it is prescribed by the order of publication of this summons that the same be published once a week for six consecutive weeks. If you fail to so appear, the plaintiff will apply to the Court for the relief prayed for in her complaint in this suit, to-wit:

First—That the deed executed by Alexander Forbes and Jennie Forbes, dated April 20, 1906, recorded on the 29th day of August, 1906, in Book No. 288, at pages No. 379-380, Deed Recorder of Multnomah county, Oregon, by which it appears that the said Alexander Forbes and Jennie Forbes conveyed to you all of lots numbered one and two, in Block numbered Six, T. P. Smith's Addition to the town of St. Johns, Multnomah county, Oregon, but set aside, cancelled, annulled and held for naught, so far as said deed affects the plaintiff's (Jennie Forbes) fee simple title to an undivided one third interest in said lots also her dower interest in the balance of said lots.

Second—That the mortgage executed by Alexander Forbes and Jennie Forbes, on the 30th day of April, 1906, recorded on the 29th day of August, 1906, in Book No. 278, at page 39, Mortgage Records for Multnomah county, Oregon, by which it appears that the said Alexander Forbes and Jennie Forbes conveyed to you all of lots numbered three and four in Block numbered Six, T. P. Smith's Addition to the Town of St. Johns, Multnomah county, Oregon, to secure the payment of \$2500, with interest thereon at the rate of seven per cent per annum, be set aside, cancelled, annulled and held for naught, so far as the same affects plaintiff's fee simple title to an undivided one third interest in said lots and her dower interest in the balance of said lots.

Third—That you are required to convey to the plaintiff, by good and sufficient deed, a fee simple title to an undivided one third interest to said lots one and two, also dower interest in the remaining two thirds of said lots, and to release to her, in the manner provided by law, from the force and lien of the aforesaid pretended mortgage, an undivided one third fee simple interest in said lots three and four, also her dower interest in the remaining two thirds of said lots, as and for a deed from you to the plaintiff for her said interest in said lots one and two, and as a release of her said interest in lots three and four from the force and lien of said pretended mortgage, and that a duly certified copy of such decree be recorded in the deed and mortgage records of Multnomah county, Oregon.

Fourth—That you be forever restrained and enjoined from setting up or claiming any estate, right, title or interest in or to said undivided one third fee simple interest or to her dower interest in said lots one and two and three and four, and from foreclosing or attempting to foreclose the aforesaid pretended mortgage to said lots three and four, and from asserting any right, claim or interest thereunder to the plaintiff's said interest in said lots, and that plaintiff be declared the owner of an undivided one third fee simple interest in said lots one, two, three and four, and entitled to dower interest in the remaining two thirds of said lots, free from the force, effect or lien of the aforesaid mortgage.

Fifth—For such other, further or different relief as to the Court may seem, move and just in equity.

Sixth—For judgment against you for costs and disbursements incurred in this suit by plaintiff.

This summons is published in the St. Johns Review pursuant to an order of Hon. C. U. Gantenbein, Judge of the above entitled Court, made and entered March 3rd, 1909.

George J. Perkins, Attorney for Plaintiff.

COLLIER & COLLIER Lawyers.

Joseph McChesney, M. D. PHYSICIAN AND SURGEON

Dr. MARY McLACHLAN Physician and Surgeon.

C. D. HOPPER, M. D. PHYSICIAN AND SURGEON

H. S. HEWITT E. S. WRIGHT

Hewitt & Wright CONTRACTORS AND BUILDERS

J. R. WEIMER Transfer and Storage

A. B. HEMSTOCK Funeral Director and Embalmer

Daniel O. Webster, A. B. M. D.

E. C. MONNICH PAPER HANGING and PAINTING

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Doric Lodge No. 132 F. and A. M.

CAMP 773 W. O. W.

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City of St. Johns, Oregon COMMITTEES

Central Market!

T. P. WARD, Proprietor.

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LOW RATES To Oregon

DAILY During March and April From all Parts of the East VIA UNION PACIFIC OREGON SHORT LINE THE OREGON Railroad & Navigation Co. SOUTHERN PACIFIC

\$33 from Chicago \$30.50 from St. Louis \$25 from Omaha \$25 from Kansas City

Correspondingly low rates from all other points.

TO THE PUBLIC

Write letters to everybody you know in the East and tell them about these low colonist rates. Send them literature about Oregon, or send their addresses to us and we will do it. In this way you can be a great help in the growth and progress of your State.

YOU CAN PREPAY FARES

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Inquire of Agents or write to W. M. McMURRAY General Passenger Agent The Oregon Railroad & Navigation Co. Southern Pacific Co. (Lines in Oregon.) PORTLAND, OREGON

CHURCH NOTICES.

Baptist church—C. L. Owen, pastor. Sunday school at 10 a. m. Preaching at 11 a. m. B. V. P. U. 7 p. m. Preaching at 8 p. m.

Methodist church—S. H. Dewart, pastor. Sunday school at 10 a. m.; preaching at 11 a. m. and 8 p. m. Epworth League at 7 p. m.

Holy Cross Catholic church, Portsmouth Station: 8:15 a. m., low mass; 10:15 a. m., high mass; 7:30 p. m., vespers and benediction.

Christian church—Meets every Sunday in Tabernacle as follows: Sunday school at 10 a. m.; preaching at 11 a. m. and 8 p. m., and Y. P. S. C. E. meeting at 7 p. m. R. J. Johnson, pastor.

St. Andrew's Episcopal Church Portsmouth—Rev. Dr. Van Waters, Chaplain. Sunday Services 7:30 p. m. Sunday school 10 a. m. Holy Communion first Sunday in the month at 11 a. m.

Evangelical church—Sunday school at 10 a. m. Preaching 11 a. m. Junior K. L. C. E. 2:30 p. m. Senior K. L. C. E. 7 p. m. Preaching at 8 p. m. Chester P. Gates, pastor.

First Congregational Church—G. W. Nelson, pastor. Sunday school at 10 a. m.; preaching 11 a. m. and 7:45 p. m. Y. P. S. C. E. meeting at 7 p. m. Prayer meeting Thursday at 7:30 p. m. A seat and welcome to all.

Baptist Church, University Park. Rev. A. B. Waltz, pastor. Regular services every Sunday morning and evening.

German Baptist church—Services held each Sunday at Baptist church as follows: Sunday school 2 p. m.; preaching at 3 p. m. Rev. Faltmeier, pastor.

German Lutheran—Services at 10:45 a. m. every Sunday morning at corner of Peninsula avenue and K. Patrick street, University Park. All Germans of St. Johns cordially invited to attend. C. Buechler, pastor.

Christian Science—Society meetings held at Chicago Rooming house, Sundays, 11 a. m. and Wednesdays at 8 p. m. Subject—Matter.

SEEDS

SPECIAL OFFER: Made to hold New Season. A trial will make you our permanent customer.

SEND 10 CENTS to cover postage and packing and we will send you a valuable assortment of seeds, including: Corn, Beans, Peas, Potatoes, Squashes, Cabbages, etc. All seeds guaranteed to produce. Write to-day! Mention This Paper.

Stiff Neck. Stiff neck is caused by rheumatism of the muscles of the neck. It is usually confined to one side, or to the back of the neck and one side. While it is often quite painful, quick relief may be had by applying Chamberlain's Liniment. Not one case of rheumatism in ten requires internal treatment. When there is no fever and no swelling as in muscular and chronic rheumatism, Chamberlain's Liniment will accomplish more than any internal treatment. For sale by all good druggists.