

Smallpox in the Navy

The recent revelations of an outbreak of smallpox on the battleship Ohio must have seriously embarrassed the medical interests that are known to be back of the propaganda for a Federal Department of Health. During the past few years vaccination has been rigidly enforced in the army and navy by the Government medical authorities. Enlisted men who were opposed to vaccination have been court-martialed and sentenced to imprisonment and dishonorable discharge. The plea of the sailor that he had a right to refuse to permit disease germs to be injected into his healthy blood, was overruled by the Federal physicians, on the ground that vaccination was an established preventive of smallpox and that the good of the service demanded that every sailor be satisfactorily inoculated.

The anti-climax of this campaign to illustrate the value of vaccination as a preventive remedy, came a few weeks ago when a small pox epidemic occurred on the battleship Ohio. Twenty-eight sailors who had previously been vaccinated were attacked by the disease, five of the number dying.

There has developed within the past few years a marked public sentiment against what appears to be an insistent attempt to create state medicine in the Federal Government, by means of which a single school of medicine, operating through bureaus and departments, has been able apparently to force the treatment of this school upon persons opposed to its theory and practice.

Those who hold these views insist that the small pox epidemic on the Ohio proves one of two things: Either vaccination does not prevent smallpox, or the government medical service was unreliable and faulty in the matter of vaccine inoculation.

Those who oppose the rapid increase in departments, bureaus and permanent boards in government, on the ground that they tend to undermine democracy, point to this as a typical illustration of the claim that bureaucratic rule is always liable to become arbitrary and discriminatory and in time to become inefficient. Whatever may be said in justification of this tendency, on the grounds of efficiency, in departments of the service where they are not contending theories striving for recognition, it would seem apparent that sweeping or autocratic power should not be delegated to bureaus or officials of one school of healing, by which they are able to compel treatment opposed by other schools, and which may be objected to by hundreds of thousands of intelligent citizens.—Published by request.

Means Domination

The closed shop means complete domination by the unions of the business of the employer. It means that none but members of unions shall be employed in any industry; that hours of labor, amount of output, and scales of wages shall be determined by the employees, and that the employer shall have no more to do with the conduct of his business than to carry into effect the unions' demands and pay the union rate of wages.

As might be expected, the employers oppose the closed shop, and the opposition of many is wholly free from narrow and selfish reasons. They believe that Portland's growth would cease if notice were given to the world that none but union members could find work here, and that her prosperity would languish if it were a fact that invested capital would be subject to union domination. The city that advertises it has employment for the labor or capital but a small class must soon be outstripped by others that give equal privileges to all classes.

Notwithstanding the noise they make, the unions do not represent more than ten per cent of our population, although they are making every effort to run the business of the other 90 per cent. The Spectator believes it would be a most unfortunate thing for Portland if they succeeded in establishing here the rule of the closed shop, which, in the interest of a very small class, denies to a large class the right to earn a living or do business.—Portland Spectator.

REVIEW'S LEGAL BLANKS

The following list of legal blanks are kept for sale at this office and others will be added as the demand arises:

Warranty deeds, Quit Claim Deeds, Realty and Chattel Mortgages, Satisfaction of Mortgages, Contracts for Sale of Realty, Bills of Sale, Leases.

FOR RENT cards at this office.

ORDINANCE NO 617.

An Ordinance Creating a Board of Censorship, Regulating Shows, Theatres, Motion Pictures, Distribution of Literature, Bill Boards and Advertising Matter, and Fixing a Penalty for the Violation of this Ordinance.

The City of St. Johns does ordain as follows:

Section 1. A Board of Censorship Commissioners is hereby created consisting of the Mayor, City Recorder, City Attorney, City Treasurer and Chief of Police.

Section 2. That it shall be the duty of the said Board of Censorship Commissioners, immediately after the passage of this ordinance and thereafter immediately following the election and qualification of the aforesaid officers elected at any general election held for the purpose of the election of officers, to select from the inhabitants of the city twelve qualified persons to act as a Board of Censorship. The persons so selected shall be over the age of 21 years and shall have been a resident of the City of St. Johns for a period of at least six months prior to his or her selection or appointment, and whose term in office shall be for the same period as that of the officers constituting the Board of Censorship Commissioners.

Section 3. That it shall be the duty of the said Board of Censorship to inquire into and examine all reels, films, slides and other mechanical devices used in the production of pictures which constitute in part or the whole of any performance given in any motion picture show, theatre or other place of amusement, and to pass upon all theatrical, vaudeville or other performance, staged or given within the City of St. Johns for the amusement of its patrons or otherwise, and shall also pass upon all bills, circulars, posters, signs, sign boards or other publications posted, erected or circulated upon the streets or elsewhere within the city, advertising any business or product, or motion picture show, theatrical vaudeville or other performance.

Section 4. That motion picture shows, theatres, vaudeville performances, bill boards, signs, posters and all publications used as a means of advertisement of any motion picture show, theatre, vaudeville or business, published, erected or circulated upon the streets or upon private property within the City of St. Johns shall be under the government and control of the said Board of Censorship, and no performance shall be given or bill posted or other advertising matter circulated or bill board erected without first having the consent and permission of the said Board.

Section 5. That the Board shall refuse to approve of any film or permit any performance which depicts or illustrates any lewd or lascivious act; any film or performance which suggests, depicts or illustrates any matter or thing of an obscene, immoral or indecent nature; any film or performance which portrays or suggests anything offensive to the high moral senses; any film or performance which portrays or suggests in such a manner as to offend public morality or decency, any murder, suicide, robbery, holdup, stabbing, assaulting, clubbing or beating of any human beings; any film or performance, the production or exhibition of which would tend to corrupt the morals of children or adults; any film or performance which portrays any scene of violence in a gruesome or revolting manner; any film, performance or speech which exhibition, performance or speech would tend to disturb the public peace; any film, performance or speech which would tend to excite crime.

Section 6. That no books, papers, periodicals or publications shall be sold or distributed on the streets or elsewhere in the city of St. Johns without the consent of said Board which books, papers, periodicals or publications tend to incite the reader to commit crimes or engage in any immoral or indecent act or that in any way or manner treats immoral or criminal characters represented in such books, papers, periodicals or publications in a heroic manner whose acts are immoral, criminal or indecent and by the doing of the acts therein would create in persons reading such books, papers, periodicals or publications a desire to do the same for the purpose of publicity, fame, notoriety or self gratification or that treats morality, virtue, order or things that are elevating or uplifting as secondary to immorality, vice, crime or things that tend to degrade or lower the standard of decency or result in disorder or lawlessness. This section is not intended to effect the free use and sale of any standard book, periodical, paper or publication recognized as such now published or which may be published

or circulated, but is intended to suppress the circulation of all cheap or inferior publications of whatsoever name, nature or character.

Section 7. That no shooting gallery shall be permitted to use any form representing a human being or human face as a target to be shot at in any gallery.

Section 8. That immediately after the selection or appointment of the persons constituting the Board of Censorship, they shall make a division of their number into four equal divisions of three members each, numbering each division first, second, third and fourth, respectively. Each division is hereby authorized and empowered to pass upon all things and matters herein contained, and its act shall be taken and deemed the act of the entire Board except as provided in section 9. The first division hereby authorized shall immediately take up the duties of their office and perform the same for a period of not more than two weeks, when the members of the second division shall relieve the members of the first division and so on until all shall have served, and likewise continuing in consecutive order during the entire period for which they have been appointed.

Should any of the members constituting any division as herein provided for any cause be unable to act with the member or members of his or her division, the member or members acting shall call to his, her or their aid members from either of the other divisions a sufficient number to constitute the full number of a division, the consent or a permit given and signed by a majority of the division acting will be necessary and shall be required in all cases.

Section 9. An appeal may be taken to the Board of Censorship Commissioners by either the management of any motion picture show, theatre or vaudeville or by any person or persons affected by this ordinance. Said appeal shall be made in writing setting forth in a clear and concise manner the objections to the ruling of the Board, which appeal shall be heard and determined by a majority of the said Board, which determination shall be final.

Section 10. That said Board or any of the members thereof shall have the right to enter at any time any theatre, moving picture show or other place of amusement for the purpose of determining whether or not any of the provisions of this ordinance is being violated.

Section 11. That upon complaint being made by the said Board for any violation of this ordinance it shall be the duty of the Chief of Police or other police officer to immediately arrest the offender, and a failure to do so shall be deemed a violation of his or her duty.

Section 12. Any person, firm or corporation violating any of the provisions of this ordinance shall be punished upon conviction in the Municipal Court by a fine of not to exceed \$200, or by imprisonment in the city jail for a period not to exceed 90 days, or by both such fine and imprisonment provided that each exhibition of any film or performance, speech, sale or distribution of any book, periodical, paper or publication prohibited by Section 6, or other thing required to be approved, and which has not been approved by the Board shall constitute a separate violation of this ordinance.

Passed by the Council this 8th day of September, 1914.
Attest: A. E. DUNSMORE.

NOTICE OF Proposed Assessment

Notice is hereby given that apportionment of the cost of improvement of Wilamette boulevard from the westerly side line of Richmond street to the easterly line of Burlington street, the total cost of which is \$6,991.30, has been apportioned and is on file in the office of the undersigned, subject to examination.

Assessment district extends back to the center of lots, blocks or tracts of land abutting on said street as provided by the city charter and resolutions.

Remonstrances against said apportionment may be made in writing and filed with the undersigned until 5 o'clock P. M. September 28, 1914.

A. E. DUNSMORE, Recorder.

Published in the St. Johns Review on Sept. 11 and 18, 1914.

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SUMMONS

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

Plaintiff, vs. Bertha Quinn and Francis M. Quinn, her husband, and S. J. Kaminsky, Defendants.

To Bertha Quinn, Francis M. Quinn, her husband, and S. J. Kaminsky, Defendants:

In the name of the State of Oregon, you are hereby requested to appear and answer to the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of this notice, to-wit: the 9th day of October, 1914; and if you fail so to do, or fail to appear, the plaintiff will take judgment and decree as prayed for in plaintiff's complaint, as follows:

First: That the plaintiff have judgment against the defendants, Bertha Quinn and Francis M. Quinn, for the sum of Twenty-five Hundred (\$2500) Dollars and interest thereon at the rate of eight per cent per annum until paid from October 15, 1913, for the further sum of Three Hundred Thirty Dollars (\$330) and interest thereon at the rate of ten (10) per cent per annum until paid from March 1, 1914, and for the further sum of Sixty-two Dollars and Seventeen Cents (\$62.17) together with interest thereon at the rate of eight per cent per annum until paid from July 17, 1914, and for the further sum of Three Hundred Dollars (\$300) as attorney's fees and for plaintiff's costs and disbursements herein.

Second: That the usual decree of foreclosure for the sale of all of Lot or Tract lettered "R" of St. Johns Heights Addition, situated in the City of St. Johns, Multnomah County, and State of Oregon, according to the duly recorded plat thereof on file in the office of the County Clerk, Multnomah County, Oregon, be entered, and that the Sheriff do sell the same according to the law and practice of this Court.

Third: That the proceeds of the sale be applied to the several sums of money due the plaintiff, and that the defendants and each of them and all persons claiming under or through the said defendants subsequent to the date of the execution of the plaintiff's notes and mortgages upon the said premises either as purchasers or encumbrancers or otherwise, be barred and foreclosed of all equity of redemption in the premises and every part thereof, and that the lien of the judgment of the defendant, S. J. Kaminsky, be declared to be subsequent to and inferior to each and to all of the liens of the plaintiff's mortgages, and that the said defendant, S. J. Kaminsky, and all persons claiming under or through him be barred and foreclosed of all equity of redemption in and to the said premises and every part thereof.

Fourth: That sale be made of the said premises, and that execution issue against the defendants, Bertha Quinn and Francis M. Quinn and each of them, for any deficiency which may remain after applying all the proceeds of the sale of the said premises properly applicable to the satisfaction of the judgment and decree.

Fifth: That the plaintiff or any party to this suit may become a purchaser at said sale, and that the Sheriff shall issue a certificate of sale to the purchaser of the said premises and thereafter a Sheriff's deed if the same is not redeemed as provided by law, and that the purchaser be let into possession of the premises upon the production of the Sheriff's

certificate of sale thereof; that the plaintiff have such other and further orders and relief as may to the Court seem equitable and just.

Sixth: That the plaintiff have his costs and disbursements in this suit.

Service of this Summons is made upon you by publication of the same in the St. Johns Review, a weekly newspaper, for six successive weeks by virtue of an order signed by the Honorable W. N. Gates, Judge of the above entitled Court, on the 21st day of August, 1914.

Date of last publication, Aug. 28, 1914.
Date of last publication, Oct. 9th, 1914.
PERRY C. STROUD
Attorney for plaintiff,
First National Bank Bldg.,
St. Johns, Oregon.

EXECUTOR'S NOTICE.

In the Circuit Court of the State of Oregon for the County of Multnomah. (In Probate).
Dept. No. 6.

In the matter of the estate of Elias Keeney, deceased.

Notice is hereby given that pursuant to an order of the above entitled Court in the above entitled state heretofore duly made and entered in the journals of said Court, authorizing and directing the undersigned so to do, the undersigned, John H. Rehban, as Executor of the last will and testament and of the estate of said decedent, will, on Saturday, the 26th day of September, 1914, at the hour of 1:30 o'clock in the afternoon of said day, on the premises in the city of St. Johns, Multnomah county, Oregon, sell at public auction to the highest bidder, for cash in hand, subject to the approval and confirmation of said Court, the following real property of said estate, to-wit: The S. E. 1/4 of Lot 3 in Block 5 in P. T. Smith's Addition to St. Johns, being the half of Lot 3 lying next to and adjoining Lot 2 of said block, in Multnomah county, Oregon, said one-half of said Lot 3 being a strip 25 feet by 100 feet; the six inches off the easterly side thereof being subject to the conditions relating to a party wall as set forth in a deed thereof by W. A. Messner and Georgia Messner to P. H. Light.

Dated this 4th day of August, 1914.

John H. Rehban,
Executor aforesaid.
Amor A. Tussing,
Atty. for Executor.

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