

Published Fridays from the Courier Building, Eighth and Main streets, and entered in the Postoffice at Oregon City, Ore., as second class mail matter. J. REGON CITY COURIER PUBLISHING COMPANY, PUBLISHER M. J. BROWN, A. E. FROST, OWNERS. Subscription Price \$1.50. Telephone, Main 5-1; Home A 5-1 Official Paper for the Farmers Society of Equity of Clackamas Co M. J. BROWN, EDITOR

WELCOME BULL RUN Oregon City is to have Bull Run water in the not far distant future if the powers that be can amicably adjust a system of rates, and there's no reason why a fair agreement cannot be made. Following a series of meetings between the Oregon City council pure water committee and the Portland Commissioners, it was finally decided to let Oregon City in on the pure unadulterated Bull Run. The Courier editor believes Bull Run water cheap at almost any price. But of course, perish the thought that our Willamette gives us anything but perfectly nice water. Repeated tests have shown it absolutely pure all summer, so 'tis said, and as the state board placed the blame for the recent epidemic on a local dairy, it was a beautiful vindication of our fragrant little river. The Courier editor was possibly a little old maidish in making and publishing his own weekly analyses, which being unofficial, of course was wrong. We have been a wee' bit suspicious of the stream for over a year, and on repeated occasions we have hinted to our readers to boil the mess and then shake well before using. Honestly, we thought the stuff a little off-color, and even went so far as to say some nasty things, on one or two occasions intimating that in the water from the Willamette might lie the secret of our typhoid epidemic. It was a "fierce" thing to say, and following our first statement to that effect we were justly rebuked for our presumption. That was a year ago. Came a month or so ago epidemic No. 2, since the Courier editor came to town. Again we let our excitement carry us away, and again did we intimate that the water contained all the ingredients essential to bringing on the fever those deadly little bugs which at their best incapacitate a person for two months, and in three cases out of five bring about a flirtation with death. Again we said nasty things about the water, and once more did we remind the authorities that the city water might be otherwise than merely wet. Then did the state board of health take a hand in the search for the wary little bug, and after a week or two spent in a scientific investigation, announced the source of the epidemic as being a local dairy. Why, 'twas perfectly absurd to imagine for one moment that Oregon City water was anything but pure. Practically every case in Oregon City was directly or indirectly traceable to the milk supply, and the unsanitary conditions under which it was furnished the local patrons. Again we were given a sufficient chastisement for our bad judgement. We turned the other cheek. Like a thunderbolt out of a clear sky, following the vindication of the Willamette, came the announcement that Oregon City would soon have Bull Run water. Why should Oregon City want Bull Run water? Need we have two supplies of absolutely pure water? Where is the consistency? We all know Bull Run is pure. Our water commissioners, authorities and city health officers and even the state board of health affirm that the Willamette comes to us pure. What need of two supplies? It is to laugh. Way down in the hearts of every man connected with the Oregon City water system, either as an official, or a consumer, there is a moral certainty that the water is bad for us. It takes moral courage to denounce any system, however—even a water system. However it will all be history soon—and a rather expensive history for many of us. The Courier would like to shake hands with the men who have brought pressure to bear upon the Portland Commissioners that Oregon City want Bull Run water. We will welcome the new supply and pay our pro rata at any cost. The day that the Portland engineers send the pure unadulterated Bull Run coursing through the Oregon City mains will mark an eventful epoch in Oregon City's history.

A SPLENDID LESSON

Suppose that profit sharing scheme in the Poindexter bill for developing Alaska were in general practice among individual employers. What grand results would ensue! Thus, John Smith would put \$100,000 into a factory, say, and inform his men that one-half the profit above 10 per cent should go to them in addition to wages, and one-half to those who bought the factory's products. A child could almost tell the results. The workers would work to the limit of their efficiency. The consumers would buy that factory's products in preference to others. There would be no lock-outs or strikes, or extortion, or oppression. You would think that every employer would jump at such a condition and every employer would, but for one thing—the limiting of the percentage of his profit. The difficulty lies in getting capital to consent to a reasonable profit for itself. But as we get away from the profit considerations. There's really something a great deal higher and better in the proposition than mere financial equity. There are elements of morality and Christianity in it. Push greed back an inch and you progress one inch toward common brotherhood. The most splendid feature about this Alaskan measure is not that coal barons shall not maltreat miners and consumers, but that it is a government example of humanity and mutual uplift, a national demonstration of good resulting from the elimination of the fruits of greediness. May Uncle Sam give this great object lesson in the relations between employer and employe.—Portland News.

WHICH?

Two small boys in New Jersey are exchanging views upon a woman's estimate of the relative value of life and money. Last week through some mishap she fell in the canal, and one of two newboys who chanced to be at hand hurried to the rescue of the disappearing woman; the dive of the other was for the handbag which bid fair soon to be only a memory. Both were rescued, and the little fellow who manfully gathered the woman back to safety was rewarded with a "Thank you, my little man!" while the "newy" who plunged into

MARK HANNA SAID

"If you want to be anything in life or in your community, save your money—and begin to do it right away. Saving puts a man together, makes him fit and able to do things. Before you know it you are getting on—making money and becoming a solid citizen. Nine out of every ten successful men have grown up that way."

The Bank of Oregon City OLDEST BANK IN CLACKAMAS COUNTY

HOW LONG?

Complaint against high taxes have been so often made during the past ten years that it is with reluctance that we approach the subject; for complaints in times past have been ineffective so far as the matter of results is concerned. Every year taxes go a little higher. Every candidate for a public office from councilman in a country village to the highest position in the state pledges himself to economy and retrenchment. It is superfluous to ask what is the result? Are our troubles caused by the men we select to manage our affairs, or is it the fault of our system? It is the Oregon. We are wont to say that if common belief that the people rule in the people do not get what they want in the matter of legislation it is the people's fault. But is it? Anyway, no one can deny that something is wrong all along the line. In spite of pledges and promises to the contrary, each year sees a few extra offices or commissions created or possibly a new department established. And the people complain a little louder as taxes soar, and jump at every new-fangled proposition that comes up in the vain hope of securing relief. There must be a remedy somewhere for these ills. Where is it? —Salem Messenger.

Man-About-Town

(By Gideon Cobb.) Been a pickin' hops? It's your duty to attend the fair. Water, water, everywhere, and not a drop, etc. "Going up?" Elevator will be ready for business in four months. It would seem that even little Cupid goes hop-picking with the rest. Mayor Albee of Portland seems to be the guy that put the "X" on the X-ray. Imagine a woman in a silhouette gown wobbling down the Seventh street stairs. What do you know about the Portland & Oregon City Railway? Gladstone should worry. Doesn't it make you uneasy to see eighth or ten cords of wood stacked in front of your neighbor's place? It is rumored that a well known Canby man refused to fill the radiator of his auto with Oregon City water. Press dispatches tell us Mrs. Frankhurst is en route to America. With all due respect to the famous English militant, "Let'er buck." Was it the irony of fate that the first successful recall in Oregon should be destined for the "Fatherland"? There was a real stormy session at the M. E. tabernacle one night last week. The structure was wrecked by wind and rain. If any one doubts the Chinese are not the original pluggers let him peep at those China truck gardens just beyond Green Point. In a divorce suit filed in Oregon City Saturday, Margaret Haralampous, among other things, wisely asks that her maiden name be restored. Rumor says a new thirst emporium is to be erected at the corner of Eighth and Main streets. They say it's to be revocation-proof. Pending the outcome of negotiations for Bull Run water, several local democrats have suggested the formation of Bryan Grape Juice Circles. Salmon trout are beginning to run up the Clackamas, so anglers report. We all due courtesy to the Willamette river water, we don't blame the fish. Mayor Linn E. Jones has turned a trick or two lately in the matrimonial line—since definitely stating his position in regard to the diaphanous gown. Say men, doesn't it make you feel that you are just the real article when you read of two women fighting for the possession of one of our sex? Justice Sievers was referee in such a bout last week. State Senator Walter A. Dimick returned last week from a six weeks' sojourn near Tillamook where he opened training quarters for the next session of the legislature. He returned, brown as a "dago," some few pounds over-weight, and feeling in rare form. With the mills running full blast; with the elevator a conning up; with Bull Run water so close you can almost taste it; with the new fire alarm system only waiting for a fire to break out; and not a single X-ray gown reported to date—well, isn't old Oregon City booming along nicely? The Courier editor, after a strenuous season spent in dodging typhoid germs, indictments, and the wrath of the Clackamas county "ring," has gone to Mexico to enjoy a much-needed rest, and to spend his vacation in peace and quiet. Brown may put an end to any little differences now existing in Mexico, he says, before his return to the states. That boy-bandit, Perrine, will have from one to ten years in which to think over the practicability of his scheme of acquiring "easy money." He robbed the bank at Milwaukie a few months ago, because he needed cash, and decided it "the easiest way to get it,"—to use Perrine will now have ample time to figure out a really "easier way." The pathetic touch in Perrine's little drama is the fact that he is a lad of but nineteen years of age. A Gladstone man has some peach trees that are more anxious to remain young than some old maids. Twenty-eight years ago this spring the trees were set out by the owner along the Clackamas river in Gladstone, below the S. P. bridge. For years the trees have been practically abandoned, tho' for a long time the Crawfords were considered the best about here. This year there was an enormous crop on the trees, and the fruit was of excellent quality. The same trees carried off honors at the Lewis & Clark Exposition.

Spelled Like It Sounded

Little Jack had a very peculiar sort of an aunt. She taught him every day from a large black book entitled: "Mispronounced Words and How to Correct Them." Despite this book's rigid rule and concerning aunt, and "aunt," she allowed him to call her "aunt" for as formal said: "It sounded too stiff and formal to be called aunt by an infant." Thus mortifying nine-year-old Jack mightily by being called an infant. One afternoon as they were taking a stroll through a suburban park "Aunt" thought it a good time to give Jack an oval lesson in pronunciation. No sooner thought of than commenced, for suddenly she began with—"What its the correct pronunciation of L-A-U-G-H?" and so on until Jack heartily wished himself anywhere in the whole world except walking thru that horrid park with "Aunt's" voice drowning that of the squirrels' he so liked to hear. But the worst trial was yet to come, for as they emerged from the park the sounds of boys playing ball in a nearby vacant lot was almost maddening and he almost forgot to pronounce calf correctly. Presently an idea came to him. (Between "O" as in "old" etc.) At last it shaped clear in his mind and he determined to try it, no matter how great the risk. It was a daring scheme that had presented itself to him and he trembled a little in trying it. But Jack was not stupid and he knew if something didn't happen soon he would have to recite or pronounce half the contents of that awful black book from memory. They turned the corner of a deserted street. "Aunt" was still playing her vocabulary of words upon her unfortunate nephew when he suddenly doubled up, and leaning against a lamp post began to groan in a most miserable manner. "What's the matter?" sharply demanded "Aunt" for she was about to ask him to pronounce catastrophe. "Oh, Aunt, I'm awful sick, Oh, Oh, Oh!" and he merged into a series of low moans and groans. "What do you think you done?" she asked in a kinder tone, meanwhile glancing significantly to an adjacent drugstore. Jack looked up and his eyes fell upon a sign there. "Aunt, I think I need some of that sign there." Aunt looked up and she saw the sign he was referring to. It was "Ant Exterminator, for sale here. Guaranteed to kill Ants in 2 Hours." "Ant" didn't say a word all the way home, but merely remarked that Jack should carefully observe rule 9 in the "Black Book." "U-N-T" investigation rule 9 read: "A-U-N-T should be pronounced 'aunt.' Many times 'aunt' is called aunt while the two words have vastly different meanings." Pat, aged 13.

Parent-Teachers Meet

A meeting of the Parent-Teachers' Association of Canemah met Friday afternoon at the schoolhouse. There was a good attendance. A committee was appointed to buy prizes for the children of their district for the coming school year. A committee was also appointed to plan for an afternoon for the parents of the district and the teachers of the school, this to be on Friday afternoon, Sept. 26. After a general discussion as to ways of getting mothers out to ways of getting mothers out, they were not particularly interested. Meeting adjourned again to meet again Sept. 19th at the school house.

SUMMONS

In the Circuit Court of the State of Oregon for Clackamas County. Gertrude H. Knight, Plaintiff, vs. Harry Knight, Defendant, To Harry Knight the above named 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 court within six weeks after the date of the first publication of this summons, and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the Court for the relief demanded in her complaint, to-wit: for a decree of absolute divorce from the bonds of matrimony now existing between you and the plaintiff. This summons is published in pursuance to an order of Hon. J. U. Campbell, Judge of the above entitled court, made and entered on the 8th day of September, 1913. Date of first publication September 11, 1913. Robert Seoular, Attorney for Plaintiff

Children Cry FOR FLETCHER'S CASTORIA

OVER 66 YEARS EXPERIENCE PATENTS TRADE MARKS DESIGNS COPYRIGHTS &c. A person seeing a sketch and description may entirely ascertain our opinion free whether an invention is probably patentable. Terms, \$5 a year; four months, \$15. Sold by all newsdealers. Oldest agency for securing patents. Patents taken through MUNN & CO. receive special notice, without charge, in this publication. A handsomely illustrated weekly. Largest circulation of any scientific journal. Terms, \$5 a year; four months, \$15. Sold by all newsdealers. MUNN & CO. 351 Broadway, New York Branch Office, 225 F St., Washington, D. C.

Dr. L. G. ICE DENTIST

Beaver Building Oregon City Phones—Pacific, 1221. Home A 19

SAY! Why not get your Lumber from the M.L.L. direct and save money? Let me figure on your lumber bill. 1000 loads of WOOD for sale or trade. George Lammers Beaver Creek, Route 3

The Proof is Here the Same as Everywhere

For those who seek relief from kidney backache, weak kidneys, bladder ills, Doan's Kidney Pills offer hope of relief and the proof is here in Oregon City the same as everywhere. Oregon City people have used Doan's and Oregon City people recommend Doan's, the kidney remedy used in America for fifty years. Why suffer? Why run the risk of dangerous kidney ills—fatal Bright's disease. Here's Oregon City proof. Investigate it. Edwin Albee, Washington and 17th Sts., Oregon City, Oregon, says: "For five or six years I suffered from kidney trouble. There was pain in the first of the week looking over the small of my back and twinges when stooping or lifting. I tired easily. The kidney secretions were too frequent in passage and I had to get up two or three times during the night. I used Doan's Kidney Pills and they helped me greatly. For sale by all dealers. Price 50 cents. Foster-Milburne Co., Buffalo, New York, sole agents for the United States. Remember the name—Doan's—and take no other. Adenoids are a Menace to Children Adenoids result from a succession of colds in babies and young children. They spoil the mental and physical life of a child. These conditions that causes them may be easily avoided by careful parents. Quickly and thoroughly cure all colds and throat irritations by the use of Foley's Honey and Tar Compound, and adenoids will not develop. —Huntley Bros. Co.

County Library

Every county in California has a County Library. Some of Oregon's counties have found a library a necessity and have provided same for their citizens. Hood River people petitioned the County Court for a library. The Court, under the law, is authorized to levy assessments for library purposes. The Court followed the will of the people and so a result people from all parts of the county are being served either thru branch libraries or by parcel post, orders being given by telephone. Oregon City has a fine new library building and about 3,000 volumes for general distribution. It is maintained by a City Tax and private subscription. It is now delivering books to rural residents and can be made into a county library with all the benefits on proper showing to the County Court that those on the rural routes wish library service. The popular fiction and reference books are of inestimable value to school children in connection with their studies and parents cannot do more for their children than to address the Court asking that a small levy be made for library purposes, for education along proper lines is worth more than it costs.

SUMMONS

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Notice of Final Settlement

In the County Court of the State of Oregon, for the County of Clackamas. In the matter of the estate of Permelia Mathews, deceased: Notice is hereby given that the undersigned Administrator of the estate of Permelia Mathews, deceased, has duly filed with the County Clerk of Clackamas County, Oregon, his final account therein, and the said Court has set Monday, the 15th day of Sept. 1913, at the hour of ten o'clock, A. M., at the Court-house in Oregon City, Oregon, as the time and place of hearing any and all objections to said final account and to the discharge of said Administrator. David P. Mathews, Administrator of the estate of Permelia Mathews, deceased. Date of first publication August 14, 1913.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas. Ivy M. Kinney, Plaintiff, vs. Earl V. Kinney, Defendant. To Earl V. Kinney, defendant: In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiff filed herein against you in the above entitled suit on or before the 3rd day of October, 1913, said date being after the expiration of six weeks from the first publication of this summons and if you fail to so appear and answer said complaint, for want thereof, plaintiff will apply to the court for the relief prayed for in her complaint for a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the return of her maiden name, and for such other and further relief as to the court may seem meet and equitable. This summons is served upon you by publication in the Oregon City Courier, a weekly newspaper printed and published and having a general circulation in Clackamas County, Oregon, pursuant to an order of the Hon. J. U. Campbell, judge of the above entitled Court, duly made and entered on the 8th day of September, 1913. Said summons will be published for six successive and consecutive weeks, and the date of the first publication is September 11, 1913. C. R. Thompson, Attorney for Plaintiff, 402 Northwest Bldg. Portland Ore.

SUMMONS

In the Circuit Court of the State of Oregon for Clackamas County. The Frankfort Marine Accident and Plate Glass Insurance Company of Frankfort on the Main, Germany, the Frankfort General Insurance Co., Plaintiff vs. Owen Boyle and Anna Boyle, Defendants. To Owen Boyle one of the above named defendants: 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 suit within six weeks from August 21, 1913, the date of the first publication of this summons, and if you fail to answer for want thereof the plaintiff will apply to the Court for the relief demanded in his complaint, to-wit: For a judgment foreclosing and barring you forever of any right, title or interest in and to a certain sum of six hundred dollars (\$600) on an insurance policy written by the plaintiff insurance company, in which you are named as beneficiary, and that this plaintiff may be forever discharged of and from any liability under and by virtue of the terms of said policy, or the money due or owing thereon, and for such other or further relief as the plaintiff herein may be entitled to in equity and good conscience. This summons is published in pursuance of an order of H. S. Anderson, county judge in the absence of the Hon. J. U. Campbell, judge of the above entitled court made this 18th day of August, 1913, directing that this be published in the Oregon City Courier, a newspaper of general circulation published at Oregon City, Clackamas county, Oregon. SHEPPARD & BROCK, 625 Yeon Bldg., Portland, Oregon, Attorneys for Plaintiff. Date of first publication August 21, 1913. Date of last publication October 2, 1913.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas. Etta May Erickson, Plaintiff, vs. Alfred Erickson, Defendant. To Alfred Erickson, the defendant above named: In the name of the state of Oregon, you are hereby required to appear and answer the complaint in the case filed against you in the above entitled suit within six weeks from the date of the first publication of this summons, and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the court for the relief demanded in her complaint to-wit, for a decree of absolute divorce from the bonds of matrimony heretofore and now existing between the plaintiff and defendant on the grounds of willful desertion. This summons is published in pursuance of an order of the Hon. R. B. Beatie, Judge of the County Court of Clackamas county, Oregon, in the absence of the said county judge of the county court of said county made and entered on the 12th day of August, 1913. Date of first publication August 14, 1913. Date of last publication September 25, 1913. WESTBROOK & WESTBROOK, Attorneys for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas. Dated Oregon City, Oregon, Aug. 11, 1913.

BLISS'S SMITH CARRIAGE REPAIRING A CARRIAGE THAT IS REPAIRED AND RE-PAINTED by us you couldn't tell from the new article, for we will make it just as good as it ever was. If your horses need shoeing you will find us good judges of a horse's hoof and what kind of a shoe it needs, and our work will be properly and scientifically done. If you want anything done in our line we guarantee satisfaction. Owen G. Thomas Oregon City, Ore. Date of last publication October 2, 1913.

CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Signature of Dr. J. C. Hatcher. In Use For Over Thirty Years CASTORIA. 900 DROPS. ALCOHOL 3 PER CENT. Vegetable Preparation for Assimilating the Food and Regulating the Stomach and Bowels of INFANTS & CHILDREN. Promotes Digestion Cheerfulness and Rest. Contains neither Opium, Morphine nor Mineral. NOT NARCOTIC. Recipe of Old Dr. J. C. Hatcher. Chamberlain's Cough Remedy. Perfect Remedy for Cough, Sore Throat, Whooping Cough, Bronchitis, Whooping Cough, Convulsions, Feverishness and LOSS OF SLEEP. Fac-Simile Signature of Dr. J. C. Hatcher, NEW YORK. At 6 months old 35 Doses—35 CENTS. Guaranteed under the Food and Drug Law. Exact Copy of Wrapper. THE CENTAUR COMPANY, NEW YORK CITY.

NURSING MOTHERS particularly need the predigested nourishment in SCOTT'S EMULSION. It creates strength and rich, active blood. It insures abundant nourishment and keeps baby growing. Scott & Bowne, Bloomfield, N. J. 13-54

Sheriff's Sale on Execution

In the Circuit Court of the State of Oregon for the County of Clackamas. D. P. Mathews, Plaintiff, vs. L. E. Williams and A. R. Williams, Defendants. State of Oregon, County of Clackamas, ss. By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 7th day of July, 1913, upon a judgment rendered and entered in said court on the 2nd day of January, 1913, in favor of D. P. Mathews, plaintiff, and against L. E. Williams, and A. R. Williams, Defendants, for the sum of \$275.00, with interest thereon at the rate of 8 per cent, per annum from the first day of March, 1913, and the further sum of \$75.00 as attorney's fee, and the further sum of \$14.25 costs and disbursements, and the costs of and upon this writ, commanding me out of the personal property of said defendants, and if sufficient could not be found, then out of the real property belonging to said defendants on and after the date of said judgment to satisfy said sum of \$275.00 and also the costs upon this said writ, and in compliance with the commands of said writ, being unable to find any personal property of said defendants, I did on the 9th day of July, 1913, and I will levy upon the following described real property of said defendants, situated and being in the County of Clackamas, and state of Oregon, to-wit: Lots two (2), three (3) and four (4), in block numbered seventy-two (72) in Minthorn Addition to the city of Portland, Oregon, and I will now existing between the plaintiff and defendant, and for the care and custody of the two minor children of plaintiff and defendant, and for such other and further relief as to the court may seem meet and equitable. This summons is served upon you by publication in the Oregon City Courier, a weekly newspaper printed and published and having a general circulation in Clackamas County, Oregon, pursuant to an order of the Hon. J. U. Campbell, judge of the above entitled Court, duly made and entered on the 8th day of September, 1913. Said summons will be published for six successive and consecutive weeks, and the date of the first publication is September 11, 1913. C. R. Thompson, Attorney for Plaintiff, 402 Northwest Bldg. Portland Ore.

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SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas. Etta May Erickson, Plaintiff, vs. Alfred Erickson, Defendant. To Alfred Erickson, the defendant above named: In the name of the state of Oregon, you are hereby required to appear and answer the complaint in the case filed against you in the above entitled suit within six weeks from the date of the first publication of this summons, and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the court for the relief demanded in her complaint to-wit, for a decree of absolute divorce from the bonds of matrimony heretofore and now existing between the plaintiff and defendant on the grounds of willful desertion. This summons is published in pursuance of an order of the Hon. R. B. Beatie, Judge of the County Court of Clackamas county, Oregon, in the absence of the said county judge of the county court of said county made and entered on the 12th day of August, 1913. Date of first publication August 14, 1913. Date of last publication September 25, 1913. WESTBROOK & WESTBROOK, Attorneys for Plaintiff.

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