

GREELEY'S REVENGE.

Outcome of the Editor's Tiff With Elizabeth Cady Stanton.

The late Elizabeth Cady Stanton was particularly apt at retort, and one of her swift parries of a thrust delivered by Horace Greeley against her favorite doctrine of woman suffrage is historic.

"Madam," said Horace one day during the civil war, "the ballot and the bullet go together. If you want to vote, are you ready to fight?"

"Certainly, sir," she responded. "I am ready to fight, just as you are fighting, through a substitute."

Notwithstanding their differences of opinion, Mrs. Stanton and Greeley were personally friendly until the New York constitutional convention of 1838. A woman suffrage clause was strenuously pressed upon that body and as vigorously opposed by Mr. Greeley.

One day, after the Tribune editor had made some particularly rasping remarks upon the subject, George William Curtis rose and said:

"I have the honor, Mr. Chairman, to present a petition in favor of the woman suffrage amendment signed by Mrs. Horace Greeley and 300 other ladies."

Greeley was furious and rightly ascribed the appearance of the memorial at that moment to Mrs. Stanton.

"Why did you not put my wife's maiden name on that petition and call her Mary Cheney Greeley?" he demanded the next time they met.

"Because," said Mrs. Stanton, "I wanted all the world to know that Horace Greeley's wife protested against her husband's report on the suffrage amendment."

"All right," retorted the editor. "Hereafter you shall always be spoken of in the Tribune as Mrs. Henry B. Stanton." And so it was to the time of her death, although the name of Elizabeth Cady Stanton was known to hundreds of thousands who could not identify the woman by the appellation under which the Tribune, for revenge, tried to obscure her fame.—Piggin.

A BANQUET IN JAPAN.

Talking and Amusements Are More Important Than the Eating.

Dining is not in Japan a serious business. The Japanese do not meet to eat, but eat because they have met, and conversation and amusements form the principal part of a banquet.

When a gentleman would exchange cups, which is equivalent to drinking your health, he sits down in front of you and begs the honor. You empty your cup into a bowl of water, have it filled with sake, drink, wash it again and hand it to your friend. He raises it to his forehead, bows, has it filled and drinks. As this ceremony has to be gone through a great many times drinking is often a mere pretense.

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But the stagers at a Japanese dinner only take the part of the chorus in a Greek play, and they sing the story which dancing girls represent or suggest by a series of gestures or postures. The dancers are splendidly dressed, and their movements are so interesting, so unlike anything seen in Europe, that we watch them with a curious sense of pleasure.

Two Remarkable Epitaphs.

The two most remarkable epitaphs in the United States are those of Daniel Barrow, formerly of Sacramento, and of Hank Monk, Horace Greeley's stage driver. The former reads as follows: "Here is laid Daniel Barrow, who was born in sorrow and borrowed little from nature except his name and his love to mankind and his hatred for redskins. Who was nevertheless a gentleman and a dead shot, who through a long life never killed his man except in self defense or by accident, and who, when he at last went under beneath the bullets of his cowardly enemies in Jeff Morris' saloon, did so in the sure and certain hope of a glorious and everlasting morrow."

Hank Monk's epitaph reads thus: "Sacred to the memory of Hank Monk, the whitest, biggest hearted and best known stage driver in the west, who was kind to all and brought ill to none. He lived in a strange era and was a hero, and the wheels of his coach are now ringing on the golden streets."

An Accommodating Witness.

The witness on the stand had been billyragged by the lawyer until his patience was exhausted. "Now," said the attorney, "you say you saw the prisoner draw his pistol?"

"Yes."

"Remember you are on your oath."

"I'm not forgetting it."

"You are sure you are telling the truth?"

"Sure."

"No mistake about it?"

"None."

"You couldn't be persuaded into any other statement?"

Here the judge interposed.

"Oh, let him go on, your honor," pleaded the witness. "He's a lawyer, and he doesn't know the truth when he sees it, and I'm only too glad to show him how far I can."

A Woman's Prayer

It is notable that in the despondency caused by womanly diseases, there seems to many a suffering woman no way of escape from pain except at the price of life itself. It would be sad to record such a story of struggle and suffering except for the fact that in such dire distress many a woman has found a way back to health and happiness by the use of Dr. Pierce's Favorite Prescription.

The one and only remedy for Leucorrhoea, female weakness, prolapsus, or falling of the womb, so absolutely specific and sure in curing these common ailments of women, as to warrant its makers in offering to pay, as they hereby do, the sum of \$500 reward for a case of the above maladies which they cannot cure.

"Your medicine almost raised me from the dead," writes Mrs. Edwin H. Gardner, of Egypt, Plymouth Co., Mass., Box 14. "My urine was like brick-dust, and I had pain all over me, and such a dragging feeling it seemed I could not do my house work. The day I found a little book, I read it and wrote to Dr. Pierce, and in a few days received an answer. I decided to try his medicine, and to-day I am a well woman. I have no backache, no headache, no pain at all. I used always to have headaches previously to the monthly period and such pain that I would not get on my feet. I took three bottles of Dr. Pierce's Favorite Prescription and three of 'Golden Medical Discovery' and three vials of Dr. Pierce's Pleasant Pellets, and was completely cured."

Accept no substitute for "Favorite Prescription." There is nothing just as good. Dr. Pierce's Common Sense Medical Adviser—sent free on receipt of stamps to cover expense of mailing only. Send 21 one-cent stamps for the book in paper covers; or 21 stamps for the cloth-bound volume. Address Dr. R. V. Pierce, Buffalo, N. Y.

Pierce Will Hogs. The wild hogs of southern Colorado share with the peccaries of Central and South America the reputation of being the fiercest, most vindictive and toughest animals of the western hemisphere. They will follow tenaciously, tree and stave out an enemy. Their skins are tough, their vitality is remarkable and their teeth sharp as razors. They travel in small droves and are ready to attack anything, be it man or beast, that arouses their ire. Hunters in southern Colorado always observe the precaution of stationing themselves within reach of a tree when in the neighborhood of a drove.

Notice is hereby given that I will apply to the city council at the regular September meeting for a renewal of my liquor license at my present place of business on Main street, between Fifth and Sixth streets. FRANK NEHRLEN, August 21, 1933.

Legal Notices.

Notice is hereby given that the undersigned has filed in the County Court of the State of Oregon for the County of Clackamas his final account as executor of the estate of James Healey, deceased, and that the said court has set Monday, the 14th day of October, 1933, at the hour of 10 o'clock A. M. at the court room of said court at the time and place for hearing objections to said final account.

E. G. CAUFIELD, Executor of the Estate of James Healey, deceased.

HEDGES & GRIFFITH, Attorneys for Executor.

Notice of Final Settlement.

Notice is hereby given that the undersigned has filed in the County Court of the State of Oregon for the County of Clackamas his final account as executor of the estate of James Healey, deceased, and that the said court has set Monday, the 14th day of October, 1933, at the hour of 10 o'clock A. M. at the court room of said court at the time and place for hearing objections to said final account.

E. G. CAUFIELD, Executor of the Estate of James Healey, deceased.

HEDGES & GRIFFITH, Attorneys for Executor.

Notice of Final Settlement.

Notice is hereby given that the undersigned, the executor of the last will and testament of C. R. Riperson, deceased, has filed in the County Court of Clackamas County, Oregon, his final account as such executor, and that Monday the 7th day of September, 1933, at the hour of 10 o'clock A. M. at the County Court house in Oregon City, Clackamas County, Oregon, has been appointed as the time and place for hearing and determining any and all objections to said account.

PETER RINEARSON, Executor.

Proposals for Crushed Rock.

Sealed bids will be received by the undersigned at the office of C. G. Huntley until Saturday noon August 29, 1933, for 1500 cubic yards of crushed rock, of good quality, said bids to include the delivering and the spreading of the same upon Fifth and Seventh streets as directed by the committee.

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

Signed, W. H. SERRAHAN, E. STOREY, C. G. HUNTLEY, August 28 Committee.

Notice of Final Settlement.

Notice is hereby given that David Long, executor of the estate of Michael Long, deceased, has filed his final report as such executor of said estate, and the county court has fixed the time of hearing said report on Monday, the 7th day of September, 1933, at the hour of 10 o'clock in the forenoon of said day in the county court at the court house in Oregon City, Oregon. Any persons having objections to said report are hereby notified to present the same to the court at said time and place.

DAVID LONG, Executor. GORDON E. HAYES, Attorney for Estate.

Notice of Final Settlement.

Notice is hereby given that the undersigned, administrator of the estate of E. S. McClincy, deceased, has filed his final account in said estate in the County Court of the State of Oregon, for Clackamas County and that the Judge of said Court has appointed Monday, September 7, 1933, at 10 o'clock a. m. for hearing objections to said account for settling said estate.

AMELIA MCCLINCY, Administratrix. GEO. C. BROWNELL, HOWARD M. BROWNELL, Attys. for Estate.

CASTORIA.

The Kind You Have Always Bought

Bears the Signature of

Wm. D. Mitchell

Guardian's Sale.

In the matter of the estate of Pearl Marie Hartnagel, a minor. Notice is hereby given that, pursuant to an order of the county court of the state of Oregon, in the 25th day of November, 1932, I will from and after the 15th day of September, 1933, proceed to sell at private sale to the highest bidder at 9-08 Chamber of Commerce Building, Portland, Oregon, all the right, title and interest of the said ward in and to the following described parcels of real estate situated in Clackamas County, State of Oregon, to-wit:

Beginning 22.50 chains east of the quarter section corner on township line west side of section thirty (30), in township one (1) south, of range three (3) east, of the Willamette Meridian; thence east 17.50 chains to Achron's West line; thence south 3 chains to Achron's southwest corner; thence east 3 chains to the west side of the southeast quarter of section thirty (30); thence south 17 chains to Erickson's land; thence west 20 chains; thence north 20 chains to the place of beginning, containing forty (40) acres, more or less.

The terms of the sale to be as follows: The entire purchase price to be paid in cash, or one-fourth in cash and the remainder in three yearly installments, secured by mortgage to the land.

Dated August 21, 1933. Six per cent interest on deferred payments.

SUSAN HARTNAGEL, Guardian of the person and property of Pearl Marie Hartnagel, a minor.

E. E. & F. B. RILEY, Attorneys for Guardian, August 21, 1933.

SUMMONS.

In the Circuit Court for the State of Oregon, for Clackamas County, John A. Lofquist, Plaintiff, vs. Susie Lofquist, Defendant.

To Susie Lofquist, 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 and cause within six weeks from the date of the first publication of this summons, which is the 21st day of August, 1933, and if you fail to so appear and answer the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: for a decree that the bonds of matrimony heretofore and now existing between you and the plaintiff be annulled and forever dissolved, and that the plaintiff be decreed the care and custody of the minor children Walter, Esie and Mary, and for such other relief as the Court may deem just and proper.

This summons is published by order of the Honorable Thomas A. Y. Gride, Judge of the County Court for the County of Clackamas and State of Oregon, which order was duly made and entered on the 18th day of August, 1933, in the above entitled Court, and the date of the first publication hereof is the 21st day of August, 1933. The date of the last publication thereof being the 21st day of October, 1933.

RYAN & GALLOWAY, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon for Clackamas County, Frederick D. Love, Plaintiff, vs. Elizabeth A. Love, 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 on or before the 28th day of August, 1933, which is the time prescribed for answering in the order of publication of this summons and if you fail to so appear and answer the plaintiff will apply to the Court for the relief demanded therein, to-wit:

For judgment and decree forever dissolving the bonds of matrimony now existing between said plaintiff and defendant and for such other and further relief as may be equitable and just.

This summons is published by order of the Honorable Thomas A. Y. Gride, Judge of the County Court for the County of Clackamas and State of Oregon, which order was duly made and entered on the 19th day of July, 1933.

The date of the first publication of this summons being the July 17th, 1933, and the date of the last publication thereof being the 28th day of August, 1933.

H. M. MENDELHALL and A. R. MENDELHALL, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas, Ada Piggott, Plaintiff, vs. John F. Piggott, Defendant.

To John F. Piggott, 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 on or before the 22nd day of August, 1933, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit: for a decree dissolving the bonds of matrimony heretofore and now existing between you and the plaintiff, and for a further decree awarding plaintiff the custody and control of the minor children Frances Piggott and Katherine Piggott.

This summons is published by order of the Hon. Thomas F. Ryan, County Judge of Clackamas County, Oregon, which order is dated the 2nd day of July, 1933 and directs the publication of this summons once a week for six weeks.

First publication July 19, 1933. HEDGES & GRIFFITH, Attorneys for Plaintiff.

Notice for Publication.

Department of the Interior, Land Office at Oregon City, Oregon, August 8, 1933. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register and Receiver, at Oregon City, Oregon, on September 28, 1933, viz:

FRANK BUSCH H. E. No. 14434 for the SE 1/4 Sec. 2, T. 5 S. R. 4 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Frank Habel, of Springfield, Oregon; John T. Myers, of Dodge, Oregon; George Baars, of Oregon City, Oregon; William Mellen, of Dodge, Oregon.

ALGERNON S. DRESSER, Register.

Assignee's Notice.

In the Circuit Court of the State of Oregon for Clackamas County, In the Matter of the Estate of George T. Howard Insolvent Debtor.

Notice is hereby given that the undersigned has been duly appointed Assignee of the estate of the above named Insolvent Debtor under and by virtue of a decree of the Legislative Assembly of the State of Oregon, entitled "An act to secure to creditors a just division of the estates of debtors who convey to assignees for the benefit of creditors" approved October 18, 1878, and amendments thereto. All persons having claims against said estate are hereby notified to present the same to me at my office in the Court House in Oregon City, Oregon, duly verified as required by law and within three months from the date hereof.

Dated Oregon City, Oregon, this 19th day of July, A. D. 1933.

THOS. F. RYAN Assignee of the Estate of George T. Howard, Insolvent Debtor. Date of last publication, Aug. 28.

Sheriff's Sale on Execution

In the Circuit Court of the State of Oregon, for the County of Clackamas, Thomas Charman and F. R. Charman, co-partners, as Thomas Charman & Son, Plaintiff vs. Bates E. Hawley, Defendant.

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 1st day of August 1933, upon a judgment rendered and entered in said court on the 11th day of February, 1933, in favor of said Thomas Charman & Son, plaintiff and against Bates E. Hawley, defendant, for the sum of \$38.20, with interest thereon at the rate of 8 per cent per annum from the 11th day of February, 1933, and a further sum of \$10 costs and the costs upon this writ, commanding me out of the personal property of said defendant, and if sufficient could not be found, then out of the real property belonging to said defendant on and after the date of said 11th day of February, 1933, to satisfy said sum of \$38.20, and \$10 costs with interest and also the cost upon this writ.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the within recited writ, being unable to find any personal property of said defendant's, I did on the 3rd day of August, 1933 duly levy upon the following described real property of said defendant, situate and being in the County of Clackamas, and State of Oregon, to-wit: Situated in the Donation Land claim of Thomas Waerbury No. 38 in T. 3 S., R. 3 E., of Willamette meridian and described as: beginning at a point in the north boundary of said claim 34.35 chains from the northwest corner thereof, the same being on the westerly line of a certain 45-acre tract of land conveyed by Eli B. Hawley and wife to Brian O. Sarver and found recorded in book 63, page 413 of the records of deeds of said county; thence on the north line of said claim 32.81 chains more or less and to a certain 41.18 acre tract of land conveyed to Geo. A. White by deed found recorded in book 78, page 130 of the record of deeds for said county; thence south 12.25 chains to and of Martin Telefunken; thence west 32.81 chains more or less and to the southeast corner of the said tract conveyed to Brian O. Sarver as above described; thence north 12.25 chains to the place of beginning containing 75.52 acres more or less, and I will, on Saturday, the 3rd day of September, 1933, at the hour of 1 o'clock p. m., in the front door of the county court house in the City of Oregon City, in said County and State, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants had on the date of said judgment or since had in or to the above described real property or any part thereof, to satisfy said judgment order, decree, interest, costs and all accruing costs.

J. R. SHAVER, Sheriff of Clackamas County, Oregon. By E. C. Hackett, Deputy. Dated, Oregon City, Oregon, Aug. 7, 1933.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clackamas, E. C. Golden, Plaintiff, vs. Carrie B. Golden, Defendant.

To the defendant Carrie B. Golden: 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 and cause on or before the 18th day of September, 1933, and if you fail to so appear or answer within said time, the plaintiff will apply to the court for the relief prayed for in said complaint, to-wit: That the bonds of matrimony existing between the plaintiff and defendant be dissolved awarding to the plaintiff the care and custody of the minor children of the parties, and for general relief. This Summons is published pursuant to an order made by Hon. Thomas F. Ryan, Judge of the County Court for the County of Clackamas County, made and entered August 4, 1933, the time prescribed by said order for said publication is once a week for six consecutive weeks, the first publication being August 7, 1933, and the last on September 18, 1933.

H. K. SARGENT, Attorney for Plaintiff.

Notice of Sale.

In the matter of the Guardianship of R. S. Beattie an Insane person. Notice is hereby given that in pursuance of an order of sale made and entered by the County Court of the County of Clackamas, State of Oregon, on the 30th day of August, 1933, in the matter of the Guardianship of R. S. Beattie, an Insane person, the undersigned Guardian of said R. S. Beattie will sell at public auction, subject to confirmation by said court, the following described real property to-wit: Lots eleven and twelve of block four Falls View addition to Oregon City, Clackamas County, Oregon. Said sale will be held on Saturday, the 5th day of September, 1933, at 10 o'clock A. M. at the Court House door in said County and State. Terms of sale cash.

C. SCHUBEL, Guardian of the person and estate of R. S. Beattie, an Insane person.

Board of Equalization.

Notice is hereby given that the Board of Equalization for Clackamas County will meet on the last Monday in August, August 21, in the county court room at the court house at 9 o'clock a. m. and will continue in session for a week. All persons desiring to have changes made in their assessments are requested to appear before the board at this time.

J. F. NELSON, County Assessor. Dated August 1, 1933.

Notice of Final Settlement.

Notice is hereby given that Mary Schacht has filed her final report as administratrix of the estate of Johann F. Schacht, deceased, with the county clerk of Clackamas County, Oregon, and the court has fixed Monday, the 7th day of August, 1933, as the time for hearing said report. Any and all persons having objections to the same can be heard at said time in the county court room at the court house in Oregon City, Oregon.

Dated this 30th day of July, 1933. MARY SCHACHT, Administratrix of the estate of Johann F. Schacht, deceased. GORDON E. HAYES, Attorney for Estate.

Administrators Sale.

Notice is hereby given that the undersigned, administrator of the estate of J. R. Kelly, deceased, in accordance with the order of the county court of the state of Oregon, for Clackamas County, will offer for sale and sell at private sale, for cash, subject to the approval of the court, and subject to the dower therein of Julia A. Kelly, widow of said J. R. Kelly, deceased, from and after the 25th day of August, 1933, at the office of the County Clerk of Clackamas County in the city of Oregon City, Clackamas County, Oregon, the following described real property belonging to said estate, to-wit:

An undivided one-third of the east half of section 29, township 4 south, range 5 east, in Clackamas County, Oregon.

E. F. RILEY, Administrator of the estate of J. R. Kelly, deceased.

WASTING AWAY.

AN ATHLETE'S SAD FATE.

This is the story of a strong man. He had been captain of his foot ball eleven and a crack all-around athlete. He was the picture of manly health and vigor, envied by men and admired by women. One day he was taking a practise spin on the river when a drenching storm came up. When he returned to the boat house he sat around in his wet flannels without a thought of danger. What could hurt him? He was "as hard as nails." After a while he develops a little hacking cough which somehow

so that food is digested and assimilated. The body begins to put on healthy flesh, and strength comes back again.

FOUNDED ON FACTS. The claims made for "Golden Medical Discovery" are not imaginative or theoretical. Every claim of cure is founded on a solid fact, a written record, of the cure of deep-seated coughs, weak lungs, hemorrhages, emaciation and other forms of disease which if neglected or unskillfully treated find a fatal termination in consumption.

"I had a cough and night-sweats, also spitting of blood; no life," writes Mrs. M. A. Cary, of (Indian Id.), Blackfoot, Assiniboia Dist., N. W. T. "I could not hold any weight; my shoulders would give way; had pricking pains in the chest, also nasal catarrh and constipation. I began using Dr. Pierce's Golden Medical Discovery and for the first two or three days I seemed worse, and then all my nerves felt numb, as if they were being roused up. Used about ten bottles of

"Golden Medical Discovery," nine of "Favorite Prescription," and four vials of Dr. Pierce's Pleasant Pellets, and six bottles of Dr. Sage's Catarrh Remedy. Now I have none of the old symptoms. I am, so far, as well as ever before. I shall recommend Dr. Pierce's medicines to my friends."

Dr. Pierce's Golden Medical Discovery is confidently recommended for pulmonary diseases and diseases of the organs of respiration generally. It always helps. It almost always cures. It is not a tonic merely, but a flesh-forming, body-building medicine, containing no alcohol, and being absolutely free from opium, cocaine and all other narcotics.

PERSONS SUFFERING FROM DISEASE IN CHRONIC FORM are invited to consult Dr. Pierce, by letter, free. All correspondence held as strictly private and sacredly confidential. Address Dr. R. V. Pierce, Buffalo, N. Y.

Sometimes a dealer tempted by the little more profit paid by less meritorious medicines will offer a substitute for "Golden Medical Discovery," claiming it is "just as good." Do not allow yourself to be imposed upon. Insist on getting the "Discovery."

WHAT OUGHT TO BE. Frank J. Smith, of 413 Van Sicla Avenue, Brooklyn, N. Y., says: "The Medical Adviser ought to be in every household. I have already got some very valuable information from it which alone has more than paid for the cost of the book."

This great work, containing 1008 pages and over 700 illustrations, is sent free on receipt of stamps to pay expense of mailing only. Send 31 one-cent stamps for the cloth-bound volume or only 21 stamps for the book in paper covers. Address Dr. R. V. Pierce, Buffalo, N. Y.

Proposals for Improvement Bonds, Oregon City, Oregon.

Sealed proposals will be received by the undersigned at the office of the Treasurer of Oregon City, Oregon, until Wednesday, September 2, 1933, at 10 o'clock p. m. for the sale at not less than par value and accrued interest, of improvement bonds of Oregon City, Oregon, as the same shall be authorized to be issued for the whole or any part of seven thousand six hundred eighty five and 22/100 dollars, said bonds will be issued in denominations of five hundred dollars each, to be dated when authorized, payable 10 years from date, bearing interest at the rate of 6 per cent per annum, payable semi-annually in interest and principal in United States gold coin, at the office of the City Treasurer, Oregon City, Oregon, provided that Oregon City reserves the right to take up and cancel such bond upon the payment of the face value thereof, with accrued interest to the date of payment, at any semi-annual coupon date or after one year from the date of such bonds.

Said bonds are issued under authority of an act of the Legislature of the State of Oregon, passed February 16, 1881, entitled "An act to provide for the issuance of bonds for the improvement of streets and the laying of sewers in incorporated cities, and for the payment of cost of such improvements and laying of sewers by installments," as amended by an act of the Legislature of the State of Oregon, approved February 28, 1901, entitled "An act to amend sections 1, 2, 3, 4, 5, 6 and 7, of an act entitled: An act to provide for the issuance of bonds for the improvement of streets and laying of sewers in incorporated cities, and for the payment of the cost of such improvements and laying of sewers by installments." Filed in the office of the Secretary of State February 22, 1881, and the proceeds thereof are to be used for the payment in part for the laying of sewers as said improvements shall be duly authorized and completed.

The validity of the act of the Legislature aforesaid, has been affirmed by the Supreme Court of the State of Oregon. Said bonds will be issued and delivered as the Council shall direct.

Bidders will be required to submit a flat bid, without conditions, except as to the regularity of each issue of bonds, and to submit with their bids a certified check equal to 5 per cent of the aggregate amount of the bid, payable to the Mayor of Oregon City, as liquidated damages in case such bidder withdraws his bid or fails or neglects to enter into contract to take and pay for said bonds according to the terms of his bid and this notice. The right to reject any and all bids is hereby reserved.

Bids should be addressed to the Finance Committee of the Council, care of Fred J. Meyer, Treasurer, Oregon City, Oregon. By order of the City Council. R. KOERNER, J. W. POWELL, E. E. PHEISTER, Finance Committee.

Oregon City, Oregon, August 5, 1933. Aug. 21.

Proposals for Improvement Bonds, Oregon City, Oregon.

Sealed proposals will be received by the undersigned at the office of the Treasurer of Oregon City, Oregon, until Wednesday, September 2, 1933, at 10 o'clock p. m. for the sale at not less than par value and accrued interest, of improvement bonds of Oregon City, Oregon, as the same shall be authorized to be issued for the whole or any part of seven thousand six hundred eighty five and 22/100 dollars, said bonds will be issued in denominations of five hundred dollars each, to be dated when authorized, payable 10 years from date, bearing interest at the rate of 6 per cent per annum, payable semi-annually in interest and principal in United States gold coin, at the office of the City Treasurer, Oregon City, Oregon, provided that Oregon City reserves the right to take up and cancel such bond upon the payment of the face value thereof, with accrued interest to the date of payment, at any semi-annual coupon date or after one year from the date of such bonds.

Said bonds are issued under authority of an