ESTABLISHED 1866.

GLADSTONE

GLADSTONE PARK

Extraordinary Announcement

100 Beautiful and Choice Lots For \$100 a Lot

\$10 Down and \$10 Per Month Without Interest

Only a Small Monthly Payment Secures an Ideal Homesite In the Handsomest Spot in Oregon

It is not intended that the 100 lots shall be selected in out of the way places, or shall be of inferior or even second quality, but in each instance, the purchaser makes his or her own selection, with only two reservations: the first four lots from the motor line are reserved, and a party only buying one lot can not select the corner.

Parties living at a distance can send their payments to me or to the Bank of Oregon City, and it will be held until final payments are made, when a warranty deed will be promptly executed and an abstract of title furnished, when required, showing a fee simple title in the purchaser, free of all incumbrances. Absolute good faith will be kept with all parties and the utmost effort will be made to please and satisfy every one.

To prove our faith in the future of Gladstone, we make this proposition to all purchasers: The Association, when final payments are made, will upon receiving 30 days prior notice thereof, in case of dissatisfaction, pay back the entire purchase money, with \$25 per lot additional. This will only apply to sales made before June 1st, 1904.

We feel that this is an entirely safe proposition, for in our candid judgment no lot will be sold that is not worth double the money at the present moment

Gladstone is on the O. W. P. & Ry Company's motor line, a short mile north of Oregon City. Five cent fare to Oregon City and 15 cent fare to Portland, Elegant motor cars pass through the property every thirty minutes. The Southern Pacific cars also pass through Gladstone.

When the 100 lots are sold and paid for the Gladstone Real Estate Association will give a check for One Thousand Dollars to the Willamette Valley Chautauqua Association, provided the last of the hundred lots are sold by the end of the next annual assembly in July, 1904, to be used for permanent improvements on its grounds at Gladstone Park.

> H. E. CROSS, Sole Agent Oregon City, Oregon

ROBERT A. MILLER

ATTORNEY AT LAW Land Titles and Land Office Business a Specialty Will practice in all Courts of the State

Room 3, Weinhard Bldg. opp. Court House, Oregon City, Oregon

L. L. PORTER.

ATTORNEY AT LAW ABSTRACTS OF PROPERTY PURNISHED. Office next to Oregon City Enterprise.

(LEO. C. BROWNELL,

ATTORNEY AT LAW Oregon

Oregon City, Will practice in all the courts of the state, Office in Caufield building.

O. W. EASTHAM ATTORNEY AT LAW

Land Titles Examined. Abstracts Made. Deeds, Mortgages Drawn. Money Loaned.

OFFICE OVER
Bank of Oregon City, Onc.

C. Behnebel U'REN & SCHUEBEL

Attorneys at Law.

Peutscher Advokat. Will practice in all courts, make collections and settlements of Estates.

Furnish abstracts of title, lend you money and lend your money on first morgage. Office in Enterprise Building, Oregon City, Oregon.

LIVY STIPP

ATTORNEY AT LAW. Justice of the Peace.

Jagger Bidg., Oregon City

J. U. CAMPBELL, ATTORNEY AT LAW, REGON CITY, - - - - OREGON.

C D. & D.C. LATOURETTE

ATTORNEYS AND COUNSELORS AT LAW

Will practice in all the courts of the state. Office, in Caufield building.

MAIN STREET OREGON CITY, OREGON. Furnish Abstracts of Title, Loan Money, Fore-close Mortgages, and transact General Law Business. JUST RECEIVED A FULL LINE OF



RANGES

If you need anything in the way of Hardware, Crockery, Glass-ware or Granite-ware, I can supply your wants. Call and inspect my stock.

Complete line of new and second-hand FURNITURE carried. Let me supply you with a house-keeping outfit

WALL PAPER of the best quality and latest styles at right prices.

Aftention, Here's a Bargain 5000 feet, 1½ inch first class Manila rope, in one piece, is offered for sale at a bargain for a few days.

I. TOLPOLAR

Main Street,

Oregon City.

Bru iswick House & Restaurant

Newly Furnished Rooms.

Prices Reasonable. Meals at All Hours. Opposite Suspension Bridge.

Only First Class Restaurant In Town.

CHARLES CATTA, Proprietor

Oregon & Washington State Fair Victories

Oregon State Fair 1902 1-2-3 on Cock Birds, 6 in Competition 1st on..... Hen, 10 in Competition 1-2-3 on Fullets... 40 in Competition and on... Cockerel 21 in Competition 1st onpen, 11 in Competition 1st in American Class
Have won 1st on pullets the past 3
years. Stock for sale, eggs in season.

Washington State Fair 1902 We only sent 3 pullets, I hen and I Cock and won on every entry but one besides specials, including best pen in the show. Prizes won 1st Cock, 1st Hen: 1st and 2nd Pullet; 1st pen.

Exhibition Stock a specialty Some grand pullets for sale. Eggs \$3.00

J. MURROW & SON, Oregon City, Oregon.

AN EXTRA SESSION

State Legislature Will be Convened December 21.

Specific Purpose is to Correct the Tax Law-Session Should

be Brief.

Governor Chamberlain issued a call to the members of the Legislative Assembly of the state of Oregon, directing them to appear at the State Capital at 10 traordinary session for the purpose of enacting such legislation as to provide for the levy of a tax upon the assessment roll of 1903.

The language of the Governor's proc-lamation is as follows:

Salem, Or., Nov. 21, 1903. I, Geo. E. Chamberiain, by virtue of the authority in me vested as Governor of the state of Oregon, do hereby direct the convening of the two houses of the Legislative Assembly of the state of Ore-gon in special session at the State Capitol in Salem, on Monday, the 21st day of December, A. D. 1903, at 10 o'clock a. m. of said day, for the purpose of meeting the objections made by the supreme court to, and curing the defects in, an act entitled, "An act to provide more efficient method for the assessment and collection of Taxes, and to amend sections 4057, 3060, 3082 3084, 3085, 3090, 3098, 3196, 3107, 3112, 3116 and 3120 of Bellinger & Cotton's Annotated Codes and Statutes of Oregon," passed by the Legislative Assembly of the state of Oregon at its twenty-second regular session

All who shall at the time hereinbefore named be entitled to act as members of said Legislative Assembly are hereby re-

uired to take notice.

Given under my hand and the Great
Seal of the state of Oreyon, at the Capitol, in Salem, this 21st day of November,

GEO. E. CHAMBERLAIN, By the Governor: F. I. DUNBAR,

Secretary of State. state, which held that the Phelps' act, a aw enacted by the Legislative Assembly

ax upon the assessment roll of 1903. usiness for a whole year and making it gency clause. would mount up into thousands of dol-

The Governor arrived at this conclusion only after three weeks of condsiderfor 1903. He also addressed circular The briefs filed make a letters to the members of the Legislature inquiring into the financial condition of their respective counties, towns and districts, and requesting of them the assurance that they would confine the busi-ness of the session to the enactment of such legislation only as would be re-quired to remedy the defect in the tax-law in providing for a levy for the year 1903, and having gained the assurance of the majority of the members that they were in favor of and would exercise their influence toward making it the shortest session possible, and being satisfied in bis own mind that the emergency really existed, he believed it to the best interests of the state in general to convene

the Legislature in special session to remedy the mistake.

All of the members of the legislature who answered the letter agreed with the governor that the business of the session should be confined to remedial legislation only, and such other matters which may come up for consideration of vital importance to the state. The majority of them were of the opinion that from two to four days would be sufficient to transact all of the business necessary, after which they should adjourn. In view of this fact, the governor has called the members to meet on December 21, in the hope that they would conclude their deliberations and adjourn in time to de-part for their several homes before Christmas. This is only a surmise, however, as the legislature, should it desire to prolong the session beyond the limit assumed for remedial legislation pertaining to the tax law, could take a recess from before Christmas until any time the members saw fit within the twenty days' limit prescribed by the constitution.

In view of the yecancies existing in

sembly, caused by the election of Sena-tor J. N. Williamson as a member of congress from the Second Congressional District, and Senator C. W. Fulton as United States senator, the governor also ssued a writ of election upon the sheriff of Klamath, Grant, Lake and Crook counties, in the Ninth senatorial district, and of Clatsop county, in the Nineteenth senatorial district, instructing them to proclaim a special election on Wednes-day, December 16, 1903, for the purpose of electing members to the legislature to fill the existing vacancies.

Although Senator John D. Daly, of Benton county, has been appointed and is now serving in the capacity of surveyor general for the state of Oregon, there is no official record of this fact, vacant in the upper branch of the legis-lature, and be leaves the matter of whether or not he is entitled to a seat in the senate to the judgment of that

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body when it convenes. There appears to be no question of his being dealed the privilege of taking a seat in the senate and representing the people of his county, thereby saving them the ex-pense of holding a special election to

WILL BE ARGUED SOON.

Initiative and Referendum Case Has Been Set for December 3.

The famous initiative and referendum case has been set for trial next Thursday in the supreme court. The papers in the case have been completed by the o'clock on the morning of Monday, December 21, 1963, and to convene in extraordinary session for the purpose of curiae. The court lost no time in setting the case for trial after the briefs were all in and the case on the trial docket. When this case was appealed to the supreme court the attorneys asked that

it be tried before the summer vacation. To have heard it that time would have precluded the preparation of full briefs, Besides. W. S. U'Ren asked the court for leave to file a brief on behalf of himself and other advocates of the referen dum amendment, and this request could not be granted if the case were rushed to trial. Chief Justice Moore expressed a desire to have the questions involved thoroughly presented in briefs, and, therefore, asked the attorneys to let the case wait until after the summer vacation. As the case was of great public interest and importance the court did not care to take it up hastily. The records, as they stand now, show that the attorneys have very carefully written extended briefs, which seem to discuss every phase of the issues involved.

The case which brought up the validity of the initiative and referendum smendment was that of A. A. Kadderly et al., appellant, vs. City of Portland et al., respondents. The controversy was over an assessment for street improvements and the validity of the referendum amendment came in question because it is contended that under the amendment the new Portland charter, adopted in 1903, did not go into force until May 21, 1903, and that the emergency clause was

The first brief, containing 68 pages, was filed by R. R. Duniway, attorney for ap-pellant, on August 3. This brief takes the position that the referendum amendment was legally adopted and that, under its provisions, the charter did not go into This action was made necessary upon the part of the Governor in view of a re-cent decision of the supreme court of this effect until the expiration of 90 days from the end of the session, or on May 21.

The next briefs presented in two parts of 1903 and providing the manner of the and containing a total of 74 pages, were assessment, levy and collection of taxes, filed on September 23, by "friends of the repealed the old law and left the county court," George H. Williams, John H. Courte of the several counties and the Mitchell, J. B. Waldo, J. C. Moreland, courts of the several counties and the Mitchell, J. B. Waldo, J. C. Robertand, C. E. state board without authority to levy a J. N. Teal, Geo. E. Chamberland, C. E. tax upon the assessment roil of 1903.

S. Wood, Tilman Ford, George C. Brow-This would have the effect of depriving nell and W. S. U'Ren. These briefs the state and the counties, towns and school districts of the state from their and maintain that the legislature had annual revenue from taxation, providing power to put the new Portland charter no funds with which to carry on their into effect at once, by adding an emer-

necessary for them to issue warrants in payment of all indebtedness during that period. The interest upon these warrants, from the date of issue until funds were provided for their redemption, among other things, that the referendum amendment was not legally adopted. L. P. McNary and J. P. Kavanaugh, lars and would seriously cripple the busi- On October 17 the attorneys for respondness of many counties, towns and school ment filed a supplemental brief of 22 pages, answering the briefs by "friends of the court

Last week R. R. Duniway filed the ation, during which period he made a last brief in answer to the briefs amici thorough investigation of the condition curiae. This brief contains 18 pages, of the state funds, which would be di- and reargues the question as to the time

The briefs filed make a total of 292

DIMICK WILL BE RE-ELECTED. There is no Opposition Candidate for Mayor-Contests for Councilmen.

Mayor Grant B. Dimick will not be opposed for re-election as the official head of the Oregon City municipal government at the election of city officers on December 7 next. The statutory fifteen days preceeding the date of the election in which nominations by petitions may be made, expired last Saturday and Mayor Dimick is the only candidate for the office of Mayor. He will be re-elected to succeed himself for the third time. F. J. Moyer, the present city treasurer, has also been nominated by petition and will have no rival for the office he holds.

There will be lively contests in the election of aldermen from the First and Second wards. In the First Ward Walter L. Little and Hiram E. Straight are the nominees to succeed Dr. J. W. Powell, the retiring member of the council. There are four nominees who aspire to become councilmen from the Second ward. Mark Chapman and W. A. White will oppose each other for election to fill the unexpired term of two years of Mr. Pheister. C. G. Huntley retires as councilman from this ward and A. Knapp and Henry Miley will contest for his chair. In the Third Ward Mat Justin has been nominated to succeed E. W. Scott whose term has expired. Justin will have no opposition. There are no particular issues in the

In view of the vacancies existing in the senate chamber of the legislative assembly, caused by the election of Senator J. N. Williamson as a member of congress from the Second Congressional eations rather than from political considerations. Politics have never entered into the management of municipal affairs in Oregon City.

There is one unusual thing about the coming city election and that is that every one of the candidates that have been placed in nomination by petition will appear on the official ballots as "In-dependent" candidates, having been so designated in the petitions by which they were nominated. This will enable the wise ones to prognosticate with more than ordinary certainty that the "Independents" will win.

Eczema, scald head, hives, itchiness and the governor takes no cognizance of it to the extent of considering his seat of the skin of any sort instantly relieved

WILL BE EKECTED

Oregon Women Encouraged In Sacajawea Project.

A Copper King Has Become Interested And May Contribute Necessary Material for Monument.

"The erection of a monument to Sacaawea is assured," said Mrs. Eva Emery Dye this week. "The Sacajawea memorial matter has become a subject of na-tional interest," continued Mrs. Dye, and the ladies of the Sacajawas Statute Association are highly gratified at the cordiality with which the Eastern public has welcomed this Western heroins."

Mrs. Dye is in the midst of another book, and for this reason is unable to give the time to the Sacajawea monu-ment movement that she desires. The details of the work which was initiated by Mrs. Dye, has been left to Mrs. Sarah Evans, the energetic secretary of the association and the other members of the board of managers residing in Portland. The total cost of the monument will be about \$7000, and it is the purpose of the various women's clubs of the state not only to form the plans for the statute but also contribute every cent required as a monument to womenhood.

Subscriptions in varying amounts have come from New York, Washington, Chicago and other Eastern centers, while the project is receiving extended and flattering notices in the press through-out the United States. The Louisville Courier-Journal last Sunday contained a column editorial on Sacajawea, comparng her with Pocshontas, and claiming that her services to the nation far ex-ceeded those of the famous daughter of the Virginia chief. Recent issues of the Washington Star and the St. Louis Globe-Democrat both contained page contributions, illustrated, of the famous

In a letter to Mrs. Dye, the literary editor of the Minneapolis Times that he will make the story of Sacajawea a fea-ture in the annual holiday book number of the paper. In the same letter he de-clares that the movement to provide a monument in memory of Sacsjawea originated entirely from the publication of Mrs. Dye's "Contest," and the flattering criticism the book received from Dr. Homer, of Minneapolis, editor of the Lewis & Clark Journal.

Probably the most substantial contribution that has been received thus far towards the monument for Sacajawea, was received this week. At the request of the ladies of the association the pub-lishing house of A. C. McClurg & Co., of Chicago, has presented to the association outright 250 copies of "The Conquest" to be used as premiums for every \$10 contributed to the Sacajawea statute fund. Contributions have been received from many of the cities and towns of Oregon, while others have money raised and ready to be forwarded. The Oregon City club has a fund of \$33 on hand and will soon remit to Portland. With the assurance of substantial help from throughout the East the ladies are much encouraged and feel satisfied that the funds required for the monument will be raised. The local Redmen have made preliminary arrangements for giv-ing an entertainment in this city for the

ecial benefit of the Sacajawea fund. In this connection an interesting in-cident occurred this week when a letter was received from one of the copper kings of Montana, who has become so interested in the story of Sacajawea that he has named one of his largest mines for the Indian heroine, and it is believed to be his intention to contribute the material for the statute. Full details of this matter could not be obtained for publication at this time.

One of the most ardent admirers of Sacajawea is Dr. Matthews, of the Smithsonian Institute, Washington, D. C., who is devoting a large amount of time and research to the proper costume of Sacajawea. Dr. Matthews, who was the co-laborer of Dr. Coues on his Lewis & Clark and other historical works, is enlisting much interest in Washington in the projected statue. Dr. Hosmer, the noted editor of the Lewis & Clark journals, is likewise awakening a great interest in Minneaoplis. The poem on Sacajawea, by Bert Huffman, which appeared in a recent issue of the Oregonian, has attracted much attention, says Mrs. Dye, and bids fair to find its way into every scrap book of the Pacific

Subscribe for the Enterprise.

IN HONOR OF BIRTHDAY .- Clara Zumwalt was pleasantly surprised last Satur-day afternoon at her home by a company of seventeen of her young friends in honor of her thirteenth birthday anniversary. The superstition surrounding the numeral 13, did not enter in any way to limit the thorough enjoyment of the occasion by the young tolks and all report a good time.

THE OLD RELIABLE



Absolutely Pure THERE IS NO SUBSTITUTE