

Constipated All His Life.



MR. and MRS. WILBERT THOMPSON,
801 Main St., Peoria, Ill.
MULL'S GRAPE TONIC CURED HIM.

Wilbert Thompson never knew a well day until last June—he had been constipated all his life—many doctors treated him, but all failed to even help him—his health failed rapidly and on January 21, 1903, Mrs. Thompson asked us to suggest a treatment for her husband—We thought the case too serious and recommended that a specialist be consulted—but he also failed to help the patient—NOW HE IS WELL.

Mull's Grape Tonic Cured Him

Mrs. Thompson first wrote us as follows: "My husband, aged 21, suffers from sharp pains in his stomach and sometimes thinks it is his heart. Let me know by return mail what causes the pain, if you can. Mr. Thompson has been treated by several doctors, but they have given him up." We promptly advised that a first-class specialist be consulted. We quote: "We want to sell Mull's Grape Tonic, because we know it will cure constipation, but see, a bottle is no object to us when a human life is at stake, and if your husband's case is as serious as you state, we suggest you consult a reliable specialist, not the advertising kind, promptly." At the same time, knowing that Mull's Grape Tonic could do no harm, we advised its use until a physician could be consulted. January 25 Mrs. Thompson wrote that a physician had been consulted. He diagnosed the case as being chronic constipation and dyspepsia. His treatment was followed faithfully, but there was no perceptible improvement in Mr. Thompson's health. Then he began taking Mull's Grape Tonic and on Sept. 3, 1903, we received the following letter from Mrs. Thompson:

"You will remember that I wrote to you last January in regard to my husband's health. It is four months since he quit taking Mull's Grape Tonic for constipation, which he suffered from since birth. He took just 24 bottles of it and is perfectly cured. He is much stronger and has gained considerably in flesh. I cannot thank you enough for Mull's Grape Tonic. It is worth its weight in gold. Just cured him and he has spent hundreds of dollars with doctors who did him no good. Now I want to state my case to you and expect your early reply. I also have constipation, have had for three years. Kindly let me know as I am sure it will cure me if you say it will, as it did all you claimed it would in my husband's case. I await an early reply."

Very respectfully yours, MRS. W. H. THOMPSON, 801 Main St., Peoria, Ill.

LET US GIVE YOU A 50c. BOTTLE.

This Coupon is good for a 50c. Bottle of Mull's Grape Tonic.

Fill out this coupon and send to the Lightning Medicine Co., 157 Third Ave., Rock Island, Ill., and you will receive a full size, 50c. bottle of Mull's Grape Tonic.

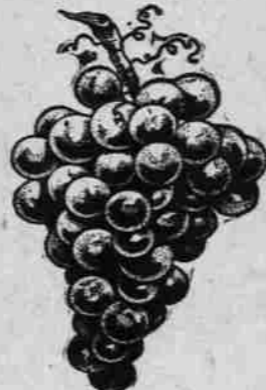
I have never taken Mull's Grape Tonic, but if you will supply me with a 50c. bottle free, I will take it as directed.

Name _____
Street No. _____
City _____ State _____
GIVE FULL ADDRESS AND WRITE PLAINLY.

If you are afflicted with constipation or any of its kindred diseases we will buy a 50-cent bottle for you of your druggist and give it to you to try. If you are constipated we know it will cure you. Surely if we have such confidence in our remedy as to pay for a bottle of it that you may test for yourself its wonderful curative qualities, you should not refuse to accept our offer.

Mull's Grape Tonic

is the only cure for constipation known. We do not recommend it for anything but Constipation and its allied diseases. It is our free gift to you. In accepting this free bottle you do not obligate yourself further than to take its contents. Mull's Grape Tonic is pleasant to take and one bottle will benefit you. We want you to try it and, therefore, if you will fill out the attached coupon and mail it to us to-day we will instruct your druggist to give you a 50-cent bottle and charge same to us.



HOWELL & JONES, Reliable Druggists.

CLACKAMAS COUNTY COURT.

Business Transacted at Regular November Term.

Be it remembered, That at a regular term of the County Court of Clackamas County held in the Court House in Oregon City, for the purpose of transacting county business in November the same being the time fixed by law for holding a regular term of said court, present Hon. Thos. F. Ryan, county Judge presiding; T. B. Killin, and Wm. Brobst, Commissioners, when the following proceedings were had, to-wit:

In the matter of the petition of Isabel Rupert for vacation of Steel Avenue, in Oak Grove;

Ordered that said petition be and is dismissed.

In the matter of subscription for road from Sandy to Boring;

Subscription for \$700 filed, and bid of Proctor and Beers to furnish lumber at \$3.50 per thousand accepted and same ordered laid on said road.

In the matter of plank for repairs on Sandy and Portland road;

Proposition of Proctor and Beers to furnish 25,000 feet lumber at \$2.00 per thousand accepted and bill for same to be presented at May term, 1906.

In the matter of special road tax levied in road district 33;

Ordered that the action of said district in making levy of five mill tax for road purposes, be approved and clerk instructed to extend same on tax roll.

In the matter of resignation of H. W. Koehler, as constable district No. 2;

Ordered that said resignation be accepted and E. W. Wanker appointed in his stead.

In the matter of the resignation of Fred Wagner as supervisor of road district 35;

Ordered that said resignation be accepted and A. D. Edwards be appointed in his stead.

In the matter of application of A. J. and S. N. Strubbar for location of telephone line;

Ordered that said application be granted subject to further orders of this court.

In the matter of claims of W. Howell, S. Raney, D. A. Crane and A. B. Shibley for bringing Giles Sarver to Oregon City;

Ordered that said claims be referred to the guardian of said Giles Sarver.

In the matter of subscription for work on hill road to new bridge across Milk Creek;

Ordered that clerk furnish supervisor with a copy of said subscription and that supervisor work out same.

In the matter of the petition of T. L. Jones for relief of taxation on camping grounds near Canby;

It is ordered that clerk notify Mr. Jones that the court has no authority to grant his request.

In the matter of the petition of Joseph Resch for license to operate a ferry across the Willamette river at Wilsonville;

Ordered that license issue to said petitioner upon his filing a bond in the sum of \$500 and paying license fee.

In the matter of August Asmus, an indigent person;

Ordered that a warrant for \$10 per month issue to Brunswick restaurant for care of said county charge.

In the matter of aid to Copeland family;

Ordered that a warrant for \$10 per month issue to Mr. Copeland until further orders of this court.

In the matter of Mr. Holmes, Indigent soldier;

Ordered that action of County Judge in advancing \$20 to said indigent soldier be approved.

In the matter of additional aid for Mr. Patton a county charge;

Ordered that allowance for care of said charge be increased from \$6.50 to \$10 per month.

In the matter of caring for county charges;

Ordered that clerk advertise for bids to be submitted at next term of court, for the care, board and lodging of from six to ten men such as average charges are.

In the matter of saloon license at Barton;

Ordered that a license issue to Annie Corrigan to sell liquors for period of three months.

In the matter of claim of Wiebke Krohn against county for \$2000;

Ordered that matter be continued until Highland road can be visited by County Court.

In the matter of change in Willamette Falls and Stafford road;

Ordered that warrant issue to Hans Estberg for \$100, to the O. I. & Steel Co., for \$100, to Flora Athey for \$125, to be delivered upon the said parties upon receipt of a deed of conveyance for the lands included in the location of said change of road, and upon the refusal of said parties to make such deeds of conveyance, it is ordered that the district attorney be instructed to institute proceedings to condemn said lands.

In the matter of defining election precincts;

Ordered that the following changes in election precincts be made: Abernethy, same as before; Barlow, same as before; Beaver Creek, same as before;

Canyon Creek, same as before; Cascade, same as before; Clackamas, changed as follows;

Begin at the right bank of the Clackamas river on the south boundary of the Cranfield DLC in T. 2, S. R. 2 E.; thence westerly on the north boundary of the F. C. Cason DLC No. 50 to the boundary line of the James McNary DLC No. 38; thence southerly and westerly along the boundary line between said McNary claim and the Cason claim, between the McNary claim and the P. M. Rinearson DLC No. 41, between the McNary claim and the B. Jennings claim No. 40 to a point where the southwest boundary line of said McNary claim cross-

es the quarter section line of section 18 of T. 2 S. R. 2 E.; thence north along the quarter section lines of sections 18, 7 and 6 to the township line between townships 1, S. E. 2 E.; and T. 2 S. R. 2 E.; thence on township line east 4 1/2 miles to section line between sections 1 and 2, T. 2 S. R. 2 E.; thence south on section line to the north bank of the Clackamas river; thence down said river to the place of beginning.

Canby, Cherryville, Canemah and Damascus, same as before.

Eagle Creek changed as follows:

Begin at junction of Deep Creek with the Clackamas river in T. 2 S. R. 2 E.; thence up the Clackamas river to where it crosses the quarter section line of section 12 in T. 3 S. R. 3 E.; thence east on quarter section line of sections 7, 8, and 9 of S. R. 4 E. to the center of said section 9; thence north on quarter section line to Eagle Creek; thence up Eagle Creek and North Fork of same to the line between sections 11 and 12 in T. 3 S. R. 4 E.; thence north to the north boundary line of T. 3 S. R. 4 E.; thence west one mile; thence north to Deep Creek; thence down Deep Creek to place of beginning.

Estacada is as follows:

Beginning on the north bank of Clackamas river where the same crosses the north boundary line of section 10 in T. 4 S. R. 4 E.; thence up the Clackamas river to the summit of the Cascade Mountains; thence northerly along the said summit to Salmon river; thence down Salmon river to the south boundary of T. 3 S. R. 7 E.; thence west along township boundary to the south fork of Eagle Creek; thence down Eagle Creek to where it crosses the quarter section line of section 4 T. 4 S. R. 4 E.; thence south on quarter section line of sections 4 and 9 in T. 3 S. R. 4 E.; to center line of said section 9; thence west on quarter section line through sections 9, 8 and 7 of T. 3 S. R. 4 E. and sections 12 and 11 of S. R. 3 E. to the center of said section 11; thence south one mile; thence east one-half mile; thence south on section line 1 1/4 miles; thence east 1/2 mile; thence south 1/4 mile; thence east 1 1/2 miles; thence south 1 mile; thence east to Clackamas river; thence up said river to beginning.

George, Highland, and Harding precincts remain unchanged.

Harmony Precinct is described as follows:

Begin at the quarter section line of section 30, T. 1 S. R. 2 E., on the line between Clackamas and Multnomah counties and running thence east 4 1/2 miles to section line between sections 25 and 26 of said township and range; thence south 2 miles to township line; thence west 4 1/2 miles to quarter section line of section 31; thence north to place of beginning.

Macksburg, Molalla, Milk Creek and Marquam remain unchanged.

Milwaukie Precinct is described as follows:

As described in the charter of Milwaukie granted by the Legislature of the State of Oregon at session of 1904.

Maple Lane, Needy, New Era, Oswego, Oregon City, Numbers 1, 2, and 3 are unchanged.

Oak Grove Precinct is described as follows:

Beginning on the line between Clackamas and Multnomah counties on the east bank of the Willamette river running thence up said river on east bank to the north boundary of B. Jennings claim; thence easterly on said north boundary of said Jennings claim to the quarter section line running north and south through section 18 T. 2 S. R. 2 E.; thence north to county line; thence west on county line to place of beginning, save and except from the above described tract of lands contained within the limits of the City of Milwaukie.

Pleasant Hill, Soda Springs, Springwater, Tualatin, and Union are unchanged.

Viola Precinct is changed to read as follows:

Beginning at the southwest corner of section 29, T. 3 S. R. 3 E.; thence north two miles; thence east 1-half mile; thence east 1/2 mile; thence south 1 1/2 mile; thence east 1 1/2 miles to section corner; thence south on section line to corner of sections 29, 30, 31 and 32 of T. 3 S. R. 4 E.; thence 6 miles to place of beginning.

West Oregon City Precinct remains unchanged.

In the matter of seal for county clerk;

The old seal being worn out, it is ordered that the clerk procure a new seal and destroy the old one.

SUMMONS.

In the Circuit Court of the State of Oregon, For the County of Clackamas.

F. A. Willard, Plaintiff,

vs.
Anita Willard, Defendant.

To Anita Willard, Defendant above named:

In the name of the State of Oregon: You are hereby notified and required to appear and answer the complaint filed against you in the above entitled court and cause on or before the expiration of six weeks from and after the first publication of this summons, to wit: on or before the 23rd day of December, 1905, which is the time specified in the order directing this publication, and if you fail to so appear or answer, the plaintiff, for want thereof, will apply to the court for the relief prayed for in the complaint on file herein, to wit: That the bonds of matrimony existing between you and the plaintiff be set aside and dissolved upon the ground of your adultery and for such other relief as may be just in equity.

This summons is published by order of Honorable Thos. A. McBride, Judge of the Circuit Court of the State of Oregon for Clackamas County, and said order was made, dated and entered the 6th day of November, 1905; and the date of the first publication is November 10, 1905, and the date of the last publication of this notice is December 22, 1905.

JOHN F. LOGAN,
Attorney for Plaintiff.

ELECTRIC LIGHT AND POWER

A talk with us will convince you that ELECTRIC LIGHT is the only light you can afford to use in your home, or put in the house you are building. Your property will rent more readily, will pay a higher income, and attract a better class of tenants IF IT IS EQUIPPED WITH ELECTRIC LIGHT.

IF you contemplate establishing any business requiring POWER, it will be to your advantage to talk with us before placing your orders for machinery.

THE use of ELECTRIC power means: Lesser cost of operation, smaller amount of space required, and great saving in machinery and initial cost of installation of plant.

ADVANTAGES in the cost of producing power in Oregon City in comparison with other cities of the country, enable us to make lowest rates and give unequalled service.

REDUCED RATES FOR CURRENT ON METER BASIS

ESTIMATES on cost of wiring, cost of current and information regarding the use of electricity for LIGHT or POWER, in the HOME, the OFFICE, the STORE and the FACTORY, promptly furnished upon application to C. G. Miller at the Company's branch office, next door to the Bank of Oregon City.

PORTLAND GENERAL ELECTRIC COMPANY

C. G. Miller Contract Manager for Oregon City.

The celebrated four act dramatic success

"THE HAND OF SHAME"

Will be produced under the auspices of

Oregon City Assembly, United Artisans

at Shively's Opera House

Friday Night, Nov. 24

This drama will be fully mounted, costumed and will have splendid orchestral music for the occasion.

Admission, including reserved seats, 50c
Children - - - - - 25c

Tickets can be had from the members.

COMMITTEE IN CHARGE

Thos. E. Carrico, Chairman; Pauline E. Schwartz
Mrs. S. A. Gillette, Mrs. Mabel Bacon, Sec'y.