

CANNOT USE LAND

DAM ON TUALATIN INUNDATES FIELDS.

Oregon Iron & Steel Company Is Slow In Complying With Court's Mandate.

For eight years a considerable acreage of rich agricultural land bordering on the Tualatin river near this city has been rendered impossible of cultivation. The responsibility for this condition belongs to the Oregon Iron & Steel Company, which, through its dilatory tactics, is exhausting every legal recourse to avoid a compliance with the mandate of the state circuit court for Clackamas county.

In 1888, when the Oregon Iron & Steel Company was operating its plant at Oswego, the company installed a dam in the Tualatin river at a point near the confluence of that river with the Willamette, in order to supply a flume that was constructed for the purpose of delivering wood from the upper Tualatin country to the company's plant at Oswego. This obstruction caused the Tualatin river to overflow, flooding a considerable acreage of the rich and productive agricultural land on either side of that stream. Owners of this property found their land rendered useless for the reason that the water did not recede, making it impossible to cultivate the land, until late in the Fall during the dry season when there remained an insufficient time in which to cultivate and harvest a crop of any kind before the land was again inundated by reason of the winter rains.

The farmers appealed to the management of the Oregon Iron & Steel Company for relief, but, receiving no satisfaction, August Kruse, in 1901, instituted suit against the company for \$1000 damages and a decree of the court enjoining the corporation from further maintaining the obstruction in the river. The case was tried in the circuit court the following June when Judge McBride awarded the plaintiff damages in the sum of \$100, his costs taxed at \$215.80, and directed that the dam be abandoned. In his decree, he said: "If the said dam is allowed to remain across the said Tualatin river in its present state, it will be a permanent and irreparable injury to the defendant."

The defendant company appealed the case to the Supreme Court which in every respect affirmed the judgment of the lower court. But to still further delay the final determination of the matter, the company, by its attorneys filed a motion requiring Judge McBride to interpret the decree of the Appellate court. This motion was dismissed by Judge McBride on the grounds of lack of jurisdiction, and from this ruling the Iron & Steel Company has again carried the case to the Supreme Court.

In the meantime, as has been stated, the lands affected by the dam, which is now worthless to the Oregon Iron & Steel Company, since the corporation is not operating its mills at Oswego, continue to remain practically worthless to the owners. The appeal on Judge McBride's ruling is now pending before the Supreme Court at Salem.

It might be a source of some information to know that Senator Brownell is one of the attorneys for the Oregon Iron & Steel Company in the proceedings incident to the trial of this case. So far as the interested farmers themselves are concerned, it is more than likely they have a very distinct recollection of the relation the different parties bear in the case.

CASTORIA.

The Kind You Have Always Bought
Bears the Signature of *Charles H. Fletcher*

IT PAYS TO BE HONEST.

If Pepsikola Tablets Would Not Cure Indigestion Huntley Bros. Could Not Afford to Recommend Them.

It is easy enough to claim a remedy will cure stomach trouble, but when we tell you that we have been selling Pepsikola Tablets for nearly three years now and that nothing we know of gives such a satisfaction in the treatment of dyspepsia and indigestion you can readily understand why we continue to sell it over our guarantee. And it may interest you to know that we make sales almost every day to people who have been sent here for this meritorious prescription by those who themselves have been greatly benefited.

For weakness, energy, loss of appetite, nervousness, heartburn, sour stomach, wind belching, fuddiness after eating, and other symptoms of indigestion, Pepsikola Tablets are almost sure to bring relief. They put new life in the stomach, create strength, steady the nerves, enrich the blood, and invigorate every nerve, muscle and organ of the body. Have confidence, for if after using one 25 cent box of Pepsikola Tablets you are not greatly benefited Huntley Bros. will pay back your money.

Our people will have an opportunity of seeing one of Wilkie Collins's plays at Shively's Opera House next Thursday, March 15, when the brilliant actress, Laura Frankenberg and a splendid company present "Her Double Life." Wilkie Collins was a literary artist of no mean ability, even if not the highest; with an eye for salient effects, a skill in touching the more obvious chords of emotion, and a large knowledge of life and books. No one enjoys a greater popularity in England and America. He exhibits remarkable dramatic power; his plots though always intricate are never obscure or perplexing. Miss Frankenberg enjoys an enviable reputation as an actress far above the ordinary, and

whenever an announcement is made that her company is coming it is hailed with delight by the theatergoers. Her play this season is stronger than last and the scenic effects and costumes are particularly fine. A large audience will greet this talented actress and her company.

WILL HOLD OTHER MEETINGS.

Porter and Dye Will Be at Molalla and Mulino Saturday.

L. L. Porter, accompanied by C. H. Dye and other candidates for the Republican legislative and county tickets will conduct meetings at Molalla and Mulino tomorrow, Saturday, March 10. The Molalla meeting will be held at 2 p. m. and in the evening the speakers will address the people of Mulino and vicinity. Miss Lulu Spangler, of Corvallis, an accomplished vocalist, will accompany the speakers and assist in the entertainment of the audiences.

Other meetings are being arranged for other precincts throughout the county and the dates and places of meeting will be announced through the Enterprise and by dodgers as soon as the arrangements are completed.

AN INVITATION.

We ask you to try a 25 cent bottle of Crombie's Cough Cure and we will pay back your money if it fails to cure. A single dose loosens the hardest cough, allays inflammation and gives restful sleep. Huntley Bros.

WORTH KNOWING.

When you have headache, we ask you to try Ake-in-the-Head Tablets and you can have your ten cents back if your headache or neuralgia is not relieved in 15 minutes. Safe, sure, and never fail. Huntley Bros.

Daily Telegram and Enterprise, both one year, for only \$5.

OREGON CITY MARKET REPORT.

(Corrected Weekly.)
Wheat—No. 1, 97@73c per bu.
Flour—Valley, 4.25 per bbl. Hard wheat \$4.90, Portland, \$1.10 per sack. Howard's Best, \$1.25 per sack.
Oats—In sacks, \$1.15 per cental.
Hay—Timothy, baled \$11@12 per ton; clover \$9; oat, \$9; mixed hay \$9, cheat, \$8.50.
Millstuffs—Bran \$19.50 per ton; shorts, \$20.50 per ton; chop \$18.00 per ton; barley rolled \$25.50 per ton.
Potatoes—45@50 per hundred.
Eggs—Oregon—15@17 1/2 per doz.
Butter—Ranch, 55@60; separator 60c; creamery, 65@70c.
Rutabagas, Carrots, Turnips, Parsnips and Beets—60c per sack.
Good Apples—Choice \$1.00.
Honey—11@12 1/2c per lb.
Prunes—(dried) Petite, 3c per lb; Italian, large, 5c per lb; medium, 3 1/2c; Silver, 4 1/2c.
Dried Apples—Sun Dried, quartered, 4 1/2c lb; sliced, 6c; fancy bleached, 7 1/2c.
Dressed Chickens—12 1/2c lb.
Live Stock and Dressed Meats—Beef, live \$3.25@3.75 per hundred. Hogs, live, 5c; dressed, 7 1/2c; sheep, \$3@4 per head; dressed, 7c; veal, dressed 7@7 1/2c; lambs, live, \$2.50@3.50 per head.

ORDINANCE NO.

An ordinance establishing the grade of Twelfth Street from the Easterly line of Main Street to the Westerly line of Jackson Street, Oregon City, does ordain as follows:

That the grade of Twelfth Street of Oregon City, Oregon, from the Easterly line of Main Street to the Westerly line of Jackson Street, shall be as follows:

Beginning on the East line of Main Street at an elevation of 92 ft.; thence Southerly to the West line of Center Street at an elevation of 84.00 ft.; thence to the Easterly line of Center Street at an elevation of 88.00 ft.; thence to the Westerly line of Washington Street at an elevation of 108 ft.; thence to the Easterly line of Washington Street at an elevation of 114 ft.; thence to the Westerly line of Adams Street at an elevation of 135 ft.; thence to the Easterly line of Adams Street at an elevation of 138.00 ft.; thence to the Westerly line of Jefferson Street at an elevation of 160 ft.; thence to the Easterly line of Jefferson Street at an elevation of 164 ft.; thence to the Westerly line of Madison Street at an elevation of 184 ft.; thence to the Easterly line of Madison Street at an elevation of 190.80 ft.; thence to the Westerly line of Monroe Street at an elevation of 215 ft.; thence to the Easterly line of Monroe Street at an elevation of 221 ft.; thence to the Westerly line of J. Q. Adams Street at an elevation of 246 ft.; thence to the Easterly line of J. Q. Adams Street at an elevation of 253 ft.; thence to the Westerly line of Jackson Street at an elevation of 274 ft.

Read first time and ordered published at a regular meeting of the Council of Oregon City, held Wednesday, March 7th, 1906, at 8 o'clock p. m. By order of the Council of Oregon City.

W. A. DIMICK, Recorder.

NOTICE OF CHANGE AND RE-ESTABLISHMENT OF GRADE OF WASHINGTON STREET FROM THE NORTHERLY LINE OF SEVENTH STREET NORTHERLY TO THE SOUTHERLY LINE OF THIRTEENTH STREET, AND OF THE ESTABLISHMENT OF GRADE OF SAID WASHINGTON STREET FROM THE SOUTHERLY LINE OF THIRTEENTH STREET NORTHERLY TO THE SOUTHERLY END OF THE ABERNETHY BRIDGE ON SAID WASHINGTON STREET.

Notice is hereby given that the grade of Washington Street of Oregon City, from the Northerly line of Seventh Street Northerly to the Southerly line of Thirteenth Street is ordered changed and re-established; also the grade of said Washington Street from the Southerly line of Thirteenth Street Northerly to the Southerly end of the Abernethy bridge on said Washington Street is ordered established.

By order of the Council of Oregon City, Oregon, made March 7th, 1906.
W. A. DIMICK, Recorder.

BRIDGE NOTICE.

Notice is hereby given that bids will be received by the County Court of Clackamas County, Oregon, for the construction of a bridge across Pudding River, on the Arndt road, between Union precinct and Barlow, in Clackamas County, Oregon.

Said bids to be accompanied by plans and specifications, and must be filed in the office of the County Clerk of said county by noon of the 19th day of March, 1906.

F. W. GREENMAN,
County Clerk.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County.
William Eters, Plaintiff,

vs.
A. W. Bowman and Blanche E. Little, Defendants.

To A. W. Bowman and Blanche E. Little, said 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 action on or before March 15, 1906, and if you fail to answer, for want thereof the plaintiff will take judgment against you and each of you for \$200 and costs and apply for an order of sale of the following described attached real estate to satisfy said judgment, to-wit:

Commencing at a stake in the above named county which is 25.60 chains east and 29.40 chains north of the N. W. corner of the D. L. C. of James Winston, No. 59; running thence N. 40 degrees thirty minutes E. 11.87 chains; thence N. 26 degrees 15' E. 5.84 chains thence N. 87° W. 18 chains; to left bank of Clackamas river; thence down stream with the meanders of said river S. 30° W. 9.02 chains; thence S. 13° W. 5.38 chains; thence S. 87° E. 8.03 chains to the place of beginning except 2.50 acres therefrom conveyed to Wm. Eters.

This Summons is published by order of Judge Thomas F. Ryan, Judge of the County Court of said county.

Dated January 29, 1906.
The date of the first publication of this summons being February 2, 1906.
C. D. & D. C. LATOURETTE,
Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, and for the County of Clackamas.
Sallie Akins, Plaintiff,

vs.
R. W. Akins, Defendant.

To the defendant R. W. Akins: In the name of the State of Oregon you are hereby required to appear and answer the complaint herein, on or before (Monday) the 16th day of April, 1906. Said date being more than six weeks from the date of the first publication of this summons, and said date being after the time prescribed by said court and by law, for the publication of this summons. And if you fail to so appear and answer, plaintiff will apply for the relief demanded in the complaint to-wit:

That the bonds of matrimony now existing between plaintiff and defendant be forever dissolved, and that the custody of Lester Akins be awarded to this plaintiff. That the plaintiff may be decreed to be the owner of an undivided one-third interest in the following described real estate, situated in Multnomah County, Oregon, to-wit:

Commencing at a point twenty (20) rods north of a stake forty-six rods west of the south-west corner of the Jas. Powell D. L. C.; thence east twenty-two (22) rods; thence north twenty-eight (28) rods and eight (8) links; thence west twenty-two (22) rods; thence south twenty-eight (28) rods and eight (8) links to the place of beginning, containing four (4) acres more or less. The same being part of the tract known as the "Old Methodist Camp Grounds," situated in section 10, township 1, south range 3, east.

That the defendant be restrained from disposing of or in any manner incumbering the property described, during the pendency of this suit, that the defendant may be required to pay the sum of Two Hundred Fifty Dollars (\$250.00) into this court to defray the expenses of this court, and for the support of the plaintiff during this action, for permanent alimony and for her costs and disbursements herein, and for such further relief as shall seem meet and equitable.

This summons is published once a week for six consecutive weeks by order of Honorable Thomas Ryan, Judge of the County Court of Clackamas County, Oregon, dated the 28th of February, 1906. The date of the first publication of this summons is Friday, March 2d, and the last is Friday April 13, 1906.

H. E. CROSS,
Attorney for Plaintiff.

Treasurer's Notice.

I now have money to pay county warrants endorsed prior to October 1, 1904, also road warrants endorsed prior to December 1, 1905. Interest will cease on such warrants on the date of this notice.
Oregon City, Oregon, March 9, 1906.
ENOS CAHILL,
Treasurer of Clackamas County, Ore.

Liquor License.

Notice is hereby given that I will apply at the next regular meeting of the Oregon City Council for a renewal of my saloon license at my present place of business, Main street between Fourth and Fifth streets.

E. A. BRADY.

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 Christian Zanders, Deceased.
Notice is hereby given that the undersigned, executrix of the estate of Christian Zanders, deceased, has filed in the above entitled court, her final account as executrix of the said estate and that the said court has fixed Monday, the 26th day of March, 1906, at the hour of 10 o'clock a. m., as said date at the court room of said court in Oregon City as the time and place for hearing objections to the



THE WEAK SPOT.
When a boiler explodes, carrying death and destruction with it, every body says "Why? we thought it was strong enough. It must have had a weak spot somewhere!"
When a man who has the outward appearance of being sound and strong suddenly falls a prey to disease, his friends exclaim: "Why we thought he was all right—he must have had a weak spot somewhere."

The fact is, almost everybody has a weak spot somewhere. Death and disease are always looking for weak spots. If your stomach or your liver won't do its proper work, if your body fails to get its full nourishment from the food you eat, and your brain loses part of the sleep it ought to have, no matter how big your frame and muscular your limbs may be, you will give out; disease will find the weak spot, and nature will give way.

Several years ago this spring I was attacked with severe dyspepsia, writes Mr. W. A. Cain, of 414 West Madison St., East-Portland, Ore. "I consulted several doctors, but kept getting worse until I was afraid to go to the table to eat, as the least bit of food would distress me. I could hardly stand it. After suffering for nearly a year and falling off in weight from 125 pounds to 105 pounds I commenced taking Golden Medical Discovery. Before I had taken all of one bottle I began to feel relief. I had not taken more than eight bottles and now I am as well as ever. I can eat anything I want and I feel good. Am weighing 130 pounds and feel like a new man. My friends were surprised to notice such a quick change in me after seeing me suffer so long. Several friends expected to see me get well. I have not had to take any medicine for stomach trouble since. I cannot say enough in praise of your 'Golden Medical Discovery.'

"This glorious 'Discovery' gives the stomach and liver power to do their natural work regularly and completely. It makes healthy blood and steady nerves. It helps the weak spots, making them sound and strong."

Dr. Pierce's Pleasant Pellets should be used with "Golden Medical Discovery" whenever a laxative is required.

said final account.
HENRIETTA ZANDERS,
Executrix of the Estate of Christian Zanders, deceased.

Hedges & Griffith, Attorneys for Executrix.

First Publication February 23, 1906.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clackamas.
John W. Meldrum, Plaintiff,

vs.
James Edward McNamara, Mary Smith, Thomas Smith, her husband, Jane Smith, Mary Smith, Helen Smith, John Smith, George Smith and Richard Smith, Defendants.

To Mary Smith, Thomas Smith, her husband; Jane Smith, Mary Smith, Helen Smith, John Smith, George Smith, and Richard Smith:

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 2d day of April, 1906, the said day being six weeks from the date of the first publication of this summons on February 16, 1906, and if you fail to so appear or answer, for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint herein, to-wit:

Settling and determining the trust of said plaintiff as trustee under the will of James McNamara, deceased, whereunder plaintiff now has in his possession as such trustee, the sum of \$1750.51; allowing plaintiff the sum of \$250.00 as compensation for services as such trustee, together with a reasonable attorney's fee in said suit, together with the costs and disbursements of said suit, and distributing the remainder of said trust funds to the person or persons entitled thereto under the provisions of the last will and testament of James McNamara deceased; and excluding from participation in said trust fund such of the defendants in the said suit as the court may decree not entitled thereto, and for such other and further relief as shall be just and equitable in the premises.

This summons is published by order of the Hon. T. A. McBride, Judge of the above entitled court made and entered in said court on the 9th day of February, 1906, wherein the said court ordered that the defendants to whom this summons is directed be required to appear and answer the complaint herein on or before the 2d day of April 1906, and directing the publication of this summons at least once a week for six successive weeks prior to said 2d day of April, 1906, in the Oregon City Enterprise.

HEDGES & GRIFFITH,
Attorneys for Plaintiff.
First publication, February 16, 1906.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County.
Amy B. Oakes, Plaintiff,

vs.
F. P. Oakes, Defendant.

To F. P. Oakes, 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 suit on or before the expiration of six (6) weeks from the date of the first publication of this summons which date of the first publication is January 26, 1906, and date of the last publication is March 9, 1906, and if you fail to so appear and answer plaintiff will apply to the Court for the relief demanded in said complaint, to-wit:

That the bonds of matrimony heretofore and now existing between the Plaintiff and the defendant be annulled and forever dissolved, and set at naught and for such other and further relief as equity and the nature of the suit may require.

This summons is published by order of the Honorable Thomas A. McBride, Circuit Judge of the Circuit Court of the State of Oregon for Clackamas County, which order was duly made and entered on the 24th day of January, A. D. 1906 in the above entitled Court. The date of last publication March-9, 1906.

J. B. RYAN,
Attorney for Plaintiff.

Women as Well as Men Are Made Miserable by Kidney and Bladder Trouble.

Kidney trouble preys upon the mind, discourages and lessens ambition; beauty, cheerfulness and cheerfulness soon disappear when the kidneys are out of order or diseased.

Kidney trouble has become so prevalent that it is not uncommon for a child to be born afflicted with weak kidneys. If the child urinates too often, if the urine scalds the flesh, or if, when the child reaches an age when it should be able to control the passage, it is yet afflicted with bed-wetting, depend upon it, the cause of the difficulty is kidney trouble, and the first step should be towards the treatment of these important organs. This unpleasant trouble is due to a diseased condition of the kidneys and bladder and not to a habit as most people suppose.

Women as well as men are made miserable with kidney and bladder trouble, and both need the same great remedy. The mild and the immediate effect of Swamp-Root is soon realized. It is sold by druggists, in fifty-cent and one-dollar size bottles. You may have a sample bottle by mail free, also a pamphlet telling all about Swamp-Root, including many of the thousands of testimonials received from sufferers cured. In writing Dr. Kilmer & Co., Binghamton, N. Y., be sure and mention this paper. Don't make any mistake, but remember the name, Swamp-Root, Dr. Kilmer's Swamp-Root, and the address, Binghamton, N. Y., on every bottle.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clackamas.
Leslie Eary, Plaintiff,

vs.
Frank Eary, Defendant.

To the above named Frank Eary, Defendant. In the name of the State of Oregon you are required to appear and answer the complaint filed against you in the above entitled suit, in the Circuit Court of Clackamas County, State of Oregon, on or before March 12th, A. D. 1906, or the plaintiff will apply to said court for the relief demanded in her complaint, to-wit:

For a decree forever dissolving the bonds of matrimony now existing between you and the Plaintiff, on the grounds of willful desertion of her by you for more than one year prior to the date of filing this suit, and for the care and custody of her minor daughter Valla and for such other and further relief as in equity, she may be entitled, and unless you so appear, on or before said March 12th, 1906, and answer said complaint, a decree will be taken against you for want thereof.

This summons is published by order of the Hon. Thos. McBride, Judge of the aforesaid court, made and entered of record on January 19, A. D. 1906, and the first publication thereof is in the issue of the Oregon City Enterprise of January 26th, 1906, and the last publication will be in the issue of March 9th, 1906.

C. H. DYE,
Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clackamas.
Pearl T. Hinman, Plaintiff,

vs.
Thomas Forester, Defendant.

To the above named Thomas Forester, Defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed in the above entitled suit in the Circuit Court of the State of Oregon, for Clackamas county, on or before the 12th day of March, 1906, said day being more than six weeks from the 2d day of February, 1906, the date of the first publication of this summons, and if you fail to so answer, for want thereof plaintiff will apply to the court for the relief demanded in the complaint filed in said suit to-wit: For a decree against you forever quieting plaintiff's title to the following described real estate, to-wit:

Lot No. 3 in block No. 30, of Oregon City, Oregon, and that by said decree all adverse claims of defendant be determined, and decreed that defendant has no right, title or interest in said land or any part thereof, and that plaintiff's title is valid and good.

That defendant and all persons claiming under him or through him be forever barred from asserting or claiming any interest in said land adverse to this plaintiff.

This summons is published by order of the Honorable Thos. F. Ryan, Judge of the County court of Clackamas County, Oregon, made, dated and filed January 29th, 1906. The date of the first publication of this summons is February 2, 1906, and the date of the last is March 9th, 1906.

J. F. CLARK,
Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clackamas.
J. S. Wilson, Plaintiff,

vs.
Ruth Wilson, Defendant.

To the above named Ruth Wilson, Defendant: In the name of the State of Oregon, you are required to appear and answer the complaint filed in the above entitled suit in the Circuit Court of the State of Oregon for Clackamas County on or before the 12th day of March, 1906, said day being more than six weeks from the 2d day of February, 1906, the date of the first publication of this summons, and if you fail to so answer, for want thereof the plaintiff will apply to the court for the relief demanded in complaint herein to-wit: For a decree of said court dissolving the bonds of matrimony now existing between plaintiff and defendant and for such other and further re-

lief as to the court may seem mete and just.

This summons is published by order of Hon. Thos. F. Ryan, Judge of the County Court of Clackamas County, Oregon, made, dated and filed on the 29th day of January, 1906. And the date of the first publication is February 2, 1906, and the date of the last is March 9th, 1906.

J. F. CLARK,
Attorney for Plaintiff.



COLUMBIA RIVER SCENERY.

Portland and The Dalles

ROUTE

Regulator Line Steamers



"BAILEY GATZERT" "DALLES CITY" "REGULATOR" "SADIE B." "METLAKO"

Str. "Bailey Gatzert" leaves Portland 7 A. M. Mondays, Wednesdays and Fridays; leaves The Dalles 7 A. M. Tuesdays, Thursdays and Saturdays.

Str. "Regulator" leaves Portland 7 A. M. Tuesdays, Thursdays and Saturdays; leaves The Dalles 7 A. M. Mondays, Wednesdays and Fridays.

Steamers leaving Portland make daily connection at Lyle with C. R. & N. train for Goldendale and Klloklat Valley points.

C. R. & N. train leaves Goldendale on Mondays, Wednesdays and Fridays at 6:30 A. M., making connection with steamer "Regulator" for Portland and way points.

C. R. & N. train leaves Goldendale on Tuesdays, Thursdays and Saturdays at 6:30 A. M., connecting at Lyle with steamer "Sadie B." for The Dalles, connecting there with C. R. & N. train East and West.

Str. "Sadie B." leaves Cascade Locks daily (except Sunday) at 7 A. M. for The Dalles and way points; arrives at 11 A. M.; leaves The Dalles 2 P. M., arrives Cascade Locks 6 P. M.

Meals served on all steamers. Fine accommodations for teams and wagons. Landing at Portland at Alder Street Dock.

MARCUS TALBOT,
V. P. & G. M.
Gen. Office, Portland, Oregon.

UPPER WILLAMETTE RIVER ROUTE.

SALEM, INDEPENDENCE, ALBANY, CORVALLIS AND WAY LANDINGS.

Leave Portland 6:45 a. m. daily (except Sunday) for Salem and way points. Leave Portland 6:45 Tuesday, Thursday and Saturday for Independence, Albany and Corvallis.

Regular service, courteous treatment and prompt dispatch are our specialties.

OREGON CITY TRANSPORTATION CO.
Office and Dock:
Foot Taylor Street
Phone Main 40.



AND UNION PACIFIC

THREE TRAINS TO THE EAST DAILY

Through Pullman standard and Tourist sleeping cars daily to Omaha, Chicago, Spokane; tourist sleeping cars daily to Kansas City; through Pullman tourist sleeping cars (personally conducted) weekly to Chicago, Kansas City, reaching chairs (seats free to the east daily).

HOURS

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