Boundary Board Grants Petitions From Highland and Marks Prairie Patrons

TWO NEW

CHANGES ARE ORDERED

Parts of Elwood, Aurora and Eagle Creek Are Attached to Dodge, Barlow and Barton, Respectively.

Two new school districts were set off by the county school district boundary board at its meeting, Thursday afternoon, one near the Molalla district and the other resulting from a division of the Highland district.

In the Highland district the petitioners claimed the district was so large, and the school house not being in the center of the district, that many of the children had to go two and three miles to school. The present Highland school is in need of repairs. There had been some talk also of adding a ninth grade, which would have necessitated another teacher. the division would result in additional expense and higher taxes. The new etc. district set off from Highland will be numbered 111. By the school census age in each of the two districts formed from Highland.

ments advanced for and against this district were about the same as those liquor license was withdrawn. used in the Highland case,

While the order of the board goes into effect at once, the new districts will be without funds until next year. Superintendent Zinser will notify TRAVELS ON NERVE three men in each district of the board's action, and they will call a special election of three directors and a clerk, to serve until the annual meeting to be held the third Monday a special tax to provide funds for the Southern Pacific, stated that he constipation should get a ackage of wide laid at the side thereof next to

pleaded guilty and was fined \$15. Ross LOGAN IS VISITED presented an awful sight when he appeared in the court room, his face being beaten almost to a pulp, and very DISTRICTS much discolored; caused, he claims, Viers stamping on him with his eet after he was down on the floor. nia for some time and returned home the rounds this week. on the night of the disturbance. It seems that during Viers' absence,

Mrs. Viers has conducted her resi- tragedy, or murder, came near takdence and deportment in a manner ing place near here. "Doc," or Docthat excited comment among neigh- tor Covert, as he styles himself, who bors, and on his returning home, lives at the old Feldheimer place, Viers found the house deserted and went up to the mail box and, as he another man's property in one of the tells his story, was attacked by some rooms. Viers waited, he states, for one who first tried to make him swalhis wife's return and when she finally low poison. Failing in that, then City made at a regular meeting of did, she was in an intoxicated condi- struck him a blow on the head. He tion. Ross arrived on the scene a was found by a passing neighbor on 3rd, 1907.

sound beating.

and discharged all the chambers of it his face. He claims to own great plan-

NEW COUNTY ROAD ORDERED BY COURT

JACOBSON ROAD NEAR CLACKA-MAS OFFICIALLY DECLARED OPEN-PLAT RECORDED.

The session of the county court Fri-The remonstrance to the petition said day forenoon was mainly taken up with routine matters, allowing of claims,

The report of the county board of road viewers on the John C. Jacobson of 1906, there are 35 persons of school road was adopted, all claims for damages were disallowed, and the road ation were granted today for the Oredeclared a county road, the supervisor gon City, Beaver Creek and Molalia The other new district will be of the district in which the road is railway, with Thomas F. Ryan, Grant known as number 110. It is formed located being ordered to open same B. Dimick, W. Sherwood and E. G. from parts of Macksburg, Marks Prai- and remove all obstructions therefrom. Caufield as incorporators. rie and Mundorff districts. The argu- The road is near Clackamas station. The petition of A. B. Rhodes for a The town plat of Willamette Park Molalla, Soda Springs, Wilholt and was ordered filed and recorded.

STILL TRAVELING

A man about 45 or 50 years of age 17t2 in Juns. The apportionment of county went into the Royal restaurant Thursschool money of \$4 per capita recent. day night and after showing the night ly made by Superintendent Zinser, of clerk several papers that indicated course is in the hands of the old school the bearer to be a Mr. Dunne who is color, and a clear skin free from bil- said fill need not be more than 40 feet In the Circuit Court of the State of boards. The new districts may levy in charge of a construction crew for lousness, sluggish liver and chronic wide at the top with sidewalks six feet

OREGON CITY ENTERPRISE, FRIDAY, APRIL 12, 1907.

naid

and

BY SIGN OF SPRING

Logan, April 4 .- Spring must be Viers had been working in Califor- here. There was a book agent going itching, but since using this salve in

Loganites thought for awhile last week that what "might have been" a sale by Howell & Jones. little later and Viers immediately Mr. Shumway's porch with a badly pounced on him and administered a bruised face, and in a delirous condition. As he is in the habit of using Administrator's Sale of Real Estate. Viers said that Ross tried to draw arsenic, it is the prevailing sentiment a revolver on him but that he tore of the community he was his own asit away from him and went outside sailant, or fell in some way to bruise

to prevent its being used in the fra- tations somewhere-cattle ranches, also coffee plantations.

Mrs. Cora Sprague was quite seriously burned Wednesday afternoon. She was washing and started to carry out a pall of hot water, when in some way she alipped and fell, scalding her arm from the shoulder to the elbow.

Harding grangers are getting ready to entertain Pomona grange Wednesday, April 13.

Saturday will be the regular monthly meeting of Harding grange No. 122. Be on hand. All members are requested to come.

MOLALLA RAILROAD **IS CORPORATION**

Salem, April 5 .- Articles of incorpor-

The articles state it is the purpose to build and operate a railway from Oregon City to Beaver Creek, southern Clackamas county.

Saloon Notice. Notice is hereby given that I will apply at the next regular meeting of the Oregon City Council for a renewal of my liquor license at my present place of business, 501, corner Fifth and Main streets.

Beauty More Than Skin Deep.

A. J. SURBER.

Every one who wants a good healthy fill of more than six feet is required

EUREKA! Yes, I Have Found It at Last, Found what? Why that Chamberlain's Salve cures eczema and all

manner of itching of the skin. I have been afflicted for many years with skin disease. I had to get up three or four times every night and wash with cold water to allay the terrible December, 1905, the itching has stop-

ped and has not troubled me .- Elder John T. Ongley, Rootville, Pa. For

Notice of Change of Street Grade. Notice is hereby given that the Oregon, from the West line of Main street to the East line of Water street. is ordered changed and re-established. to an order of the Council of Oregon

> Council held Wednesday, April W. A. DIMICK, Recorder

In the Matter of the Estate of Arthur L. Albright, deceased.

Pursuant to an order of the County Court of the State of Oregon for the County of Clackamas, I will, on and after Saturday, the 4th day of May, 1907, proceed to sell the following de-

scribed real property belonging to the said estate at private sale for cash subject to confirmation by the said court, said real property being decribed as follows, to-wit:

The North half of the Northeast quarter of Section 15 in Township 4 South of Range 4 East of the Willamette Meridian in Clackamas County, State of Oregon

FRANKLIN T. GRIFFITH, Administrator of the Estate of Arthur L. Albright, Deceased. 17t5

Notice of Proposed Street Improvement.

Council has ordered the improvement of Madison street, Oregon City, Oregon, commencing at the North line of Third street thence Northerly to the ing said street to the proposed grade to be established by the City Engineer, by laying wood side walks six feet wide, by laying all necessary curbs twelve and one-half feet from the center of said street, and by improving all parts of said street between curbs, and all intersections of ever said grade requires a fill of more than 15 feet, then said street shall be improved by building a good substanfour-feet sidewalks on each side there-

Provided that the part of the street now occupied by the present bridge a good substantial railing along each Jones. side thereof, on same grade as bridge. Provided further that wherever a

Interesting Statement by Huntley Brothers.

When a man comes into this store and calls for any particular indigestion remedy, we give what he asks for, but in case he leaves it to us we usually recommend Pepsikola tablets.

Here is a preparation we have been Mary E. Courville, Plaintiff, selling right over the counter for years and from actual observation we know it must be good, and really does re- above named: lleve and cure indigestion and dyspepnia or there would be a steady stream grade of Tenth street of Oregon City, of people coming back for their money, before the 13th day of April, 1967, as every 25 cent box is sold with the which is more than six weeks from understanding that you must be de the date of the first publication of this This notice is published pursuant cidedly benefitted or there is nothing notice and the date set by the Judge of the above entitled court, and you to pay.

> wth the understanding that they will cause, and for want of such answer or Bros. are ready at any tme to pay further relief as may be just and meet back your money without the least in equity. argument.

Improve and Beautify the Complexion. and dandelion which is one of the safest complexion beautifiers known. tablets, 25 cents. Huntley Bros.

Neglected Colds Threaten Life.

From the Chicago Tribune. "'Don't triffe with a cold,' is good

advice for prudent men and women. 1907. Notice is hereby given that the City It may be vital in the case of a child. 12, 1907. Proper food, good ventilation, and dry. 12t7 warm clothing are the proper safeguards against colds. If they are South line of Fifteenth street. Said maintained through the changeable In the County Court of the State of improvement shall be made by grad- weather of autumn, winter and spring, the chances of a surprise from or- ert Baty, deceased. dinary colds will be slight. But the cross walks, and by setting wood if neglected, and a well established tial wood bridge 25 feet wide with give Chamberlain's Cough Remedy. to. It is safe and sure. The great popu- Executor of the last Will and testalarity and immense sale of this preparation has been attained by its rebetween Fourteenth street and Fifth. markable cures of this allment. A teenth street shall be improved by cold never results in pneumonia when laying sidewalk four feet wide with it is given. For sale by Howell &

SUMMONS.

Oregon, for the County of Clacka- Pearl E. Trullinger, a Minor. mas.

Guaranteed Remedy for Indigestion. |and of the last being April 12, 1907. Dated March 5, 1907.

> J. U. CAMPBELL, Attorney for Plaintiff.

SUMMONS.

13-t7

In the Circuit Court of the State of Oregon for the County of Clackamas

Oliver L. Courville, Defendant. To Oliver L. Courville, defendant

In the name of the State of Oregon you are commanded to appear in the are required to answer the complaint

You simply try Pepsikola tablets filed against you in said court and steady your nerves, improve your ap appearance, the plaintiff will apply to the Court for the relief demanded in petite, relieve wind bolching, coated the complaint, to-wit: for a decree distongue, sour stomach, fullness after solving the bonds of matrimony now eating, weakened energy, and other existing between the plaintiff and you symptoms of indigestion or Huntley as defendant, on the ground of willful desertion, and for such other and

This summons is published by order of Hon. John B. Cleland, Circuit Judge of the State of Oregon, made and entered in the above entitled cause on The principal ingredients in Dainty the 19th day of February, 1907, and Laxakola tonic tablets are cascarin made by the said Judge because and on account of the absence of Hon. Thomas A. McBride, Judge of the above entitled court and for the Fifth Forty little chocolate coated laxative Judicial District, and on account of the serious illness of the said Thomas A. McBride, and because and for the reason that the said Thomas A. Mc-Bride is not within the County of Clackamas at the time of the application of this order.

> Date of first publication March 1, Date of last publication, April

> > JOHN F. LOGAN, Attorney for plaintiff.

Notice of Final Settlement

In the Matter of the Estate of Rob-

Notice is hereby given that the unordinary light cold will become severe dersigned, the executor of the last will and testament of Robert Baty, deceased, has filed his final account ripe cold is to the germs of dipththe- as such executor in the above entitled ria what honey is to the bee. The Court and matter and that Monday greatest menace to child life at this April 15, 1907, at the hour of ten tween curbs, and all intersections of greatest menace to child me at this o'clock a. m. at the County Court room in said county, has been apcrushed rock and screenings. Wher- cold." Whether it is a child or adult, pointed by the County Judge as the the cold slight or severe, the very best time and place for hearing and detertreatment that can be adopted is to mining any and all objections there

> CHARLEY DAUGHERTY, ment of Robert Baty, deceased. Dated March 12, 1907. 14t5

> > ORDER TO SHOW CAUSE.

Oregon, for the County of Clacka-In the County Court of the State of mas.

In the Matter or the Guardianship of

It appearing from the petition of

E. A. Howard, the guardian of the

person and estate of Pearl E. Trullin-

ger, a minor, that it is necessary for

the maintenance, support and educa-

school houses and conducting a term expected to do some track work in Dainty Laxakola tonic tablets, nature's curb. of school next fall, and may also come this place and he would like to make sweet restorer. Huntley Bros. to an amicable arrangement with the arrangements to have the men board boards of the old districts for an at that restaurant. Next he told the equitable division of the money on clerk that he had just arrived in the hand, and of the apportionment that city and it was too late to go to the Tenn., had rheumatism in his left will be made next October.

upon by the boundary board, Thurs he had finished supper he began mak- applied Chamberlain's Pain Balm and day. A part of Elwood district was set ing negotiations with the proprietor wrapped the arm in flannel at night, off and attached to Dodge, a part of for the board of the crew, and in and to my relief I found that the pain Eagle Creek district was added to the course of the conversation he told turned. In three weeks the rheuma-Barton, and a part of Aurora district the proprietor that he would like to tism had disappeared and has not was attached to Barlow district.

VIERS FINED \$15 FOR BEATING ROSS

RESULT OF ROW AT WILLAMETTE DEFENDANT PLEADING GUILTY.

William Viers, of Williamette, who fore Justice Stipp Thursday afternoon, sale by Howell & Jones,

borrow two dollars to go to Portland since returned." If troubled with on. Thinking it queer that a railroad man would have to pay fare, the pro- pleased with the relief which it afprietor phoned to Agent Fields, who fords. For sale by Howell & Jones. informed him that no such man work-

ed for the company. Friday morning when the stranger arose, he asked the day clerk if the proprietor had not left the money for him, and being informed to the negative he quickly left and has not been seen since,

Whooping Cough.

was arrested Wednesday night by Remedy in my family in cases of the hour of 1 o'clock p. m. of said Deputy Sheriff Baker on a charge of whooping cough, and want to tell you day. In front of the court house door assault and battery on the person of that it is the best medicine I have in Oregon City, in said county, sell Frank Ross, was given a hearing be-This remedy is safe and sure. For at public auction to the highest bidder

Home Telephone Company

Citizens of Oregon City should not fail to avail themselves of the opportunity to secure an early installation of the new Telephone Company's instrument.

The Independent Telephone Company has recently installed a telephone plant at Albany and here is what they say:

Oregon Business Men's League. G. E. Sanders, Albany, President; M. Peterson, Forest Grove, Vice-Presi. til the advent of this company. dent; Geo. F. Rogers, Salem, Secretary & Treasurer. Office of the President, Albany, Oregon, March 6, 1907

To whom it may concern: The advent of the Home Telephone Company March 6th, 1907. into Albany and Linn county has been of material benefit to the users of to say that the telephone system intelephones, inasmuch as it has in- stalled in this vity by the Home Telecreased our telephone patronage more than five hundred per cent, and the service to any with which I have ever service from a poor, indifferent one, to come in contact, and it has operated the best that modern appliance and to give us a farm more extended serduce. I would not consider for a mo- tricts than ever enjoyed before this ment, a proposition to destroy our company began operations here; their Guardian of Anna Chase, an Insane from the said County of Clackamas, telephone competition.

Respectfully, (Signed) GEO. E. SANDERS, President Oregon Business Men's League.

lashier; H. B. Cuscik, Assistant Cash-Capital and Surplus, \$70,000.00. Albany, Oregon, March 6, 1907,

us better telephone service and has been especially holpful to the farmers. It has been the means of reducing

not know what good service meant un-Respectfully,

(Signed.) E. D. CUSICK,

J. S. Van Winkle, Albany Oregon,

To whom it may concern: This is phone Company gives a far superior to a mortgage of \$1500.00 in said der of Grant B. Dimick, County Judge strict business application can provice with the farmers and rural dis- arately.

> methods are clean and businesslike and I cheerfully commend them to the public generally.

Very respectfully, (Signed) J. S. Van WINKLE.

Cured of Rheumatism.

Mr. Wm. Henry,of Chattanooga, 1907. bank, he was out of funds and would arm. "The strength seemed to have gone out of the muscles so that it Three other petitions were acted like to get a supper and bed, After was useless for work," he says, rheumatism try a few applications of Pain Balm. You are certain to be

GUARDIAN'S SALE.

Notice is hereby given, that by virtue of an order and license of sale, duly made by the Honorable County Court of Clackamas County, Oregon, on the 5th day of April, A. D. 1907, in the matter of the estate of Anna Chase, an insane person, I will on I have used Chamberlain's Cough Monday, the 6th day of May, 1907, at for eash in hand, all the right, title and interest, which said insane person has In the Circuit Court of the State of in and to the following described real

property, situated in Clackamas county, Oregon to, wit:

west guarter: the south-west guarter of the north-west quarter of section 13, You are hereby required to appear J. H. Cuscick & Co., Bankers. J. T. 2, S. R. 4 E. of the Willamette Me-W. Cusick, President; E. D. Cusick, ridian, and all that portion of the against you in the above entitled north-west quarter of the south-west court and suit on or before the expiquarter of said section 13 lying north the first publication of this summons, To whom it may concern: The of the Sandy and Portland road; also to-wit: Home Telephone Company's existence all that portion of the north-east quarin Albany has had the effect of giving ter of the south-west quarter of said 1907, and if you fail to so appear and very materially their rates. We did ter of the southwest quarter of the on file herein, to-wit: that the bonds

of sale to Newton Orr, and all subject equity shall seem meet. premises. The tract under contract of Oregon for Clackamas County, and to said Newton Orr, will be sold sep- said order was made and given by

CHARLES S. CHASE, person.

HARVEY E. CROSS, Attorney for Guardian.

This notice is published pursuant to an order of the Council of Oregon City made at a regular meeting of said Sadle Stoker, Defendant. Council held Wednesday, April 3d, W. A. DIMICK.

EXECUTOR'S NOTICE.

17-3

proper vouchers at my home in Union disbursements of this suit.

this notice. R. F. D. No. 3, Box 68.

ISAAC A. MILEY, Executor of the Estate of Jacob Miley,

deceased. GORDON E. HAYES, Attorney for Estate. Dated March 9th, 1907.

Oregon, for Clackamas County. Louise Emma Wolf Russell, Plaintiff,

named defendant: In the name of the State of Oregon:

ration of six weeks from the date of

On or before the 26th day of April, section 13, lying north of said road: answer, for want thereof the plain-tiff will apply to the Court for the resave and except the south-west quar- lief prayed for in her complaint now northwest ¼ of said Section 13, owned of matrimony now existing between by R. Olson, and also certain lots or the plaintiff and defendant be dissolvsmall parcels of land lying north of care and custody of the minor child, said road and which have heretofore Louise Willamette, and that the plainbeen sold by Fritz Stulke, H. B. Chase tiff may have such other and further and wife, and Charles S. Chase, but relief in the premises as the merits of her case shall require, and as in

This summons is published by orhim on the 12th day of March, 1907. the Hon. T. A. McBride, Judge of the above entitled Court, being absent and the date of the first publication thereof is the 15th day of March, 1907.

W. E. STOWE, Attorney for Plaintiff.

Jonathan Stoker, Plaintiff, VS.

To Sadle Stoker, Defendant. In the name of the State of Oregon: tion of said minor, and that it would

you in the above entitled suit, on or ed in the petition of E. A. Howard, before the 20th day of April, 1907, guardian of the person and estate of said date being more than six weeks said minor, should be sold.

sons having claims against the said For a decree dissolving the bonds of this court on Monday, the 29th day of estate are hereby notified to present matrimony now existing between April, 1907, at 10 o'clock A. M., to the same to me for payment with plaintiff and you, and for the cost and show cause, if any they can, why such

ed on you by publication thereof for cessive weeks.

City Enterprise. The date of the 16-ti first publication being March 8, 1907,

14-t5

SUMMONS.

Robert Nephi Russell, Defendant, The south-east quarter of the north. To Robert Nephi Russell, the above

Recorder.

You are hereby required to appear be to the best interest of said minor and answer the complaint filed against that all of the said real estate mention-

Notice is hereby given that the un- after the date of the first publication It is therefore ordered, that the dersigned has been appointed execu- of this summons; and if you fail to next of kin of said ward, to-wit: D. tor of the estate of Jacob Miley, de- so appear and answer, plaintiff will N. Trullinger, Herbert Trullinger and ceased, by the Hon. County Court of apply to the Court for the relief de- Bertha A. Trullinger, and all persons Clackamas County, Oregon. All per- manded in the complaint, to-wit: interested in said estate appear before

sale should not be ordered, and that a precinct, Clackamas County, Oregon, Pursuant to an order made and en- copy of this order be published in within six months from the date of tered March 5, 1907, by Hon. G. B. the Oregon City Enterprise, a weekly Dimick, County Judge of Clackamas newspaper circulated in Clackamas My address being Aurora, Oregon, County, Oregon, this summons is serv- County, for a period of three (3) suc-

> six successive weeks in the Oregon | Dated this 25th day of March, 1907. GRANT B. DIMICK.

. Judge.

DELINQUENT SALE NOTICE.

Crown Boys' Mining and Milling Co., (a corporation) Location of principal place of business, Oregon City, Clackamas County, Oregon, (414 Main-Street.)

Notice.

Notice is hereby given that there is delinquent upon the following described stock of said corporation on account of assessments levied by the stockholders thereof, on the dates and in the several amounts set opposite the names of the respective stockholders, as follows:

	NO. OI	NO. OF		
Name	Cert.	Shares.	Date of Ass't.	Amount.
Chas. E. Lane,	100	1800	Oct. 1, Nov. 1, Dec. 1, 1906	
			Jan. 1, 1907,	\$3.24
Chas. Moran,	76	50000	Dec. 1, 1906	
			Jan. 1, 1907,	\$44.50
Helen Montour,	38	25000	Jan. 1, 1907,	\$11.25
M. Moran,	89	2500	Oct. 1, Nov. 1, and Dec. 1, 1906,	
			Jan. 1, 1907, -	\$4.52
H. B. Nickels,	31	20000	Dec. 1, 1906	1.1
	16.2		Jan. 1, 1907,	\$18.00
Stacey Nickels,	29	10000	Dec. 1, 1906	
			Jan. 1, 1907,	\$9.00
Wm. Cummings,	39	10750	Jan, 1, 1907,	4.83
Alphonse Goulet,	85	3000	3000 March 15, Apr. 15, May 15, June 15,	
			Oct, 1, Nov. 1, and Dec. 1, 1906	
			Jan 1, 1907,	\$10.80

And in accordance with law, and an order of the Board of Directors of said corporation, made on the 22nd day of March, 1907, so many shares of each parcel of said stock as may be necessary, will be sold at public auction at the office of G. F. Anderson, at 414 Main St., Oregon

City, Oregon, on Tuesday, the 30th day of April, 1907, at the hour of 5 o'clock p.m., of said day at said place, to pay said delinquent assessments thereon together with costs of advertising and expenses of sale.

By order of the Board of Directors of the Crown Boy's Mining and Milling Co.

Dated, this 28th day of March, A. D. 1907.

D. C. BAKER, Secretary.

16-t5

17-t5 1417