

Oregon City Enterprise

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TIMBER ASSESSMENT.

Assessor Nelson will double the assessment on timber back in the mountains this year, raising it from \$6 to at least \$12.

Many counties in the state are employing cruisers to secure data on which to base assessments of timber. There is no doubt that a reliable cruise does much to equalize the burdens of taxation.

Polk county court has just hired two men to cruise the timber for assessment purposes. A Dallas paper gives a resume of the work in other counties.

Washington county has five experienced cruisers in the field, and the court expects to have an estimate of all timber by June 15, so as to have it placed on this year's assessment roll.

Clatsop county had her timber cruised two years ago, and the assessor of that county is authority for the statement that the county made more than enough to pay for the cruise the first year from the increased valuations on timber.

Benton county court has the subject under consideration, as has also, the court of Linn county.

Yamhill county opened bids last week for estimating the amount of timber between McMinnville and the Tillamook county line. Timber in Yamhill was assessed at only \$5 an acre last year.

Marion county had several sections of timber cruised a few years ago, and the court is preparing to have all the remaining timber cruised this summer. The property cruised before had been assessed at from \$5 to \$10 an acre, but was raised last year to \$25 an acre.

The Lane county court purchased the estimates of four former cruisers on 1347 sections of timber land and will make their assessment according to these figures. Values will be raised to about \$7 an acre on the better class of timber.

County Judge Dimick says the Clackamas county court will probably take up this summer the matter of a cruise of the timber in this county.

ERROR DODGES TRUTH.

Give a falsehood a night's start and the truth can never catch it. The two or three Linn and Marion county papers that are working might and main for a referendum on the university appropriation, took up with great glee the incorrect report of the Clackamas Pomona grange meeting at Logan, published in the Oregonian, and have daily reiterated that "President Campbell was turned down," and that "Clackamas county grange endorsed the petitions of the Linn granges for a referendum."

This is repeated over and over, in spite of the fact that the Oregonian gave a correction of its report on the following day. The Linn and Marion county papers have carefully refrained from allowing a hint of the correction to appear in their columns. The enemies of the university in those counties are therefore unaware that

Clackamas county grange did not endorse the movement or did not "turn down" President Campbell. The false report of the Pomona grange meeting in the county was the biggest and almost sole boost their movement has received, and it gave them great encouragement.

If the Linn county schemers persist in their design, there is little doubt the encouragement received in the false report from this county will be mainly responsible.

This paper believes in the principle of the referendum, but it does not follow that it favors a vote on any or every act of the legislature simply because someone is disgruntled. The right of the disgruntled to petition for a referendum is fully conceded; we no doubt will be among that number some day, but it will not be on an appropriation for educational purposes as long as we believe the money will be wisely spent.

Whether this paper favors or opposes a referendum on a legislative act, both sides will be given a fair hearing in the news columns.

There is no dispute among those present about the action of the Pomona grange meeting at Logan in reference to the university appropriation. In the words of our Logan correspondent published in this paper, and who certainly cannot be accused of bias in favor of the appropriation, there was "NO action taken whatsoever."

Don't let up in the effort to have Eastern people come to Clackamas county. Cheap round-trip rates will be in effect all summer. If you haven't written that letter, now is the time. The summer tourist rate from Missouri river points and St. Paul and Minneapolis is \$60, from St. Louis \$69, from Chicago, \$75. One fare round trip rates will be placed on sale June 20 to July 12 and will be good to return until September 15. They will be even less than the rates here quoted.

Jay Gould offers to supply Mt. Scott people with choice rose bushes and other shrubs and trees. Another Jay Gould once sold trees in Delaware county, N. Y. Later he showed up in Wall street with a patent rat trap, but found angling for suckers a more remunerative business, and his children can't throw away all the money he stole. A man is not necessarily a Jay because that is his name.

A 262-acre farm near Corvallis will be divided into 52 five-acre fruit farms. That's the way to populate this valley and double the per capita wealth at the same time. There are thousands of acres of rich land just east and southeast of this city that will be divided in that way if the Beaver Creek and Molalla road is built.

St. Johns Review: The pupils of the Barclay school of Oregon City, planted a birch tree on arbor day and named it after Governor Chamberlain. We are glad that it was a birch, for the governor will need a good many birch wittles if the people continue to elect such men as composed the late lamented legislature.

Up to Saturday night 7070 tax receipts had been given out by Sheriff Beatie. It was not until the 19th of September was that number reached last year. Prompt payment of taxes is indicative of prosperity.

Candidates for city offices are so scarce at Estacada that the News is offering bargain rates on announcements. Regular price \$5, but job lots of a half dozen or more will be published at \$4.97 each.

Tis said the Southern Pacific will enter Paradise through a tunnel. Hariman had better couple his car to

the first train going in, as it will be the only paradise he'll ever see.

At the meeting of Milwaukie grange, Saturday, only one out of 25 who spoke, favored the university appropriation referendum. That was "nearly unanimous."

TRANSFERS

Ernest L. Weltmer to P. R. Crutcher lot 1, sec 5, 3s-7e, 40 acres; \$225. G. D. and Elizabeth Boardman to J. E. A. Boyce, lot 25 of Boardman's add to Jennings' Lodge; \$270.

August Bottmiller to Edward Bottmiller, all the former's property in Clackamas county; \$200. Russell E. and Maie E. Sowell to John H. Bottmiller, part of George Crow dlc 2s-1e, 34 acres; \$1.

John H. Bottmiller to Western Clay Mfg. Co., part of Geo. Crow dlc 2s-1e, 34 acres; \$10. R. L. Sablin, trustee to J. W. Reed, lots 2 to 12 inclusive blk. 5 of Estacada; \$4050.

John D. Krieger to Jessie Krieger, se of sw and sw of se of sec 4, 4s-5e 80 acres; \$1. Hibernia Savings Bank to Daisy L. Rand, lot 16, blk. C of Wilwaukie Park \$150.

W. A. Laidlaw to L. R. Ferbach, lots 6 and 7, blk 3 of Maywood; \$1. J. J. Cooke Sheriff to P. H. Marley lot 1, blk 19 on Canby; \$1.

P. H. Marley to James A. Phegley, lot 1, blk. 10 of Canby; \$1. John A. and Ida Rydman to James A. Phegley, lot 2, blk. 10 of Canby, \$100.

G. A. White to A. A. Allen, part of Thos. Waterbury dlc, secs 3s-3e, 5 acres; also part of same dlc in 3s-3e, 2 acres; \$1600. E. L. J. W. and Maud Wart to T. P. Lee, tract 66, and w half of tract 64 of Pruneland; \$775.

W. G. Bohn to Ralph W. Hoyt, timber on a half of J. B. Childs dlc and lots 1 and 2 sec 6, 3s-4e; \$2250. Eagle Creek Lumber Co. to Ralph W. Hoyt, timber rights on property of W. G. Bohn and C. H. Lindeman; \$1.

Jesse Hobson, trustee, to Minnie Schram, part of S. H. Walker dlc, 2s-1w; 1 acre; \$350. Wm. H. Miller to Etta M. Miller beginning 20 degrees w of sw corner of blk. 24 of Gladstone, 5.06 acres; \$1500.

Gladstone Real Estate association to G. H. Miller, lots 3 and 14 blk. 26 of Gladstone; \$200. Gladstone Real Estate association to W. H. V. Miller, lots 2 and 15, blk. 36 of Gladstone; \$200.

Richard Freytag and wife to Eugene F. Kennedy, lot 5 blk 29H of Clackamas Heights; \$70. A. & Fannie Mihlstein to V. Harris, W 50 feet of lot 1, blk. 67 of Oregon City; \$1550.

DANGEROUS LONG LEAPING AND HIGH JUMPING CONTESTS BY TRAINED ATHLETES WITH THE GREATER NORRIS & ROWE CIRCUS.

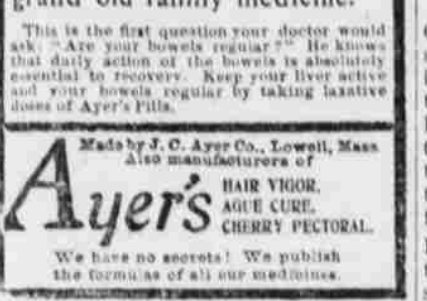
An act that has always proven of absorbing interest to the patrons of a circus is the long leaping and high jumping contests that brings the entertainment to a close and Norris & Rowe have paid special attention to this feature this season and promise odd contests of a most exciting nature. The sight of men flying from a spring-board over the backs of horses, camels, dromedaries, llamas and elephants, is always spirited and interesting. It shows the courage and physical perfection of the trained athletes and that is what young America glories in. The clowns follow the leapers in a burlesque of their flights through the air and this supplies abundant fun for the children.

The leaping tournament has been revived this season by the Greater Norris & Rowe show upon a scale in keeping with their all new circus. Many leapers, vaulters and high jumpers famous in Europe as well as in this country have been engaged to take part in the tournament. A contest on the same order has been arranged for the acrobats and gymnasts in which the Bavard troupe, the Lefel troupe, the Avallons troupe and the Montrose troupe will take part. There is considerable rivalry between the acrobats and the professional leapers and the most dashing and spirited feats of skill are being accomplished. To increase the interest, a corps of lady gymnasts and physical culture experts have been added. Norris & Rowe will give a purse of gold and a diamond medal to the one who shows the most grace, skill and daring in successfully leaping the high barriers and clearing the backs of animals and obstacles. Norris & Rowe will exhibit at Oregon City Friday, May 3, 1907.

Thirty days treatment for kidney and bladder trouble and rheumatism for \$1.00. Your money refunded if not satisfied. Pineules contain no alcohol. Do not derange the stomach. Easy to take. Sold by Huntley Bros.

Pale, Thin, Nervous?

Then your blood must be in a very bad condition. You certainly know what to take, then take it—Ayer's Sarsaparilla. If you doubt, then consult your doctor. We know what he will say about this grand old family medicine.



Guaranteed Remedy for Indigestion. 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 selling right over the counter for years and from actual observation we know it must be good, and really does relieve and cure indigestion and dyspepsia or there would be a steady stream of people coming back for their money, as every 25 cent box is sold with the understanding that you must be decidedly benefitted or there is nothing to pay.

You simply try Pepsikola tablets with the understanding that they will steady your nerves, improve your appetite, relieve wind belching, coated tongue, sour stomach, fullness after eating, weakened energy, and other symptoms of indigestion or Huntley Bros. are ready at any time to pay back your money without the least argument.

NOTICE

To whom it may concern: On and after April 15, 1907, I will not be responsible for any debts incurred by my wife, Viola M. Kopper, she having left me without any reason or cause. EDWARD KOPPER, Cherryville, Ore.

Notice of Street Improvement.

Notice is hereby given that Ninth Street of Oregon City, Oregon, from the West line of the right of way of the Oregon and California Railroad Company on said Ninth Street to the East line of Main Street, and from the West line of Main Street to a point on said Ninth Street 100 feet west of the West line of Main Street will be improved according to the established grade thereof; also that said Ninth Street from a point on said Ninth Street 100 feet West of the West line of Main Street to a point on said Ninth Street 150 feet West of the West line of said Main Street will be improved according to the proposed grade thereof. Said Street improvement shall consist of the laying of crushed rock or gravel on said Street, the full width thereof, and by laying sidewalks, curbs and gutters, and by grading the respective portions of said Ninth Street according to the established or proposed grade of said Street as above set out. This notice is published pursuant to an order of the Council of Oregon City, made at an adjourned meeting of a special meeting of said Council, held Thursday, April 18th, 1907.

By order of the Council of Oregon City. W. A. DIMICK, Recorder.

Notice of Street Improvement.

Notice is hereby given that Fourth Street of Oregon City, Oregon, from the East line of Water Street to the West line of Main Street, will be improved according to the established grade thereof; also that portion of said Fourth Street from the East line of Main Street to the Stone wall of the Oregon and California Railroad Company on said Fourth Street will be improved according to the proposed grade thereof. Said street improvement shall consist of the laying of crushed rock or gravel thereon the full width of said Street, and by laying side walks, cross walks, curbs and gutters, and by grading the respective portions of said Fourth Street according to the established or proposed grade thereof as above set out. This notice is published pursuant to an order of the Council of Oregon City, made at an adjourned meeting of a special meeting of said Council held Thursday, April 18th, 1907.

By order of the Council of Oregon City. W. A. DIMICK, Recorder.

Notice of Street Improvement.

Notice is hereby given that Tenth Street of Oregon City, Oregon, from the West side of the track of the Oregon and California Railroad Company on said Tenth Street to East line of Main Street will be improved according to the established grade thereof; also that said Tenth Street from the West line of Main Street to the East line of Water Street will be improved according to the proposed grade thereof. Said Street improvement shall consist of the laying of crushed rock or gravel on said street the full width thereof, and by laying side walks, curbs, gutters and by grading the re-

spective portions of said Tenth Street according to the established or proposed grade of said Street as above set out. This notice is published pursuant to an order of the Council of Oregon City, made at an adjourned meeting of a special meeting of said Council held Thursday, April 18th, 1907.

By order of the Council of Oregon City. W. A. DIMICK, Recorder.

Order to Show Cause.

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

In the matter of the guardianship of the person and estate of Isabella Pope, an insane person. It appearing from the petition of George Pope, the guardian of the person and estate of Isabella Pope, an insane person, that it is necessary for the maintenance and support of said Isabella Pope, and that it would be to the best interest of said Isabella Pope that all of the real estate, or her interest therein, mentioned and set forth in the petition of said George Pope, guardian of the person and estate of said Isabella Pope, should be sold.

It is therefore ordered that the next of kin of said Isabella Pope to-wit: Ella Hammond, Nellie Smith, Patience Smith, Theodora W. Smith and C. W. Gay, and all persons interested in said estate, appear before this court on Monday the 20th day of May, 1907, at 10 o'clock a. m., at the court room of this court, at Oregon City, Oregon, to show cause, if any they have, why such sale should not be ordered. And it is further ordered that a copy of this order be published in the Oregon City Enterprise, a weekly newspaper in general circulation, in said Clackamas County, Oregon, for a period of three (3) successive weeks.

Dated this 12th day of April 1907. GRANT B. DIMICK, Judge of said Court.

Administrator's Notice.

Notice is hereby given that the undersigned has been appointed by the county court of the State of Oregon, for Clackamas county, as administrator of the estate of H. B. Lichtenthaler, deceased. All persons having claims against said estate are hereby notified to present the same to me with proper vouchers, as required by law, at Sherwood, Oregon, or at the office of Wm. D. Fenton, 609 Fenton building, Portland, Oregon, within six months from date hereof.

E. G. LICHTENTHALER, Administrator of the estate of H. B. Lichtenthaler, deceased. First insertion, April 19, 1907. Last insertion, May 17, 1907.

Administrator's Sale of Real Estate.

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 described real property belonging to the said estate at private sale for cash and subject to confirmation by the said court, said real property being described 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. 1715

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 Monday, the 6th day of May, 1907, at the hour of 1 o'clock p. m. of said day, in front of the court house door in Oregon City, in said county, sell at public auction to the highest bidder

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 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:

Table with columns: Name, No. of Cert., No. of Shares, Date of Ass't., Amount. Includes entries for Chas. E. Lane, Chas. Moran, Helen Montour, M. Moran, H. B. Nickels, Stacey Nickels, Wm. Cummings, Alphonse Goulet.

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.

for cash in hand, all the right, title and interest, which said insane person has in and to the following described real property, situated in Clackamas county, Oregon, to-wit:

The south-east quarter of the north-west quarter; the south-west quarter of the north-west quarter of section 13, T. 2, S. R. 4 E. of the Willamette Meridian, and all that portion of the north-west quarter of the south-west quarter of said section 13 lying north of the Sandy and Portland road; also all that portion of the north-east quarter of the south-west quarter of said section 13, lying north of said road; save and except the south-west quarter of the southwest quarter of the northwest 1/4 of said Section 13, owned by R. Olson, and also certain lots or small parcels of land lying north of said road and which have heretofore been sold by Fritz Stulke, H. B. Chase and wife, and Charles S. Chase, but including small tract under contract of sale to Newton Orr, and all subject to a mortgage of \$1500.00 in said premises. The tract under contract to said Newton Orr, will be sold separately.

CHARLES S. CHASE, Guardian of Anna Chase, an Insane person. HARVEY E. CROSS, Attorney for Guardian. 1745

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Louise Emma Wolf Russell, Plaintiff, vs. Robert Nephil Russell, Defendant.

To Robert Nephil Russell, the 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 and suit on or before the expiration of six weeks from the date of the first publication of this summons, to-wit:

On or before the 26th day of April, 1907, and if you fail to so appear and answer, for want thereof the plaintiff will apply to the Court for the relief prayed for in her complaint now on file herein, to-wit: that the bonds of matrimony now existing between the plaintiff and defendant be dissolved; that the plaintiff be awarded the care and custody of the minor child, Louise Willamette, and that the plaintiff may have such other and further relief in the premises as the merits of her case shall require, and as in equity shall seem meet.

This summons is published by order of Grant B. Dimick, County Judge of Oregon for Clackamas County, and said order was made and given by him on the 12th day of March, 1907, the Hon. T. A. McBride, Judge of the above entitled Court, being absent from the said County of Clackamas, and the date of the first publication thereof is the 15th day of March, 1907. W. E. STOWE, Attorney for Plaintiff. 1417

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. Leonora A. Cooper, Plaintiff, vs. William A. Cooper, Defendant.

To William A. Cooper, 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 last day of the time prescribed in the order for the publication of this Summons, to-wit: on or before the 16th day of June, 1907, said date being the expiration of six (6) weeks from the first publication of this Summons; and if you fail so to appear and answer, for want thereof the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit, for a decree dissolving the bonds of matrimony and marriage contract existing between plaintiff and defendant.

This summons is published by order of Hon. T. A. McBride, Judge of the above named Court, which order was made and entered on the 18th day of April, 1907. GEO. J. CAMERON, Attorney for Plaintiff. 1917

DUANE C. ELY General Dealer. Just received a Swell Line of John Deere Buggies for the Spring trade. The John Deere buggy is giving the best wearing value of any buggy in the market of equal price. Buy your wagons now as delay in repairing old wagons is a loss of money to a farmer in the rush of spring work.