# MARKETS

# WHOLESALE PRICES.

Hay and Grain.

Hay-Timothy, \$13, clover, oats, clover \$\$ per ton; cheat mixed, \$12. Grain-Oats, gray, \$29; white, \$30, perton; wheat 75c per bu; rolled bar-Yey \$25 per ton; bran \$18; shorts, \$20; chops, \$17; middlings \$26; corn whole \$28; cracked corn, \$29.

Flour-Hard wheat \$4.20@\$4.70 per bbl; valley \$3.80; Olympic Pancake flour, \$3.75.

#### Dressed Meats.

Beef, dressed, cows, 4 1-2@6 cents; steers 6@7c; hogs 8@8 1-2; mutton 10 @11c; veal 7 1-2c.

Live Stock and Provisions. \$4.00@\$4.75; cows, \$3.75@\$4.50; hogs street. Must be sold at once. Call at dissolving the bonds of matrimony \$6.75@\$7.00; Spring Lambs, S@9c; bacon 17@22c; hams, 17@17 1-2 c.

#### Produce and Poultry.

Butter-Ranch, 35 per roll; creamery 45 per roll.

Eggs-18c per dozen.

11 1-2c: chickens mixed, 12c.

#### Fruits and Vegetables.

Apples-\$1.007b\$1.25; potatoes \$1.50 per sack; turnips, carrots, ruttabegas, 1, 1906. Interest will cease on such Judge of the above entitled court, wit: warrants on date of this notice. parsnips, beets 75c per sack.

#### RETAIL PRICES.

Flour, Hay, Grain. Flour-Valley \$4.15 per bbl; Oregon hard wheat, \$4.55 per bbl. Wheat-No. 1, 85c per bushel. Shorts, 90c per sack. Barley-\$1.15 per sack. Oats-in sacks, \$1.50 per cwt. Hay-Timothy \$14; clover \$10; oat \$12: and cheat, mixed, \$10 per ton. Produce, Poultry, Provisions. Butter-Ranch 45 per roll; creamery, 55 per roll. Eggs-20c per dozen. Honey-15c per 1b. Dressed chickens-16c per lb. Bacon, 18c; hams, 18c.

Fruits and Vegetables. Potatoes-\$1.25 per sack. Cabbage-3 1-2c. Ruttabagas, carrots, turnips, parsnips, beets, 1c per 1b.

## PROFITS OF BOARDING (Continued from page 1.)

has been established for any of the streets; that more than two-thirds of Second street had remonstrated; that may be equitable. the councy had not determined the probable cost or assessed the shares of the lots; that contract has been entered into without any of the afore-

from Bertha L. Clark to whom he was married as long ago as February,

as husband and wife for two years.

FOR SALE.

salve so good for cuts, burns, boils

Summons

In the Circuit Court of the State of

Loyd R. Flagg, Plaintiff,

Allise Flagg, Defendant.

vs.

Oregon for the County of Clacka-

In the name of the State of Ore-

gon: You, Allise Flagg, are hereby re-

Ask about It.

J. C. PADDOCK,

by Huntley Bros.

Sold on easy terms.

and chapped skin.

April 26, 1907.

mas.

1891. He says that along in the mid- In the Circuit Court of the State of embankment. The waste earth, rock, Oregon, for the County of Clackadle of 1905 she began to correspond mas

Summons

OREGON CITY ENTERPRISE, FRIDAY, APRIL 26, 1907.

with James Clark and continued in the letter writing habit in spite of Dycie A. D. Knotts, Plaintiff, his protestations all the while James Y8.

was away from Portland. When Wm. B. Knotts, Defendant.

To Wm. B. Knotts, defendant above James returned to Portland, Bertha was constantly in his company until named their undue intimacy became notori- In the name of the State of Ore-

ous. Mr. Moore further alleges that gon, you are hereby required to aphe and Bertha have not lived together pear and answer the complaint filed against you in the above entitled court and unloading and take every precauand cause on or before the 8th day of The safe, certain, reliable little pills June, 1907, that being the time fixed

that do not gripe or sicken are Dade's by the court for you to appear and Little Liver Pills. Best for sick head- answer herein and six weeks from the work must be of sound fir timber, ache, billousness and lazy livers. Sold first day of publication of summons and if you fall to appear and answer, the plaintiff will apply to the court HOUSE AND LOT-has fruit trees, for the relief demanded in her com-Steers \$4.50 () \$5.25 per 100; heifers chicken house, etc., located on Sixth plaint, to-wit: For a decree of divorce

Daniel Williams, 41612 Seventh street now existing between plaintiff and de contractor and the street left in a ic yard 19tf fendant herein, awarding plaintiff the clean and good condition. care, custody and control of the minor The salve that acts like a poultice children of plainciff and defendant, is Pine Salve Carbolized. No other

namely, Harvey Edward Knotts and Lola Anna Knotts, and for such other the work by the city shall be repaired integrated by blasting. Hens-13c: roosters, old 11c: young Price 25 cts. Sold by Huntley Bros, relief as to the court may seem meet and made good by the contractor at

I now have money to pay county This summons is published pursuwarrants endorsed prior to December ant to order of Hon. T. A. McBride, either side of the street as follows, tomade and entered therein on the 24th day of April, 1907, which order directs County Treasurer. the publication of this summons not less than once a week for six weeks prior to the 8th day of June, 1907. The less than 12 feet long and will be set date of the first publication of this summons is April 26, 1907, and of the The stringers, when not resting upon and conclusive between the parties. last publication of this summons the solid ground will have a firm bear-June 7, 1907

> HEDGES & GRIFFITH. Attorneys for Plaintiff.

#### Ordinance No.-

20t7

quired to appear and answer the com-An ordinance providing for the time plaint filed against you herein on or and manner of improving Fourth before Tuesday, the 18th day of June, Street of Oregon City, Oregon, from 1907, that day being six weeks from the East line of Water Street to the the first publication of the summons herein, and if you fail to appear and West line of Main Street, and from street 22 feet from the center line answer herein, plaintiff will apply to the East line of Main Street to the the Court for the relief prayed for in Stone wall of the Oregon and Califorthe complaint on file herein, to which nia Railroad Company on said Fourth

reference is hereby made, and more Street particularly as follows: For a decree dissolving the bonds of matrimony ment of that part of Fourth Street now existing between plaintiff and of Oregon City, Oregon, lying between the East line of Water Street and the defendant on the ground of defen-West line of Main Street, and between dant's willful desertion of the plain- the East line of Main Street and the tiff for the period of more than one Stone wall of the Oregon and Califoryear, continuously, immediately prior nia Railroad Company on said Fourth to the commencement of this action. Street, shall be completed within ninethe owners of property adjacent to and for such other or further relief as tract by the parties thereto, due not ty days after the signing of the conice thereof having been given by pub This summons is served upon you lication of notice as will more fully by publication thereof for not less appear by proof thereof duly presented and filed in the office of the City than six successive weeks in the "Or-

Grading.

moved by him. Grading will be paid leading from the westerly entrance vided herein must state in their bid for per cubic yard for excavation and to the pedestrian subway to and con- the time required for the completion necting with the sidewalks on either or other material will be paid for in the excavation only.

ner as the side walks.

ceptance of the work.

Obstructions to Travel.

The work must be done in such a

manner as to obstruct public travel.

thrown open to travel, but such open-

ing shall not be deemed the final ac-

Colored Lights.

Classifications.

Colored lights and if necessary

Transporting Material.

The contractor is required to have the beds of all wagons, carts or other vehicles used in transporting earth, rock or other material to and from the site of the work sufficiently tight to prevent leakage; and to cause all loose material clinging to the beds or running gears of such vehicles to be brushed or scraped off after loading tion to prevent the unnecessary strewing of such material upon the streets.

Lumber and Timbers. at all obstructions or other places of All lumber and timbers used in the danger square edged and free from all large Earthloose or unsound knots, waney edges, splits, and generally free from sap. Removal of Rubbish.

stones containing less than one cub-All rubbish that may accumulate ic foot. during the performance of the work | Loose Rockor by reason of the work herein pro-

Settlements.

Sidewalks.

his expense.

bearing.

pensation.

ordinance No. 326.

vided for shall be removed by the containing one cubic foot to one cub-Solid Rock-

This will include all loose rocks or All settlements that may appear in bowlders containing one cubic yard any portion of the macadam or other and upwards, also all rock ledged or work before the final acceptance of other material requiring to be dis-Superintendence.

All work herein provided for will be A side walk will be constructed on done in strict conformity with these specifications and plans accompanying same in a thorough and workman-

like manner to the satisfaction of the The planking will be 11s inches City Engineer, and his decision as to thick, 8 inches wide and 7½ feet long. dressed on the upper surface and laid | the meaning and intent of these spec upon three stringers. The string- ifications, measurements, computations of quantities, the quality of maers will be 4 x 6 inches and not terial to be used and all other matters on edge and laid with broken joints. specified herein or not shall be final named therein.

All unfit or condemned material ing every six feet in length of walk shall be immediately removed from The planking will be securely nailed the site of the work. In the event of to the stringers using two, four and any workman emptoyed by the conone-half (4%) inch wire nails in each tractor refusing to comply with the instructions of the City Engineer or The walk will have a grade or fall his assistant or the inspector 111

towards the center of the street of charge of the work in regard to the one-fourth (1/4) inch to each foot in removal of rejected material or for

constructed on either side of the contractor as soon as notified in write on Streets and Public property of the thereof as follows: The curb will be ing by the Engineer of such neglect 5 inches wide on top, S inches wide on or refusal.

#### Responsibility.

In the event of the owner or owners if any or all of the abutting property charge of the work during the pro-firm of contractors (or any member desiring to lay or construct walks, or gress and shall be responsible for thereof) or any contractor undertakgutters of concrete in lieu of wood as any loss, damage or injury to water ing the work herein specified herein specified, the right is hereby and sewer pipes to adjacent property, reserved for them to so lay or con- or accidents resulting from blasting be furnished, shall be done and furnstruct the same, in which event the or from any carelessness or neglect ished to the satisfaction of the City entire additional cost of such concrete in doing the work set out in these Engineer, walks, or gutters, over and above the plans and specifications, and will hold contract price for the same as con- the city of Oregon City and any and to reject any and all bids. structed of wood, shall be borne by all officials thereof free and harmless the said property owners and the con- therefrom.

tractor shall look to such owner or owners only for such additional com-All concrete walks, curbs and gutters shall conform to the standard other accidents at his own cost. In corporation to whom the contracts are specifications for same as provided in case of any accident to water or sew. let by the City Council for the imer pipes the contractor shall immedia. provement or parts thereof as specitely notify the proper authorities.

Alterations.

ducted from the contract price such

sum as shall represent the cost of

such additional or substracted work

The City reserves the right to lay or

wlay all or any water or sewer pipes

Extra Work.

to demand or receive payment for

any work as extra work, unless order-

meaning of these specifications shall

be referred to the Engineer and

Committee whose decision

r connections during the progress of

to be estimated by the engineer.

of the entire improvement as herein specified after the approval of the side of the street. Such cross walks contract by the Mayor and should the will be constructed in the same man- contractor fail to complete the work within the time specified in the said

contract the city shall have the right to charge the contractor the sum of five dollars per day as liquidated dam as little as possible. As soon as the ages for each and every day that the macadam is complete it shall be work shall remain uncompleted after said specified date and such sum shall be deducted from the amount of the final payment.

No proposal will be considered when not accompanied by a certified night watchman are to be maintained check equal to five per cent of the total estimate, which check shall be forfeited to the city upon the failure of the successful bidder to execute the agreement provided for herein

This will include clay, sand, loam within ten days after the award of or other earthly material and loose the contract.

Blank forms upon which all proposals are to be submitted will be furnished upon application to the This will include all loose stones City Engineer

#### Payments.

Upon final acceptance of the work the Engineer will make a final estimate of the cost thereof and a pay ment of seventy-five per cent of such estimate will be ordered at the first regular meeting of the City Council thereafter.

The remaining twenty five per cent to be made in a lump sum within thirty-five days after such final acceptance.

#### Bond.

The contractor will be required to furnish a bond with approved security in the full amount of the contract. price, conditioned on the faithful and complete performance of the work in accordance with all the stipulations pertaining thereto, whether freely of the contract and within the time

#### Engineer.

Wherever the word " sugineer" is used in these specifications it is understood to refer to the City Engineer or to any Engineer employed and authorized by the city council to super intend such work.

#### Committee.

Wherever the word "Committee" oc. doing his work in an unworkmanlike curs in these specifications it shall be A line of concrete curbing will be manner shall be discharged by the understood to refer to the Committee City Council of Oregon City, Contractor.

### Wherever the word "contractor" oc-

urs in these specifications it is un-The contractor shall take entire derstood to refer to the contractor, or

All the above work and material to

The City Council reserves the right

The committee on Section Streets and Public Property are here-The contractor must protect his by authorized to advertise for and rework until it is completed and duly ceive proposals as aforesaid, and the accepted, and he must repair any Mayor and Recorder shall enter into damage done to it by freshets, rains or contract with each person, firm or fied in this ordinance.

width of walk. the bottom and 18 inches deep. Oregon City does ordain as follows: Section 1. The proposed improve-

Recorder. egon City Enterprise," published in Section 2. The improvements shall

The street shall be graded down or

Care must be taken to preserve the

proper crown and all soft and spongy

places not affording a firm founda-

crushed rock, carefully rammed or

rolled so as to make such filling com-

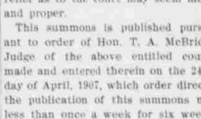
The full width to be paved shall

be sprinkled and thoroughly rolled

and compacted with a steam road rol-

sunken places appear, such shall be

filled with proper material and then



said legally necessary preliminary steps; that there is no street superintendent under whom the property. owners can make their share of improvement; that if contract is carried out it will largely increase the burden of general taxation; and that Lindsley began work on April 15. The plaintiffs having no adequate remedy at law, pray for court order enjoining the continuance of the work.

## PUTHANK OF HAIR IN HIS MEDICINE

married in Ohio, in October, 1904.

and hasn't returned since, for which to mention.

Wrote to James Clark.

Charles L. Moore seeks a divorce W. W. H. SAMSON, Auctioneer.

FRANK GRIMM, Owner.

areful of Your Property One of the secrets of our success in the Baggage and Transfer Business Safes, Piano and Furniture Moving

Willams Bros. Transfer Co. Ph----, Office 1121, Residence 1833 525 Main Stree 

the County of Clackamas. State of consist as follo Oregon, and by order of the Honorable Thomas A. McBride, Judge of the filled up to the sub-grade as given by above entitled Court, which order is the City Engineer; said sub grade dated the 17th day of April, 1907. shall be 8 inches below the finished The date of the first publication of surface at the center of the street this summons is Friday, the 26th day and six Inches below at the curbs of April, 1907, and the date of the after being thoroughly sprinkled and last publication of this summons is rolled.

Friday, the 7th day of June, 1907. EMMONS & EMMONS, Attorneys for Plaintiff, tion shall be dug out and the space re-

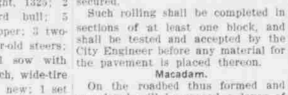
20t7 Attorneys for Plaintiff. filled with good earth, sand, gravel or

## PUBLIC AUCTION.

The owner, Frank Grimm, will sell Accusing his wife of putting a at public sale a his farm five miles. bunch of hair in his medicine when east of Molalia corner, and three ler, of not less than 10 tons weight, he was sick, and divers and sundry miles southeast of Meadowbrook, in or by ramming in such places as the other offenses culminating in deser. Clackamas County, commencing at 16 roller cannot reach, and if during tion of him about a year ago, W. P. o'clock, a. m., on Saturday, May 11, the process of rolling, indentations or Rihorn has brought suit for divorce 1907, the following property, to-wit: from Corda Rihorn to whom he®was. One mare, 3 years old, weight 1500; 1 again rolled, until even surface is mare, 9 years old, weight, 1325; 2 secured

The husband says he lay sick in ponies; 1 grade Hereford bull; hed only four or five months after cows with calves; 1 stripper; 3 twotheir happy marriage and that Corda year-old steers; 2 one-year-old steers; deliberately put into his medicine a 2 one-year-old heifers; 1 sow with the pavement is placed thereon. bunch of hair, whether hers or whose pig: 5 shotes: 1 three-inch, wide-tire the plaintiff does not say, and that wagon; 1 buggy, good as new; 1 set she tried to induce him to swallow the team harness, good; I new buggy haraforesaid bunch. He also complains ness; saddle and bridle; I Buckeye of her accusing him, falsely of course, mower: 2 two-horse plows, 14 inch being thoroughly sprinkled and rolled. of undue intimacy with other women. each; 1 one-horse new No. 10 Oliver Corda also berated him because he plow; all-steel lever spring tooth hardidn't make more money, and in fact row, all-steel lever peg tooth harrow; carried on in such a high handed man- cultivator; double shovel plow; stump ner that their quarreling became com- jack; logging outfit; Belle City feed diameter than will pass through a mon talk among their neighbors. Fi. cutter, new; cider mill; grindstone, two an one-half (21/2) inch ring. nally Corda left him on June 2, 1966, and other small articles too numerous

grounds for the divorce he seeks. given with approved security,



pact and solid.

completed will be spread a layer of clean, broken stone, free from dirt, not less than 6 inches in depth after The stones shall be of square faced quarried rock, uniform in quality and as nearly approaching the cube in form as practicable; of not less than one inch in diameter, nor of greater

On the above layer of stone will be spread a layer of screenings, in sufficient quantity to fill up all interhe is probably thankful, though he Terms: All sums under \$5 cash; stices, and to bring the street to the doesn't say so, for it gives him good over \$5, six months' time will be proper grade after being thoroughly rolled and compacted. And such screenings shall be sprinkled and roll ed until a firm unyielding and thoroughly even surface is obtained, which surface shall be the finished grade of the street. Macadam will be paid for per cubic yard in place.

#### Obstructions.

The surface of the street will be cleared of all obstructions including timbers, planks, side walks and cross walks not on grade and otherwise in good condition. If such obstructions are not removed by the owners of the adjacent property within three days after having been notified by the Superintendent of Streets they shall become the property of the contractor and shall be removed by him without additional compensation therefor.

Fills and Embankments. No material of a perishable nature will be placed in the embankment. The earth taken from the excavation will be used to bring the street and side walk to grade when necessary, the remainder will become the property of the contractor and shall be reCross walks will be constructed

Cross Walks.



FAMOUS AT HOME FOR GENERATIONS PAST;

FAMOUS NOW ALL OVER THE WORLD.

> For sale by E. MATHIES.

Over Harding's Drug Store

shall be final and conclusive. Disputes.

Street

the work

ed in writing by the Engineer to do P. M. mencement. Proposals.

Section 4. Each contract shall con Staking Out Work. The work provided for under these tain a stipulation to the effect that the pecifications will be staked out by person, firm or corporation to whom the City Engineer or his assistants said contract is let shall look for pay and the contractor will be required to ment only to the sum to be assessed arefully preserve all such stakes set, upon the property liable to pay for such improvement, and collected and

City.

The right is reserved by the city paid into the City Treasury for that ouncil to make such alterations as purpose, and they will not require Oregon City by any legal process or othmay be found expedient during the erwise to may the said sum out of any progress of the work, and in such other fund. vent there shall be added to or de-

Section 5. Whereas the condition of said street is dangerous to the health and safety of the city, and its improvement is necessary for the imediate preservation of the same, its the judgment of the Council of Oregon City, Oregon, an emergency exists: therefore this ordinance shall take effect and be in force immediately up

on its approval by the Mayor. The contractor shall not be entitled

Read first time and ordered publish ed at an adjourned meeting of the Council of Oregon City, held Thursday, April 18th, 1907, and which adjourned meeting was an adjourned meeting of a special meeting of said Council held Wednesday, April 17th. 1907, and to come up for second read-All disputes as to the intent and ing and final passage at a special the same and at the price agreed up- meeting of said Council to be held Saton and named in the written order urday May 11th, 1907, at 8 o'clock

for such work previous to its com- By order of the Council of Oregon.

Rooms 8 and 9, Willamette Building

W. A. DIMICK, Recorder.

# Fine Dental Work **Moderate Prices**

Parties bidding on the work pro-

We wish to announce to the public that we have (pined offices in your city where we are prepared to give you the finest of dental work at very low prices considering the class of work produced.

# ALL WORK GUARANTEED FOR 10 YEARS

All operations performed by the latest Painless methods-Note our prices

Oregon Dental Co.

SOLID	GOL	DC	ROWNS	-		\$5.00
BRIDG	EW	ORK		× .		\$5.00
FULL	SET	OF	TEETH		×	\$5.00