



STOMACH LIVER LUNGS

Each of the chief organs of the body is a link in the chain of life. A chain is no stronger than its weakest link, the body no stronger than its weakest organ. If there is weakness of stomach, liver or lungs, there is a weak link in the chain of life which may snap at any time. Often this so-called "weakness" is caused by lack of nutrition, the result of weakness or disease of the stomach and other organs of digestion and nutrition. Diseases and weaknesses of the stomach and its allied organs are cured by the use of Dr. Pierce's Golden Medical Discovery. When the weak or diseased stomach is cured, diseases of other organs which seem remote from the stomach but which have their origin in a diseased condition of the stomach and other organs of digestion and nutrition, are cured also.

The strong man has a strong stomach.
Take the above recommended "Discovery" and you may have a strong stomach and a strong body.

GIVEN AWAY.—Dr. Pierce's Common Sense Medical Adviser, new revised Edition, is sent free on receipt of stamps to pay expense of mailing only. Send 21 one-cent stamps for the book in paper covers, or 31 stamps for the cloth-bound volume. Address Dr. R. V. Pierce, Buffalo, N. Y.



Oregon City Enterprise

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E. E. BRODIE, Editor and Publisher.

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SUBSCRIPTIONS IN ADVANCE.

The United States postal regulations compel publishers to discontinue a newspaper after the subscription expires. For this reason The Enterprise will not be sent after expiration. Subscribers will receive ample notice before the paper is discontinued.

DIMICK AND THE GOVERNORSHIP.

It is not too early to say that County Judge Grant B. Dimick will probably have almost the entire vote of the Republicans of Clackamas County in his race for the gubernatorial nomination. Judge Dimick has a right to expect this and there is little fear that he will be disappointed. No other candidate has any claim on the votes of the people of Clackamas. It is no small honor to have the next Governor of Oregon coming from this county.

Judge Dimick's platform is one in which no holes can be found. It is clear, concise and full of real meat. The inheritance tax feature is a new idea in Oregon, though the New Jersey law is drafted in a manner similar to the views that Judge Dimick sets out.

The Enterprise in this issue is pleased to publish a number of extracts from some of the leading papers of the State relative to Judge Dimick's candidacy. These are only a few, but they show the direction of the wind and demonstrate that the aspirations of the Clackamas County man are looked upon with a great deal of favor.

OPEN PORTLAND GATEWAY

Portland people are delighted over the Interstate Commerce Commission's decision this week opening the Portland gateway. This is a ruling Portland has long contended for and the victory is regarded as an important one. Its chief significance will mean a free interchange of passenger traffic at Portland between the Hill and Harriman lines. This is bound to increase the travel of Eastern visitors to the Coast through Portland for at present travelers coming through Portland bound to or from the Sound, must check their baggage and buy new tickets at Portland. This inconvenience has often deterred passengers from coming to Portland. The decision means that through tickets must be sold via Portland, a thing the Hill lines have hitherto maintained should not be required of them as it gave the long haul to the Harriman roads. The Hill roads are expected to appeal the case to the Supreme Court.

THE VETO IS READY

Nathan E. Kendall, republican member of congress from Iowa, has introduced in the House an anti-injunction bill which provides that no injunction or restraining order shall be issued without notice; that no agreement for action shall be termed a conspiracy unless the act agreed upon would be a crime if committed by an individual; and that contempt of court shall not be punished until after conviction by a jury. It would be interesting to know what Mr. Kendall's purpose in introducing this bill. If it was merely a piece of cheap politics, intended solely to gain him votes in his district and introduced with the full purpose of permitting it to die in committee, it would be merely a piece with many such deplorable and insincere acts of demagogues, not statesmen. But Mr. Kendall announces that he is "in deadly earnest" and purposes to work "night and day" to secure the passage of the measure. But to what purpose? Is not the Iowa

Representative sufficiently familiar with the views of President Taft to know that such a bill would be vetoed as promptly as it reached the White House? With democratic majorities in both houses of congress and with Mr. Bryan in the White House such a measure might become a law; for it is in entire accord with the promises contained in Mr. Bryan's platform; although the democrats never regard party promises as made to be fulfilled, as is shown by their repudiation of the free lumber plank in their platform. When Mr. Taft was nominated he was told he must remain silent on his views regarding anti-injunction legislation or he would be defeated. His reply was to go practically all over the country addressing, wherever possible, gatherings of laboring men; and to tell them that he would go down to defeat rather than advocate that he would cut off his right hand rather than to sign a bill which would constitute such a blow at the judicial power of the United States. And the answer of the laboring men was to snap their finger in the face of their leader Gompers and to roll up majorities for Taft larger than the most sanguine dared to expect. The laboring men cheered Judge Taft when he told them to their face that he would never approve a measure which deprived the courts of the right to grant injunctions, to punish for contempt without jury trial, or to forbid conspiracies calculated to destroy a man's business, even though the same act committed by one man would no more be a crime than it would be a conspiracy. What then is Mr. Kendall's purpose?

REVISION GOES DOWNWARD.

It is difficult to observe the trend of events in Washington without more than ordinary anxiety. The republican party stands pledged to revise the tariff, and unless the votes of the country are wholly misled, that revision was to be downward. Any voter, moreover, who may have been in doubt as to the precise meaning of the plank in the republican national platform could have cherished no doubt as to the purpose of the party if he heard or read of the presidential candidate, William Howard Taft. The voters, therefore, and they include the great body of consumers, expect downward revision. Judge Taft pointed out, not once but many times, from the platform, that the purpose of protection was to foster industries, to nurse them through the period of their infancy and that then, unless protection had failed its purpose, they would be able to stand on their own bottom, or at least could be conducted with materially less protection. But now that congress actually engaged in revising the tariff we are told by Senator Aldrich, Senator Lodge and Senator of the "stand pat" school that no one pledged them to "downward revision" and accordingly they are framing a bill which will make no material reduction in the prices paid by the consumer. President Taft has clearly indicated his purpose to veto any bill which does not make good the party pledges, but it is evident that the most powerful pressure is being brought to bear to induce him, either to abandon that attitude or gradually to recede from his original conception of what is meant by party pledges. There is no question that when congress meet in special session one of the greatest opportunities of the age confronted the republican party. It had ridiculed the democratic contention that the republicans could not be trusted to revise the tariff; it enjoyed the stout support of an Executive who wanted to see the duties lowered; and it controlled majorities in both houses of congress large enough to render nugatory the inconsistent and wavering opposition of the democracy. But has the party risen to its opportunity? Is it making a revision that will command the respect and approval of a majority of voters? Will the American people, when they next go to polls, say, "Well done thou good and faithful servant?" We do not attempt to answer these questions but we cannot but feel apprehensive over the news from the national capital.

CONTRACT FOR HOPS

Mackburg and Needy Growers Sell at 9 and 10 Cents.

Henry Osterholts and H. Johnson, of Needy, have contracted with Klaber, Wolf & Netter, of Portland, 1900 pounds of hops at 9 cents per pound. The hops are to be delivered in Portland about September 5th. George, Charles and S. F. Oglesby, of Mackburg, have contracted with Klaber, Wolf & Netter, of Portland, their crop of hops, which is estimated at about 8000 pounds. The price to be paid for these will be 10 cents per pound.

SHATTERS HIS RIBS.

Domingo Ruiz Has Experience While Blasting on Rifle Range.

Domingo Ruiz had a little experience with blasting powder Monday afternoon at Clackamas Station that will keep him home for a while. Ruiz was setting off a fuse for the purpose of making a rifle range for the Oregon National Guard. Three shots were fired unexpectedly. The first one knocked down Ruiz and he had no sooner got on his feet than he was down again. This occurred a third time and then the presence of Dr. A. E. Sommer was found necessary. He patched up the man's shattered ribs and sent him on his way.

TALKS TO RURAL CARRIERS.

Judge Dimick Explains System of Road Taxation.

County Judge Dimick was in Aurora Sunday and talked at a meeting of the rural carriers of Marion County. Some of the Clackamas County carriers were present. Judge Dimick spoke entertainingly along the lines of taxation as relating to county roads, comparing the systems of working roads in Clackamas County with the method in vogue in other counties of the state. Judge Dimick's address was appreciated to the extent that he was invited to come to Corvallis and deliver a speech to the State Convention of Rural Carriers.

A Scalded Boy's Shrieks

horrified his grandmother, Mrs. Maria Taylor, of Nebo, Ky., who writes that when all thought he would die, Buckle's Arnica Salve wholly cured him. Infallible for Burns, Scalds, Cuts, Corns, Wounds, Bruises, Cures Fever Sore, Bolls, Skin Eruptions, Chilblains, Chapped Hands. Soon rout piles, 25c at Jones Drug Co.

JAMES A. EAKIN IS APPOINTED JUDGE

ASTORIA MAN WILL DIVIDE WORK ON CIRCUIT BENCH WITH CAMPBELL

Governor Benson has appointed James A. Eakin, of Astoria, to fill the newly created additional judgeship of the Fifth Judicial District, composed of Clatsop, Columbia, Clackamas and Washington counties, to serve until the first Monday in January, 1911. Mr. Eakin is a brother of Justice Robert Eakin, of the Supreme Court. He was born in Chicago 49 years ago, and came to Oregon in 1866. Later he graduated from the Boston Law School and returned to Astoria, where he has been in practice continually for the past 12 years. He was admitted to the bar in Oregon October 14, 1887.

The leading candidates from Clatsop county were J. A. Eakin, Judge Frank J. Taylor, C. A. Ambrose and J. F. Hamilton, all of Astoria, while the leading candidate for Columbia county was M. E. Miller, of St. Helens.

ITEMIZE ROAD BILLS

People Have a Right to Know Where Their Money Goes.

(Editor of the Enterprise).—Please allow me a little space in your valuable paper for information. I for one, would like to know how it is that several road supervisors draw such heavy warrants according to your report of the County Court proceedings. I notice in—
Dist. No. 1, W. H. Counsel, \$112.20
Dist. No. 2, F. E. McGugin, \$26.90
Dist. No. 22, Albert Engle, \$47.00
Dist. No. 24, L. P. Spaglie, \$28.90
Dist. No. 33, Henry Cromer, \$79.79
Dist. No. 33, Henry Cromer, \$521.83
Dist. No. 38, C. W. Risley, \$474.02
Dist. No. 39, Frank Jaggard, \$674.84

Making a total of \$4,295.66 that those seven men have drawn. Do they draw the warrant and pay the men off? If so, when were they appointed agents for the County? I would rather pay for more space in your paper and have those bills itemized.

A TAX PAYER.

\$400 IS REQUIRED.

Contractors Will Be Asked to Give Bids on Moving McLoughlin Home.

The officers and directors of the McLoughlin Memorial Association held a meeting Saturday night in the parlors of the Bank of Oregon City. The subscription list that is being circulated to raise funds to defray the cost of moving the historic home of Dr. John McLoughlin to a permanent site on the hill is growing, and more than \$700 has been subscribed. The association needs at least \$1000 to move the building and place it in the condition it was when Dr. McLoughlin lived there. The directors tendered a vote of thanks to the members of the Bachelor Girl's Club and the McLoughlin Club for the dance and entertainment that had been given to raise funds.

PREMIUM LISTS OUT.

Annual Rose Show Will Be Held About Middle of June.

Premium lists for the third annual show of the Clackamas County Rose Show are out and may be had by intending exhibitors at Harding's drug store or at Barlow's grocery. The rose show will be held about the middle of June and the exact date will be announced next week. Dues may be paid to Mrs. Frank T. Barlow, the treasurer, up to the first Saturday in June, and after that date no one will be entitled to free admission to the rose show. The refreshment concession will be let to the highest bidder and Mrs. Frank T. Barlow will receive bids up to June 5.

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EARLY IN THE RACE

(Continued from page 1.)

ated the following year in Oregon City, where he has established himself firmly in the hearts of the people of that city and County. He has successfully filled the office of Deputy District Attorney two years, mayor of Oregon City five successive terms, and has served as County Judge two years. In 1904 he was a presidential elector on the Republican ticket, speaking in many sections of the State, and received over 40,000 plurality.

The Oregon City Enterprise, in the issue announcing the candidacy of Judge Dimick, has a long editorial speaking in eulogistic terms of him and pledging 5000 votes solid for "Old Clackamas." It is very early for candidates for Governor, since the primary election deciding this contest will not take place until September, 1910, but evidently the Clackamas man feels that if "the early bird catches the worm" the prize in this case should be his.

(The Clatskanie Chief, Columbia Co.)—Judge Grant B. Dimick, of Oregon City, has announced his candidacy for the Governorship of Oregon. He is the first aspirant for Governor to make formal entry into the race. Judge Dimick is a young man, who has successfully managed his own business and at the same time given much of his time toward the betterment of conditions of his County and State, and his selection to fill the highest office of the State would be a just recognition by the people of a firm champion of their rights and a man of honest and upright opinions and capable in every way of filling this high position of trust.

(The Echo Register, Umatilla Co.)—Judge Grant B. Dimick, of Oregon City, we understand, has after many requests, consented to be a candidate for Governor on the Republican ticket at the next general election. Judge Dimick is a man that stands very high in the State and will no doubt make an excellent choice for the people. He is now County Judge of Clackamas County.

Four years ago when he was one of the seven candidates for presidential elector, out of 358 votes cast he received 349, which shows that he is a strong man in his party. He is an Oregon boy, having been born in Marion County, March 4th, 1869. He was educated in the State Normal at Monmouth, and the McMinville College. We predict that the Judge will be our next Governor.

Children Cry FOR FLETCHER'S CASTORIA

MORE FAIR PREMIUMS.

Freytag and Lewis Meet With Success in Canvass.

O. E. Freytag and A. J. Lewis, who compose the soliciting committee for premiums to be offered at the annual Clackamas County Fair, were in Portland Monday and met with splendid success, securing the following premiums:

Wadhams Kerr Co., 6 doz. Economy fruit jars; John Deere Plow Co., one plow; J. J. Butts, \$20 in seeds, etc.; Albert Bros. Milling Co., case of Violet oats; Atkins Saw Co., pruning set; Polson Implement Co., Freeman feed cutter; Oliver Chilli Plow Co., plow; R. M. Wade & Co., iron age hand drill; DeLaval Separator Co., 4-bottle Babcock tester and 30 pound milk scale; Columbia Milling Co., case of feed; Hazeltown Creamery Co., unknown prize; W. B. Glafke, \$25 cup.

CHAUTAUQUA JULY 6-18

(Continued from Page One.)

ful quality, a great volume, and the musical brain and temperament that go to make up a successful singer. He has sung the "Elijah" with the Seattle Choral Symphony Society, and also with the Vancouver, B. C. Choral and Orchestra Society, the part of High Priest in "Samson and Delilah" with the Seattle Choral Symphony and has been engaged to return to Vancouver this year and sing "The Holy City."

Mr. Gillett will have charge of the music during the session and will appear as soloist many times during the programme.

Miss Grace Keller, of Cincinnati, Ohio, a famous soprano, will assist in four literary and musical recitals. Miss Keller is endowed with a voice of great range and remarkable quality, full, flexible, responsive to emotion. She has a voice brought to a high degree of perfection through years of most competent instruction; she uses this voice with marked dramatic fervor and with excellent musical judgment in interpretation. She began her career in the Ohio Wesleyan University and she was graduated with distinction by the renowned voice teacher, Madame Tecla Vigna.

Miss Grace Keller will be accompanied by her equally brilliant sister, Miss Louella Keller, who plays from memory an impressive repertoire covering a wide range of the most difficult music, including several concertos. She ranks among the very first of the younger lady pianists who have toured America. The distinguished musical critic, John S. Van Cleave has pronounced her the most promising young musician of whom he has any knowledge. She is a proficient disciple of Liszt, through her own music master, Theodore Bohmann of the Stern Conservatory of music of Berlin, under whom she graduated. She will present a brilliant series of solos from the great masters.

These two young ladies come to the Chautauqua with their brother-in-law, Montaville Flowers, a reader and impersonator of National reputation, who has accepted a position of reader and ecleptologist, and during the session will present "The Little Minstrel" and "A Christmas Carol."

For the second week the Knickerbocker Quartet, of San Francisco, will appear every day on the regular programme, and also give two night concerts.

Young Girls Are Victims

of headaches, as well as older women, but all get quick relief and prompt cure from Dr. King's New Life Pills, the world's best remedy for sick and nervous headaches. They make pure blood, and strong nerves and build up your health. Try them. 25c at Jones Drug Co.

COUNTY COURT

In the matter of the petition of G. Hansen for rebate of taxes; ordered that the clerk draw a warrant on the general fund in favor of said petitioner for \$9.80.

In the matter of the petition of Mary A. Randall for rebate of taxes; ordered that the clerk draw a warrant on the general fund in favor of said petitioner for \$15.40.

In the matter of the plat of Rockwood acres; ordered that said plat be and is approved.

In the matter of the petition of J. N. Peavey for rebate of taxes; ordered that the clerk draw a warrant on the general fund for \$107.03.

In the matter of road petitions and all road matters coming before the County Court; it appearing that a great deal of time is lost in taking up road matters during each day of each term of this court, and it further appearing that all of said road matters should be taken up and adjusted on the first day of each term; it is therefore ordered that from and after this date all road matters shall be attended to and transacted on the first day of each and every term, and no road matters of any kind will be heard in the County Court except on said first day.

In the matter of the petition of Geo. H. Brown, for rebate of taxes; ordered that the clerk draw a warrant on the general fund in favor of said petitioner for the sum of \$8.55.

In the matter of the petition of Daniel Talbert for rebate of taxes; ordered that the clerk draw a warrant on the general fund in favor of said petitioner in the sum of \$6.02.

In the matter of the petition of E. Goodrich for rebate of taxes; ordered that the clerk draw a warrant on the general fund in favor of said petitioner in the sum of \$11.20.

In the matter of the petition of Gabriel Norris for a rebate of taxes; ordered that the clerk draw a warrant on the general fund in favor of said petitioner in the sum of \$21.00.

In the matter of the petition of J. A. Talbert, for rebate of taxes; ordered that the clerk draw a warrant on the general fund, in favor of said petitioner in the sum of \$17.50.

In the matter of the petition of L. G. Harrington for rebate of taxes; ordered that the clerk draw a warrant on the general fund, in favor of said petitioner in the sum of \$1.40.

In the matter of the petition of Maggie A. Young for rebate of taxes; ordered that the clerk draw a warrant on the general fund, in favor of said petitioner, for the sum of \$15.90.

In the matter of the petition of John Stall for rebate of taxes; ordered that the clerk draw a warrant on the general fund, in favor of said petitioner, for the sum of \$50.35.

In the matter of the petition of Norman D. McKeever for rebate of taxes; ordered that the clerk draw a warrant on the general fund in favor of said petitioner for the sum of \$13.

In the matter of the petition of W. H. Hittman for rebate of taxes; ordered that the clerk draw a warrant on the general fund in favor of said petitioner, in the sum of \$17.00.

In the matter of petition of George and A. Fossard for rebate of taxes; ordered that said petition be not allowed.

In the matter of the report of the Mt. Hood and Barlow Toll Road Company; ordered that said report be filed.

In the matter of the sale of lands to which the County has acquired title for years 1903 and 1904; ordered that the Sheriff of Clackamas County proceed to sell all of such lands as above-mentioned on the first Monday in July, 1909.

REAL ESTATE

C. C. Clausen and Julia Clausen to Conrad J. Sander, \$608 acres in section 29, township 3 south, range 1 east; \$600.

P. H. Marley and Jessie V. Marley to Ernest House, lots 1, 2, block 139, Oregon City; \$100.

Ellen H. and S. D. Briggs to Charles E. Mace, northeast quarter of section 25, township 3 south, range 4 east; \$2500.

S. T. Britten and Mildred Britten to Myrtle McAlpin, all of lot 11, Glen Echo; \$100.

S. T. Britten and wife to Mrs. Eva Stafford Henderson, lot 12, Glen Echo; \$100.

Willamette Falls Company to Ernest Mace, lots 2, 3, block 13, Willamette Falls; \$300.

C. F. Soesbee and Isabel Soesbee, lot 2, and north half of lot 1, Jennings Lodge; \$1.

Mattie and H. J. Rice to J. A. Soesbee, land in Jennings Lodge; \$1.

Guy and Kate Cronbaugh to Richard Fallon, 75 acres of sections 3 and 10, township 3 south, range 2 east; \$525.

Paris I. Packard et ux to S. C. Priestly, lots 1 and 3 blk 8, and lots 1 and 3 and 3, blk 13; Robertson; \$800.

Royal Baking Powder

Absolutely Pure

Renders the food more wholesome and superior in lightness and flavor.

The only baking powder made from Royal Grape Cream of Tartar.

road Co.-E1/2 of lot 1, blk 12, Robertson; \$450.

H. E. Sharrow et ux to B. & W. Railroad Co.-lot 7, blk 12, Robertson; \$1500.

S. C. Priestly et ux to B. & W. Railroad Co.-lots 1 and 3 blk 13, Robertson; \$325.

Margaret Kelly to B. & W. Railroad Co.-lots 2 and 4, blk 13, Robertson; \$2000.

Eastern Inv. Co. to Fred Molt-acres Secs. 5 and 8, T2S, R2E; \$1.

Mary M. Charman to Edmond Labrosse-biks 5 and 6, Clackamas Heights; \$500.

Gaston G. and Minnie Jacobs to Clara Jacobs, land in Clackamas County; \$1.

I. S. Mullen et ux to School Dist. No. 119, 1 1/2 acres Sec. 30, T1S, R2E; \$600.

Harry L. Goergens to Mrs. Emma Goergens and Hugo A. Goergens-80 acres Sec. 2, T4S, R1E; \$1.

Grace D. Larkins to Mary L. Snodgrass-land Sec. 26, T4S, R2E; also interest of grantor in and to D.L.C. of Monroe Larkins and wife, T4S, R2E; \$1.

E. W. Randolph et ux to Mary L. Snodgrass-100 acres Sec. 26, T4S, R2E; also 120 acres, NW1/4 of NW1/4, SE1/4 of NW1/4 of SW1/4, Sec. 26, T4S, R2E.

Louise Spring to Beaverton and Willamette Railroad Co.-lots 6 and 8, blk 13, Robertson; \$1250.

J. J. Biglow et al., to G. O. Amadell 80 acres of section 11, township 5 south, range 1 east; \$10.

Theodore E. Mauner to Mary Mauner, lots 1 and 2, section 18, township 5 south, range 4 east; \$1.

C. R. Leithwaite to Jacob Sieben, 50 acres in section 11, township 2 south, range 2 east; \$4000.

Lena Charman and June Charman to Mary Charman, property in Oregon City; \$1.

Executors of estate of E. E. Charman to Mary Charman, land in Clackamas County; \$500.

Leota B. Irwin to C. W. Barnes, lots 32, 34, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, block 7, Marchbanks, Clackamas County; \$335.

Charles H. Cox to Isaac T. Hart, 16 acres of section 25, township 2 south, range 1 east; \$60.

A. W. Albright and M. O. Albright to John Kolben, 3 acres of section 2, township 6 south, range 1 east; \$60.

Emma McNeil to R. R. Merrick, lots 3, 4, block 16, Hyde Park; \$50.

A. J. Eisner to Frank Davenport, south half of southeast quarter of southeast quarter, section 32, township 1 south, range 5 east; \$2000.

United States to Northern Pacific Railroad Company, Patent.

N. D. Hartaler and Lizzie Hartaler to Albert and Louis Mosherberger, 25 acres of sections 1, 2, township 5 south, range 1 east; \$1050.

Emerson B. Shumway and Winifred S. Tibbault, et al., to Mrs. Susie Allen, 519 acres in Clackamas County; \$1.

Lone Pine Lodge No. 53, A. F. & A. M., to Mrs. Mahalia Shumway, part of D. L. C. No. 46, section 11, T3S, R2E; \$50.

J. M. and May Mallatt to C. E. Davis, 10 acres of section 19, T4S, R2E; \$100.

Willamette Falls Company to Adolph G. Vopp, lots A and B, tract 29, Willamette Falls; \$200.

F. F. Johnson to M. C. King, lots 6 and 7, Arcadia, section 2, T2S, R1E; \$1000.

O. D. and Jennie Eby to F. M. Amen and Martha Amen, 20 acres of section 33, T2S, R2E; \$1500.

H. S. Bergman to Fred W. Schamberg, 55 acres of section 4, T3S, R2E; \$10.

O. A. and Lillian Palmer to Robert Wellenbrock, 2 lots in tract 2, Palmer's addition to Boring; \$400.

John Schwarzenbach to Marian Schwarzenbach, northeast quarter of SE quarter of section 8, T2S, R2E; \$100.

Christopher M. Lake to Josephine Lake, west half of southwest quarter

CLACKAMAS ABSTRACT & TRUST COMPANY.

Land Titles Examined.
Abstracts of Title Made.
Office over Bank of Oregon City.
JOHN F. CLARK, Mgr.

Forced Into Exile.
Wm. Upchurch, of Glen Oak, Oklahoma, was an exile from home. Mountain air, he thought would cure a frightful lung-racking cough that had defied all remedies for two years. After six months he returned, death dogging his steps. "Then I began to use Dr. King's New Discovery," he writes, "and after taking six bottles am as well as ever." It saves thousands yearly from desperate lung diseases. Infallible for Coughs and Colds, it dispels Hoarseness and Sore Throat. Cures Grip, Bronchitis, Hemorrhages, Asthma, Croup, Whooping Cough. 50c and \$1.00, trial bottle free, guaranteed by Jones Drug Co.

SUMMER RATES EAST

During the Season 1909

via the

Southern Pacific Co.

from

OREGON CITY

To OMAHA and Return	\$60.50
To KANSAS CITY and Return	\$60.50
To ST. LOUIS and Return	\$68.00
To CHICAGO and Return	\$73.00

and to other principal cities in the East, Middle West and South. Correspondingly low fares.