

Oregon City Enterprise
Published Every Friday
E. E. BRODIE, Editor and Publisher.

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WILL YOU BE THERE FRIDAY?
The directors of the Clackamas Southern Railway Co. have extended an invitation to the people of Oregon City and Clackamas County to attend a mass meeting at the rooms of the Oregon City Commercial Club on Friday evening of this week.

This meeting is called so that people interested and we all should hear the report of the directors on the progress of the work. The directors are working without salary, they are devoting no little time for the good of the cause, and they properly feel that they should have the assistance of every public spirited man in the county.

Nearly a mile of the Clackamas Southern leading out of Oregon City has been graded, and a force of men is kept busy.

The directors propose to construct the first division to Beaver Creek as speedily as possible.

They are earnestly striving to do what has not been done heretofore, and they have set out to accomplish the construction of a railway line connecting Oregon City with the interior of the county along the Molalla road.

What are you doing to help?
Are you standing pat?
Or are you boosting?
Why not attend the meeting Friday night and at least show your good will?

Harmony between the residents of Oregon City and the people from the country districts is a thing to be desired. We must have it. The interests of the city and country are mutual. Some of us in town have been slow, perhaps, to realize it, but we are coming along the right of line.

We like to have people from the country come into our own office when they come to town. We like to rub up against them and say "Howdy." We believe this is the right spirit.

The meeting is Friday evening at 8 o'clock in the Commercial club-rooms.

THE RECALL IN CLACKAMAS.

The activity of several gentlemen of Clackamas County in striving to recall two county officials is not to be commended. The stench raised by the recall in Estacada is fresh in the nostrils of many, and they are still at it in Tacoma. The result will be that it will in a short time be difficult to persuade a capable man to seek an office, for he stands face to face with the possibility of having to run for office again, unless he knuckles down to popular clamor on every question that may arise.

The Enterprise believes that County Judge Beattie and Commissioner Nixon are striving to do their best for the whole county, without regard to and without favor for localities. They have no doubt made mistakes, as any public official will, and we wouldn't care a tinker's dam for the man who don't make mistakes. He would indeed be a paragon.

No recall petition can be filed on these two officials before July 1, six months from the date they assumed office. We are of the opinion that some noisy people are only stirring up trouble for themselves. One piece of advice The Enterprise has to offer, for which there will be no charge, and that is for the county court to ascertain the identity of the road supervisors who are secretly trying to create a false impression among the taxpayers, and then promptly fire those men.

Clackamas County needs system in its road construction. The personality of the men who are looking to that end is beside the question. The expenditure of hundreds of thousands of dollars annually is no trifle, to be used carelessly, without regard to method.

THE AIM IS TO DISCREDIT.
Flighty statements have been flying around the county to the effect that Frank Jaggar, who was placed in charge of systematic road construction by the County Court, is drawing the fat salary of \$15 per day for his work. The fact is that Mr. Jaggar has not been drawing a stated salary. He is not after the money. He don't need it. But he is enthusiastic for modern methods in Clackamas County in road building. He told the members of the court, when he took charge of the road work, to pay him whatever they considered he was worth. Mr. Jaggar's enthusiasm reached a point where he put his hand into his own pocket and bought a steam road roller for the county's use and he is not receiving a cent for the use of the machine. The Enterprise makes these explanations for the benefit of Mr. Jaggar, and for the information of those who may have heard the stories that are being circulated, presumably to discredit the movement for better conditions.

POULTRY WANTED IN OREGON.
The state of Oregon may soon be in the market for 10,000 chickens. Preliminary inquiry has been made as to the possibilities of poultry raising at the various state institutions and it is quite probable that the various farms will be stocked soon.

To supply the Reform School, the Insane Hospital, the Tubercular Sanitarium and the Feeble Minded Institution with poultry farms would require between 8,000 and 10,000 hens, according to the estimate made by Prof. James Dryden, head of the Department of Poultry Husbandry at the Oregon Agricultural College, and that institution will co-operate fully in helping those institutions to raise their own poultry and eggs.

The controversy between F. J. S. Toozee, superintendent of the Oregon City schools, and H. M. James, principal of the Estacada school, and head of the debating team of the Clackamas School League, has aroused no little interest among lovers of fair play. Mr. Toozee has a full and fair statement of the matter in the current issue of The Enterprise, and we recommend its perusal to anyone interested in the matter.

The coffee boycott is on. More tea and cocoa is being imported this year than ever, and coffee is falling off. Perhaps that coffee trust will discover that lots of people have found hot water just as good and a whole lot cheaper. It's all in getting used to it.

After all, a circus is a good thing for a town. True, some money is taken away, but a great deal is left and gets into circulation, when, without the circus, it would perhaps stay in the family sock. The little recreation we get in this world does us no harm and costs us little.

J. D. Stevens, who killed W. S. U'Ren on the street corner in Oregon City last Saturday night, may be entertaining, but that's all. He can do little harm, and does no good. What Stevens thinks personally of Mr. U'Ren is of no value in shaping the opinion of the average man.

The morning Enterprise is just celebrating the fourth month of its existence. The patronage it has received is very gratifying. The people of Oregon City and Clackamas County are appreciating a bright daily newspaper, the only daily between Portland and Salem. Are you a subscriber?

Clackamas will not have a dull summer. There is in prospect the 14 days and four days of the Clackamas County Assembly at Gladstone Park, and four days of the Clackamas County Annual Fair at Canby, besides minor events.

The manager of the Philadelphia Athletics explains that his team is losing games because there are too many bridegrooms in the organization. If it is to be shown that matrimony interferes with baseball it will be fatal to matrimony.

Just 14 weeks after the death of his wife, Ellery Capen passed. He was a busy, though quiet, master of industry, putting skill into his product. For 49 years he spent a happy domestic life with the woman he did not long survive.

Business is so dull on the stock exchanges and boards of trade that some of the brokers are beginning to wonder what they will be able to do for ice during the coming summer. Is it possible the "suckers" are at last getting wise?

They are still at it hot and heavy down in Mexico. The scrap has developed beyond the usual "opera bouffe" war, common to South American Republics. Principle is at stake and principle always wins in the end.

A New York lunatic has been paroled from Bloomingdale to make a trip to Europe, after giving bond that he would come back. But why not have the bond to insure that he would not?

If "Our George" Chamberlain gets us a \$75,000 federal building, he will stand as high among the voters of Oregon City. But George has quite a respectable following here already.

J. Pierpont Morgan is said to have been fleeced in the purchase of a bogus work of art. All of which goes to show that all the financiers do not hold forth in Wall street.

George Gould shows that he has inherited more than his father's money, as some of those who have been busy telling him have just found out.

An American actress has become the wife of an Egyptian Prince, and will have some justification for it if she wishes to wear a harem skirt.

President Taft's new secretary is attending strictly to business, but he can't tell at what instant some Wall street bank may need a president.

Oregon City along the line of progress is to have a Lyceum Course and has arranged for a series of six programmes for next Fall and Winter.

In his artless Japanese way the Mikado must be wondering whether Hobson does his alarming for fun or whether he gets a regular salary.

What do you think of the nerve of the individual who would steal from the sheriff?

FAIR RATES TO BE LOW.

Pacific Coast Association to Aid Astoria.

SOKANE, Wash., May 9.—The Pacific Coast Passenger Agents Association assured John Day, publicity manager, that rates on all lines would be reduced materially for the Astoria Centennial. A conference will be held in Portland next week between railroad men and General Manager Trapp, when details of the reduction will be worked out.

It is planned to run excursion trains under the auspices of commercial bodies of various cities in the Northwest. Arrangements are about completed with the Spokane Commercial Club to run a special train of sleepers to Astoria. The date will be determined later.

There is more Charrin in this section of the country than all other districts put together, and until the last few years was supposed to be incurable. For a great many years doctors pronounced it a local disease and prescribed local remedies, and by constantly failing to cure with local treatment, pronounced it incurable. Some have proved Charrin to be a constitutional disease, and therefore require constitutional treatment. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, Ohio, is the only Constitutional cure on the market. It is taken internally in doses from 15 drops to a teaspoonful. It acts directly on the blood and mucous surfaces of the system. They offer one hundred dollars for any cure it fails to cure. Send for circular and testimonials.

CATTLE DEMAND GROWS.

Receipts of Hogs from Local Points Heavy.

PORTLAND, Or., May 8.—Receipts for the first week of May at the Portland Stockyards were as follows:

Cattle, 1502; calves, 45; hogs, 1959; sheep, 5110, and horses and mules, 81. The cattle market reached the highest mark of the season this week when hay feed steers sold for 7c, with insufficient offerings to supply the demand. Thinner steers not well finished sold all the way from \$6.60 to \$6.85 with the Sound buyers much in evidence. Offerings in butcher stock were very light and everything in sight was snapped up with avidity.

Receipts of hogs from local points were heavier than they have been for some time, but the market rallied and held up well considering the fact that a large shipment of Eastern hogs was on the market as well. While it would take an extra choice load of hogs to bring the former top of \$7.25, ordinary light grades readily bring \$7.10, only 15c under which, considering the heavy hammering of the week is a very slight decline indeed. There is a more decided slump in heavier grades, best qualities selling from \$6.60 to \$6.50.

Sheep market remained firm to higher, with stock fairly well represented. California ewes brought \$4.75, yearlings \$2.50. 7c continues the top for best spring lambs, while wethers range from \$5 to \$5.40, with a strong demand.

Table with 2 columns: Item and Price. Includes: 191 Steers \$7.60, 50 " 6.85, 150 " 6.80, 283 " 6.75, 7 Cows 6.00, 1 " 5.50, 212 Lambs 5.50, 167 Wethers 3.10, 447 " 2.99, 106 Hogs 1.81, 2 " 1.13, 500 Ewes 90, 265 " 185, 150 " 150, 161 " 265, 5 Bulls 1.70, 4 " 1.50, 4 Drafters \$390.00 each, 2 Drivers 152.00 each, 6 Chunks 172.00 each.

REAL ESTATE

The following are the real estate transfers that have been filed in the office of the county recorder:

- John and C. A. Zeek to Wm. G. Lamb, part of Philander Lee donation land claim, section 33, township 3 south, range 1 east, 3.98 acres; \$10.
E. G. and Alice C. Anderson to Lizzie Stiles, tract 2, Clackamas High-land, section 21, township 2 south, range 2 east, 4 acres; \$1600.
Mary Emma Moore and John A. Moore, Agnes Alice Mills, Clara May and L. L. Plekens to Emma McDonald, part of 1 to 8 of block 29, Oregon City; \$10.
M. J. Lee, trustee, M. J. Lee and Bertha E. Lee, to T. J. and L. A. Brandes, north half of lots 7 and 8, block 2, Canby; \$1500.
J. A. and Lillian Cobb, F. S. and D. C. Dillingham to T. J. and L. A. Brandes, south half of lots 7 and 8 of block 2, Canby; \$1800.
John O. and Charlotte Roth to Katherine A. Ritter, lot 7 of block 2, Canby; \$200.
John E. Edgren and Amanda Edgren to Vinton K. and Elizabeth E. Paisley, tract 5, Outlook; \$1.
Christian and Bertha Bittner to S. C. Fletcher and Ida M. Dundas, land in section 32, township 4 south, range 4 east; \$1.
W. C. Langford to Annie Langford, lot 2 "C," Buena Vista; \$1.
W. S. and A. M. Scoume to Scandinavian Lutheran church trustees, land in section 10, township 5 south, range 1 east; \$5.
John S. Smith and Lois F. Smith to James R. and Laura E. Kahler, land in Oak Grove; \$1200.
United States to A. B. Hammond, 686.42 acres of section 8, township 3 south, range 2 east, Patent.
John and Cora Potter, J. P. Deegan, Grace Deegan et al to Clackamas County, land in section 36, township 2 south, range 2 east; \$1.
John R. Kelso trustee, to Miles McConnell, 42.13 acres of section 3, township 4 south, range 1 east; \$800.
Alfred Schneider and Clara Schneider to Fred Madison, northeast quarter of northwest quarter of section 8, township 3 south, range 2 east; \$2800.
Clarence E. and Nettie O. Isham to Eva K. Parkman, 5.96 acres, J. D. Garrett donation land claim, sections 31 and 32m, township 1 south, range 2 east; \$3200.
Edwin A. and Clara M. Hyde to William Oscar Wood, southeast quarter of northeast quarter of southeast quarter, section 29, township 1 south, range 3 east, 80 acres; \$10.
C. Smaucker to Antoine F. and Alma Will, land in section 8, township 5 south, range 1 east; \$13,000.
Carl O. and Regina Sannes to C. J. and Thea Wollertz, block 71, Prune land; \$1650.
Carl O. and Regina Sannes to C. J. and Thea Wollertz, 26.04 acres, section 29, township 1 south, range 1 east; \$5600.
John Jordan to John Attebury, lots 25 and 26, block 11, Hyde Park; \$200.
Peter and Maggie Naedson to D. D. Frostetter, 20 acres Jarvis and Jane Bonney donation land claim, township 4 south, range 1 west; \$550.
John H. and Rosalind Gibson to G. William Rickson, tract 4, less 50x220 feet, Gibson's subdivision of tracts 10, 11, 12 and 13, and west 480 feet tracts 1 and 2, Logans tracts; \$800.
John W. and Grace E. Loefer to Jonas Berglund, northeast half of lot B, tract 57, Willamette tracts; \$275.
Chris and Anna Lorenz to Victor and Emma Berg, 29.14 acres, section 18, township 4 south, range 1 east; \$3250.
Frank E. and Mary F. Patton to William and Magdalena Lumm, 5 acres, section 6, township 2 south, range 1 east; \$10.
R. L. and Nellie J. Parrish to Ferdinand and Emilie Pose, northeast quarter of northeast quarter, section 8, northeast quarter of northwest quarter, section 9, excepting 4 acres; 76 acres in all; \$4000.
Daniel and Annie Lynch to Thomas J. Lynch, south half of northeast quarter of southeast quarter, section 12, township 4, south, range 3 east, 160 acres; \$1.
Robert E. and Margaret J. Wilmut to Susetta E. and J. H. Reed, 2 acres section 2, township 2 south, range 2 east; \$500.
Archibald and Beattie Howard to Minnie J. Masters, 2 1/2 acres, section 33, township 2 south, range 7 east; \$10.
Henry Kalitz et al to Louisa Grant, lot 19, block 3, Canby; quitclaim.
Louisa Grant et al to Albert A. Knight, 2 1/2 acres, section 33, township 3 south, range 1 east; quitclaim.
May M. Merritt to Mattie M. Barnes, one-half interest, lots 13 to 24 inclusive, block 12, Milwaukie; \$240.
T. R. A. and Josephine M. B. Sellwood to Lottie Kinne, lots 1 and 2, block 8, Quincy addition to Milwaukie; \$370.
Oregon Realty Co. to H. A. Hanson, northeast quarter of northwest quarter, and that part of northwest quarter of northeast quarter between road and west line of northwest quarter of northeast quarter, section 26, township 4 south, range 4 east, 54 acres; \$70.
Oregon Realty Co. to H. A. Hanson, north half, section 16, township 7 south, range 4 east, 320 acres; \$10.
Bernardine W. and Grace M. Spang to H. C. Hardman, 14 acres, section 21, township 2 south, range 1 east, \$5,000.
J. T. and Winifred McIntyre to William L. Borwick, southeast quarter of southeast quarter, section 24, township 2 south, range 6 east, 40 acres; \$1,000.
George C. and Julia Arndt to E. L. Fraley, one half interest in mining claim, Molalla mining district, quitclaim.
D. J. Thorne to George C. Arndt, mining claim in Molalla district; quitclaim.
W. A. Garner to Mrs. Hannah Caroline Riss, 60 acres, section 31, township 1 south, range 2 east; \$250.
Rosa and John Schutler to C. B. Shubert, 36 square rods, section 23, township 2 south, range 3 east; quitclaim.
Fred and Julia Madison to Emma Munhoven, west half of northwest quarter, section 7, township 4 south, range 4 east, 80 acres; \$10.
C. D. and Selma S. Latourette to Gottfried and Selma Benson, tract 8, Elba; \$550.
M. B. and Lulu M. Godfrey to William B. and Hattie V. Barksdale, lots 2 and 3, Tualatin Meadows, 15.64 acres; \$10.
Peter Madison to Fred Madison, west half of northwest quarter, section 7, township 4 south, range 4 east, 80 acres; quitclaim.
W. R. Tall et al to H. B. Perline, lot 1, section 11, southeast quarter of

southwest quarter of northwest quarter, section 11, township 5 south, range 2 east, 40.60 acres; \$100.
Sandy Land Co. to W. B. Davies, lot 15, block 17, second addition to Sandy \$75.
Sandy Land Co. to W. B. Davies, land in Sandy; quitclaim.
Jonas M. and Gusie M. Will to Christian and Selma Anderson, 6 acres, township 4 south, range 1 east; \$390.
George B. Carter to Bertha J. Carter, 13.75 acres, township 2 south, range 2 east; quitclaim.
Mt. Hood Land Co. to B. F. Hart and F. E. Black, undivided one-half interest in northeast quarter of southwest quarter, and north half of southwest quarter of southwest quarter, section 6, township 3 south, range 3 east, 60 acres; \$10.
Frank Adams, administrator to William T. Hawkins, southeast quarter of northwest quarter, section 11, township 4 south, range 3 east, 40 acres; \$1000.
Anna Perret et al to Bernard Kligel, east half of west half of northeast quarter, and east half of northeast quarter, section 4, township 2 south, range 4 east; quitclaim.
Anna Perret et al to Max Kligel, west half of west half of northeast quarter, and southeast quarter of northwest quarter, section 4 township 2 south, range 4 east; quitclaim.
William N. and Stella B. Price to M. and Cora D. Babcock, \$10.

CLACKAMAS ABSTRACT & TRUST COMPANY.
Land Titles Examined.
Abstracts of Title Made.
JOHN F. CLARK, Mgr.
Office over Bank of Oregon City.

JAMES' STATEMENT REFUTED

(Continued from page 1)
week later and this second date consequently became the authorized date for the O. C. H. S.—Estacada debate and on this date the former team was ready to meet and expected to meet their opponents at their home town; hence the protest.
(3) In one place our friend said he knew the O. C. H. S. was weak and needed more time so he gave another week, and in almost the same breath, oblivious of this sweet charitable spirit claimed the superintendent had shut his own team out by not bringing them to Estacada on the date set. He, himself, changed this date to a week later, and then arranged for the Mt. Pleasant team to come in the place of the O. C. H. S.
(4) Again he says: "At the date set" (referring to the first date he set) "the other schools debated and two of Oregon City's debaters whom Mr. Toozee informed me could not be in Estacada that same night on account of sickness were at Parkplace and took down the arguments used in debate." Here our friend again "sees through a glass darkly."
Neither of these debaters reported of the team on account of illness were at Parkplace. Two others, one of whom had been selected two days before, did go and probably took notes. The Oregon City superintendent, while not suggesting it, knew these members of the team were going there, but did not believe any injustice lay in the act then and is of the same opinion now. No attempt was made to disguise the attendance. That there was no unfairness to Estacada's team is obvious: (a) It had the same privilege and no complaint would have ensued. (b) Similar copies of literature containing same arguments on the same question were furnished all schools of the county, by the state library so there was little to be gained from this source. (c) The members could have obtained the exact arguments of the Parkplace debaters from a shorthand report. What does it matter anyway where the information comes from. In these contests whose chief glory should not be in the winning, but in the practice in writing and speaking offered?
(b) Again our friend was in error in this quotation: "Mr. Toozee says Mt. Pleasant listened to the same debate" (referring to the Parkplace debate). "That is impossible as Mt. Pleasant was debating Gladstone on that same evening." Now this would be amusing if the writer had not taken himself so serious in trying to make out someone else as misrepresenting the matter. What Mr. Toozee did inform the president of the debating department about was that Mt. Pleasant had come over to the Estacada school on an afternoon before the night of their debate with Gladstone to hear the Estacada team debate the same question. We did not object to this, and did not believe Mr. Vedder would. He did not. Did the president of the department of debating as an officer of the league object in behalf of Gladstone? No. Strange indeed, he arranged for a debate for his own team with this team for the very night which he as presiding officer of the league had set for the debate with Oregon City. Odd isn't it that it was wrong for Oregon City to visit Parkplace and not wrong for Mt. Pleasant to visit Oregon City's debate on the same subject? Mt. Pleasant's team was defeated, of course, at Estacada.
(6) Again the "bungle" and "waving privileges, etc." are but half a quotation. I did say to the president of the debating department upon the latter's statement that Parkplace had complained of having to debate the Oregon City team in case it should defeat Estacada, that if such should be the result, and we were in the wrong, we would not insist on debating further. This would not have been inconsistent with the conditions of our protest as can be seen by reading it.
Any way there was a new question entirely debated at the finals between the Estacada and Parkplace team so the Oregon City team could not have profited from the arguments formerly used on another subject.
(7) But the greatest "joker" of all lies in the fact that on Sunday evening the president declared himself satisfied with his previous arrangement for the debate between Oregon City and Estacada teams at Estacada on the following Friday evening and assured the superintendent of Oregon City schools that everything would be in readiness at the appointed time. Then within a few hours afterward he began official negotiations by phone with the Mt. Pleasant team (guilty of the same offense with which he charged the Oregon City team) to debate his team at that same time and place.
The Mt. Pleasant team being told by the president that the Oregon City team was not coming to Estacada, granted the request not knowing why the team here was not to go, and then he phoned to Oregon City not to report, saying he would explain later. No satisfactory explanation for such treatment has yet been received however. His stated inability to understand why Oregon City protests as shown in next to the last paragraph in this morning's article is amusing.
The statement in the last paragraph but one that the Oregon City team was shut out of the debates three times by me is a matter for the executive committee to decide—not for any one official to dictate, but each of these three claims has been shown fallacious in the preceding discussion. I believe.

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ROYAL
BAKING POWDER
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The only baking powder made from Royal Grape Cream of Tartar
NO ALUM, NO LIME PHOSPHATE

In conclusion, let me say that we have confidence in the judgment and fairness of the executive committee to pass upon the protest submitted to them, that we have no desire to dictate, or to malign any one, or to continue further this controversy, but shall patiently await the final decision.

F. J. S. TOOZEE, Superintendent of Schools.

PROTEST.

Oregon City, Or., March 29, 1911. To the Executive Committee of the Clackamas County School League.

Gentlemen:—Oregon City high school hereby respectfully protests:

(1) Against the treatment accorded her team by the Estacada high school—the debating authority in charge of the debating department of the Clackamas County School League—in commanding arrangements to debate with Oregon City team at Estacada, March 19, 1911.

(2) Against a final decision being granted to any school within said league before the petitioner's standing and rights in the league have been passed upon by your executive committee.

Further, Oregon City high school demands as her right—according to customs and regulations governing school contests where a school team stands ready to fulfill its part of the agreement relative to such contest and is prohibited by its opponent without just and sufficient cause—the decision forfeited to her by Estacada, the 10th inst.

Sensitive to the accusations of unfairness now in circulation in Clackamas County; recognizing the honor of the school at stake through these accusations believed to be circulated with the approval of members of the league; and her debating team having been shut out from competition with other members of the league, after having acceded to every condition suggested by said officers, the Oregon City high school requests full investigation, by your executive committee, of the conditions under question.

Hoping for an early adjustment of this matter in the interest of the schools and league of Clackamas County, to your honorable body this petition we respectfully submit.

OREGON CITY HIGH SCHOOL. For Superintendent of Schools.

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A modern utility organization insists upon knowing that its service is satisfactory.

Service cannot be satisfactory if a patron uses more electricity than he needs.

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We also issue letters of credit upon which you can draw funds in sums as required at banking points throughout the world.

Call and let us explain the simplest methods of providing funds for foreign travel.

The Bank of Oregon City THE OLDEST BANK IN THE COUNTY