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JOSEPH E. HEDGES Lawyer

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SPECIAL TO WOMEN

The most economical, cleansing and germicidal of all antiseptics is

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A soluble Antiseptic Powder to be dissolved in water as needed.

As a medicinal antiseptic for douches in treating catarrh, inflammation or ulceration of nose, throat, and that caused by feminine flia it has no equal. For ten years the Lydia E. Pinkham Medicine Co. has recommended Paxtine in their private correspondence with women, which proves its superiority. Women who have been cured say it is "worth its weight in gold." At druggists, 50c. large box, or by mail, The Paxton Toilet Co., Boston, Mass.

The Coquille Sentinel figures that the rainfall which would cover Coos county five feet deep in an average year, if none of it ran off, amounts to just a cubic mile and a half in the aggregate—or enough to cover the city of Coquille a mile deep.

Still, as to crops, all the prospects please.

Check Your April Cough.

Thawing frost and April rains chill you to the very marrow, you catch cold—Head and lungs stuffed—You are feverish—Cough continually and feel miserable—You need Dr. King's New Discovery. It soothes inflamed and irritated throat and lungs, stops cough, your head clears up, fever leaves, and you feel fine. Mr. J. T. Davis, of Stichey Corner, Me., "Was cured of a dreadful cough after doctor's treatment and all other remedies failed. Relief or money back. Pleasant—Children like it. Get a bottle today. 50c and \$1.00, at your druggist. Bucklen's Arnica Salve for All Sores." (Adv.)

BEST TIME FOR ROAD DRAGGING

Is Directly After a Rain, Says an Expert.

KEEPING A ROAD SMOOTH.

The Best Way to Drag Is to Begin at the Side Ditch and Go Up One Side of the Highway and Then Down the Other in Slanting Direction.

The best results from road dragging come when the roads are dragged directly after a rain, says an expert in the American Agriculturist. The surface of the road is leveled, the holes and ruts are filled up and the earth is puddled. A crust forms when the top dries out, making the road much more lasting than it would be if dragged at any other time.

To keep a road smooth and crowned the best method is to drag with an ordinary wood road drag, made easily with two halves of a log which has been split. This log should be about six or eight inches in thickness and set three feet long. The halves are set eight feet apart with the smooth surfaces forward and upright. They are fastened together with braces set in holes bored through the log.

If they are not heavy enough a board can be placed on top, and the driver stands upon it. This will weight it down sufficiently. In some cases it has been found desirable to attach a piece of metal along the lower edge of the forward piece of the drag. This cuts the surface of the ground better and does more efficient work.

The road drag should move forward so that it slants across the road in such a way that a small amount of earth will slide past the smooth face of the log toward the middle of the road, thus forming the crown. In this way the edge of the drag smooths out the ruts and fills up the holes.

The best way to drag is to begin at the side ditch and go up one side of the road and then down on the other.



DRAGGING AT SIDE DITCH OF ROAD.

The next trip the drag should be started a little nearer the middle, and the last trip over the road the drag should work close to the middle itself. Small ridges of earth will be thrown in the horse track and smeared by the round side of the log smoothly over the road. The smearing of the earth by the drag is called puddling, and it tends to make the surface smooth and hard and turn off the water, especially after the sun comes out and dries it thoroughly. The road is always dragged after it has rained and not when it is dry. With a good, strong pair of horses and a well built drag one man can drag about three or four miles of a road a day. This is the best possible way to maintain good earth roads. In every county some farmer along each four miles of road should own a drag and drag the road when it rains, and he would find the road in good condition when he goes to market.

The necessity for dragging the road comes about from the fact that water stays on the road surface, because it cannot drain away into the side ditches. If the road has been properly dragged the water will run off the surface. Then if the ditches are properly taken care of the water will drain away and leave the roadway in splendid condition. The crown of the road should be at least ten inches higher than the outside. The rain as it falls on a properly crowned road will run quickly to the sides and not soak into the surface.

The side ditches for surface water should run parallel to the right of way and should be open at every low point, so that the water can run out of them into neighboring brooks or streams. If the ditches merely collect the water from the road surface and do not carry it away large pools will be formed along the roadside, which will generally soak into the soil beneath the road and make it so soft that the wheels of the wagon will cut through the surface and soon destroy it. Consequently it is absolutely necessary to have thorough drainage if splendid earth roads are to be secured.

In many places and drainage by means of tile is absolutely necessary for best results. The tile should be laid along the side of the road at least two or three feet beneath the surface of the ground.

Ancient Money. In Biblical days silver and gold coins were struck of such weight that one of them represented the value of a particular animal, says the Chicago News. Thus the word kesitah (used in Genesis, translated "pieces of money," means literally a lamb. The Latin pecuniary comes from pecus, a general name for sheep and the smaller animals. In early times coins bore figures of a horse, a bull or a hog, together with the names of the animals pictured. Afterward, as values changed, the figures upon the coins no longer bore representations of their value in cattle, but figures representing a rose, an eagle, etc.

Wants, For Sale etc.

GOOD FRESH COW for sale by R. Kell, New Era, Oregon.

Statement of the Ownership, Management, Circulation, etc., Required by the Act of August 24, 1912. Of Oregon City Enterprise, published weekly at Oregon City, Oregon, for April 1, 1914.

Editor, E. E. Brodie, Oregon City, Ore. Managing Editor, E. E. Brodie, Oregon City, Ore. Business Manager, E. E. Brodie, Oregon City, Oregon. Publisher, E. E. Brodie, Oregon City, Oregon.

Owners: E. E. Brodie, Oregon City, Oregon; Geo. A. Harding, Oregon City, Oregon; E. A. Sommer, Portland, Ore. Known bondholders, mortgagees, and other security holders, holding 1 per cent or more of total amount of bonds, mortgages, or other securities: None.

Sworn to and subscribed before me this 8th day of April, 1914. (SEAL) E. H. COOPER, Notary Public for Oregon. (My commission expires Aug. 7, 1915.)

\$18,000,000 BUILDS \$50,000,000 ROADS. Savings Effected Through Cash Purchases and County Aid.

California's state highway commission has solved the problem of providing a \$50,000,000 system with the \$18,000,000 it has, in the opinion of Charles B. Blaney, a member of the board.

This has been accomplished for the most part, Blaney says, by paying cash for materials at a saving of from 25 to 45 per cent. Crushed rock has been bought for 45 cents a ton as against \$1.10 on time, and cement for from \$1.50 to \$2.40.

In this way, Blaney goes on to explain, lower bids are obtained from contractors, for they do not have to tie up from \$30,000 to \$50,000 in capital or go into debt for that amount.

Two million dollars is the estimated saving through this method. Another \$7,000,000 saving is estimated in having towns and cities construct their own portions of the highways and by getting counties to give the rights of way and build the bridges.

A million more has been economized by inducing the railroads to haul the materials and machinery at half rates. The railroads have been glad to make this concession, Blaney says, because they realize that good roads mean increased passenger and freight revenues for them.

The 1,400 miles of trunk highway of the contemplated 2,700 miles are to be constructed with a concrete base, with asphalt or asphaltic concrete surface. The cost will be about \$800 a mile.

The 1,200 miles of laterals are to be constructed of local materials or simply well graded and drained, so that when the people vote the \$10,000 which will be necessary all that will be required will be to put on the surfacing.

The greatest grade will be 6 per cent. Oregon and Washington have so made their highway plans as to form a connection with the California system, which will give a road from Canada to Mexico with the same maximum grade.

The California system will be completed by the time the world's fair opens. The fees from automobile licenses will keep it in repair.

OHIO AS A ROADMAKER.

The State Will Expend \$7,000,000 in Good Roads. Ohio will expend \$7,000,000 for good roads this year. This will exceed all the money it has put in good roads since the enactment of the state aid law for that purpose eight or more years ago. Beginning this year, Ohio will step to the front in state road construction. The little law making a half mill levy on the grand duplicate of the state is largely responsible for this.

Highway Commissioner Marker estimates that between \$4,000,000 and \$5,000,000 will be raised by this and other laws of the state. Added to this will be something like \$3,000,000 which will be raised by the counties, all of which will be for good roads.

Eighty-five counties have petitioned the state highway department for a total of more than 7,000 improved highways. Sixty-one counties have asked for all they can get under the road building act. Commissioner Marker says that the department will be kept busy for several years building the improved highways petitioned for.

THREE BECOME CITIZENS

Three men were admitted to citizenship by Circuit Judge Campbell. They were William Harvey, John Jantz and Mateo Polajnor, all residents of this city.

Final Notice.

Notice is hereby given that the undersigned, administrator of the estate of Samantha Jane Davis, deceased, has filed his final account in said estate in the County Court of the State of Oregon for Clackamas County, and that the Judge of said court has appointed Monday, the 4th day of May, 1914, at 10 o'clock A. M. for hearing objections to said account and for settling said estate.

JOHN E. DAVIS, Administrator of the estate of Samantha Jane Davis, deceased. BROWNELL & STONE, Attorneys for Administrator.

Final Notice.

Notice is hereby given that the undersigned, executrix of the estate of J. W. Palmateer, deceased, has filed her final account in said estate in the County Court of the State of Oregon, for Clackamas County, and that the Judge of said court has appointed Monday, the 4th day of May, 1914, at 10 o'clock A. M. for hearing objections to said account and for settling said estate.

SARAH PALMATEER, Executrix of the estate of J. W. Palmateer, deceased. GEO. C. BROWNELL, Attorney for executrix.

Notice to Contractors.

Sealed bids will be received by the County Court of Clackamas County, Oregon, up to and including the 17th day of April, 1914, at the hour of 10:30 o'clock A. M., and then opened, for the improvement of a county road leading from Milwaukie to Oregon City and commonly known as the "River Road" from station 58x56 to Station 26x98.

Said improvement shall be executed in accordance with the plans and specifications on file in the office of the County Clerk of Clackamas County. All bids to be directed to the County Clerk of said Clackamas County, at Oregon City, Oregon, and marked "Bids for Improvement of River Road," and shall be accompanied by a certified check for five per cent of amount bid, which check shall be forfeited to said Clackamas County should the successful bidder fail, neglect or refuse for a period of five days to enter into a contract and file satisfactory bond to guarantee the completion of the work, and the fulfillment of the law respecting hours of labor and material furnished material men, etc., and will be required to hold Clackamas County harmless respecting damages accrued during the progress of said improvement. The right to reject any and all bids is reserved.

W. L. MULVEY, County Clerk.

Notice of Final Settlement.

Notice is hereby given that the undersigned, administrator of the estate of Lewis J. Eri, deceased, has filed in the county court of the state of Oregon, for the county of Clackamas, his final account as such administrator, and that Monday the 11th day of May, A. D. 1914, at ten o'clock a. m. of said day has been fixed by the court for the hearing of objections to said report and the settlement thereof.

Dated this 10th day of April, A. D. 1914. GILBERT HAUGLUM, Administrator of the estate of Lewis J. Eri, Deceased.

Summons.

In the Circuit Court of the State of Oregon for Clackamas County. Carrie M. Sornson, Plaintiff, vs. Frank N. Sornson, Defendant.

Frank N. Sornson, Defendant. To Frank N. Sornson, 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 suit within six weeks after the date of the first publication of this summons, and if you fail to appear and answer the complaint filed against you in the above entitled suit within six weeks after the date of the first publication of this summons, and if you fail to answer, judgment may be rendered against you for the relief prayed for in her said complaint, to-wit: For a decree of divorce dissolving the marriage contract heretofore and now existing between the plaintiff and defendant and for such other relief as to the court may seem just and equitable.

This summons is published by order of the Honorable J. U. Campbell, Circuit Judge of the County of Clackamas, State of Oregon, and dated March 13th, 1914. H. W. STRONG, Attorney for Plaintiff. First publication, March 20, 1914. Last publication, May 1, 1914.

Administrator's Notice.

Notice is hereby given that the undersigned administrator of the estate of Louis Hasselbrink, deceased, has filed his final account in said estate in the County Court of the State of Oregon, for Clackamas County, and that the Judge of said court has appointed Monday, the 13th day of April, 1914, at 10 o'clock A. M. for hearing objections to said account and for settling said estate.

JAKE PETERS, Administrator of the estate of Louis Hasselbrink, deceased. BROWNELL & STONE, Attorneys for Administrator.

Sheriff's Sale.

In the Circuit Court of the State of Oregon, for Clackamas County. Grace C. Tait, Plaintiff, vs. August Voss and Augusta B. Voss, his wife; Thomas J. Leonard; Sherman Gels, unmarried; C. E. Tatro and Lena A. Tatro, his wife, Annie M. Markus, Margaret Haley, Curt L. von Sanden and Wilhelmina von Sanden, his wife; Elwood Hanson and Hattie Hanson, his wife; M. T. Hyde, his wife; George E. Quiggle and Pannie E. Quiggle, his wife; A. L. McKenzie and Mrs. A. L. McKenzie, his wife; H. A. Calef, W. D. Haynes and R. Adams, Defendants.

By virtue of an execution, decree and order of sale issued out of the above Court in the above entitled cause to me directed and dated the 7th day of April, 1914, upon a decree rendered and entered in said Court on the 3rd day of April, 1914, in favor of Grace C. Tait, plaintiff, and against August Voss and Augusta B. Voss, defendants, for the sum of \$632.75, together with interest from the 27th day of May, 1913, at the rate of six per cent per annum, and the further sum of \$75.00 attorney's fees, and the further sum of \$22.95 costs and disbursements herein, and the costs of and upon this writ and against the defendants Thomas J. Leonard, Sherman Gels, unmarried; C. E. Tatro and Lena A. Tatro, his wife, Annie M. Markus, Margaret Haley, Curt L. von Sanden and Wilhelmina von Sanden, his wife; Elwood Hanson and Hattie Hanson, his wife; M. T. Hyde, his wife; George E. Quiggle and Pannie E. Quiggle, his wife; A. L. McKenzie and Mrs. A. L. McKenzie, his wife; H. A. Calef, W. D. Haynes and R. Adams, Defendants.

Notice is hereby given that the undersigned, administrator of the estate of Charles W. Noblitt, deceased, has filed in the County Court of the State of Oregon for the County of Clackamas, his final account as such administrator, and that Monday, the 4th day of May, A. D. 1914, at the hour of 10 o'clock A. M. of said day has been fixed by the court for the hearing of objections to said report and the settlement thereof.

Dated this 3rd day of April, A. D., 1914. MARGARET J. MORELAND, Administrator of the estate of C. W. Noblitt, deceased. CROSS & HAMMOND, Attorneys for Administrator.

Executors' Notice.

Notice is hereby given that the undersigned have been appointed executors of the estate of William Jackson Howlett, deceased; all persons having claims against said estate are hereby notified to present the same with proper vouchers, duly certified according to law, at the office of Brownell & Stone, at Oregon City, Clackamas County, Oregon, within six months of the date of the publication of this notice.

Dated, April 3rd, 1914. ALBERT W. COOK and J. P. WOODLE, Executors of the estate of William Jackson Howlett, deceased. BROWNELL & STONE, attorneys for executors.

Final Notice.

Notice is hereby given that the undersigned, administrator of the estate of Samantha Jane Davis, deceased, has filed his final account in said estate in the County Court of the State of Oregon for Clackamas County, and that the Judge of said court has appointed Monday, the 4th day of May, 1914, at 10 o'clock A. M. for hearing objections to said account and for settling said estate.

JOHN E. DAVIS, Administrator of the estate of Samantha Jane Davis, deceased. BROWNELL & STONE, Attorneys for Administrator.

Final Notice.

Notice is hereby given that the undersigned, executrix of the estate of J. W. Palmateer, deceased, has filed her final account in said estate in the County Court of the State of Oregon, for Clackamas County, and that the Judge of said court has appointed Monday, the 4th day of May, 1914, at 10 o'clock A. M. for hearing objections to said account and for settling said estate.

SARAH PALMATEER, Executrix of the estate of J. W. Palmateer, deceased. GEO. C. BROWNELL, Attorney for executrix.

Sheriff's Sale.

In the Circuit Court of the State of Oregon, for the County of Clackamas. Emmet L. Beach, Plaintiff, vs. W. H. McGarry, Frankie L. McGarry, his wife, Louis A. Harlow and Laura D. Harlow, his wife, Defendants.

By virtue of a judgment order, decree and order of sale, issued out of and under the seal of the above entitled court, duly directed and dated the 10th day of February, 1914, upon a judgment rendered and entered in said court on the 24th day of January, 1914, in favor of Emmet L. Beach, Plaintiff, and against W. H. McGarry, Defendant, for the sum of \$3699.00, with interest thereon at the rate of 7 per cent per annum from the 29th day of August, 1912, and the further sum of \$399.00, as attorney's fee, and the costs of and upon this writ, commanding me to make sale of the following described real property, situated in the County of Clackamas, state of Oregon, to-wit: The South half of the Northeast quarter, and the North half of the Northwest quarter of Section 23, Township 2 South of Range 7 East of the Willamette Meridian, together with the tenements, hereditaments and appurtenances thereunto belong or in any wise appertaining.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 11th day of April, 1914, at the hour of 10 o'clock A. M., at the front door of the County Court House in the City of Oregon City, in said County and State, sell at public auction, subject to redemption, to the highest bidder, for cash in hand, all the right, title and interest which the within named defendants or either of them had on January 3, 1912, the date of the mortgage of the plaintiff, foreclosed in said suit, or since that date had in or to the above described property or any part thereof, to satisfy said execution, judgment order decree, interest, costs and accrued costs.

E. T. MASS, Sheriff of Clackamas County, Oregon. By R. J. STAATS, Deputy. Dated this 11th day of March, 1914. First issue March 13, 1914. Last issue April 10, 1914.

Notice to Creditors.

In the County Court of the State of Oregon, for the County of Clackamas. In the Matter of the Estate of Green McMurry, deceased.

Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon for the County of Clackamas, administrator of the estate of Green McMurry, deceased.

All persons having claims against the said estate are hereby notified and required to present the same duly verified with proper vouchers at the office of Gordon E. Hayes, Stevens Building, Oregon City, Oregon, within six months from the date of the first publication hereof.

Dated March 13th, 1914. Administrator of the Estate of Green McMurry, Deceased. GORDON E. HAYES, Attorney for Administrator.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. Tullie McLaughlin, Plaintiff, vs. Ambrose McLaughlin, Defendant.

To Ambrose McLaughlin, 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 case, on or before the 1st day of May, 1914, said date being the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This summons is published by order of Hon. J. U. Campbell, Judge of the Circuit Court, which order was made on the 14th day of March, 1914, and the time prescribed for publication thereof is six weeks, beginning with the issue dated, Friday, March 20th, 1914, and continuing each week thereafter to and including Friday, May 1st, 1914. BROWNELL & STONE, Attorneys for Plaintiff.

Summons.

In the Circuit Court of the State of Oregon for the County of Clackamas. Clara Ellata Smith, Plaintiff, vs. Jack Howard Smith, 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 1st day of May, 1914, which date is more than six weeks from the date of the first publication of this summons, and if you fail to answer, judgment may be rendered against you for the relief prayed for in the complaint, to-wit: For a decree of divorce dissolving the bonds of matrimony now existing between plaintiff and defendant, and that she be divorced from defendant, and that she be allowed to resume her maiden name of Clara Ellata Schuchardt, and for such further relief as to the court may seem just and equitable.

This summons is published by order of the Honorable J. U. Campbell, Circuit Judge of the County of Clackamas, State of Oregon, and dated March 13th, 1914. H. W. STRONG, Attorney for Plaintiff. First publication, March 20, 1914. Last publication, May 1, 1914.

Administrator's Notice.

Notice is hereby given that the undersigned administrator of the estate of Louis Hasselbrink, deceased, has filed his final account in said estate in the County Court of the State of Oregon, for Clackamas County, and that the Judge of said court has appointed Monday, the 13th day of April, 1914, at 10 o'clock A. M. for hearing objections to said account and for settling said estate.

JAKE PETERS, Administrator of the estate of Louis Hasselbrink, deceased. BROWNELL & STONE, Attorneys for Administrator.

Sheriff's Sale.

In the Circuit Court of the State of Oregon for Clackamas County. E. D. Rood, Plaintiff, vs. Isadora Sterrett, L. H. Sterrett, Shaw-Hatcher Company, a corporation, and J. R. Bowles, Defendants.

By virtue of an execution, judgment order, decree and order of sale, issued out of the above entitled court in the above entitled cause, to me directed and dated the 5th day of March, A. D., 1914, upon a judgment and decree rendered and entered in said court on the 21st day of February, 1914, in favor of the plaintiff, E. D. Rood, and against the above named defendants, for the sum of Two Thousand Dollars (\$2000) with interest thereon at the rate of eight per cent per annum from January 3, 1912, and the further sum of Sixty-four Dollars and Seventy-seven Cents (\$64.77), with interest thereon at eight per cent per annum from September 1, 1912, and for the further sum of One Hundred Fifty Dollars with interest thereon at the rate of six per cent per annum from the 21st day of February, 1914, and for the further sum of Sixteen Dollars and Fifty Cents (\$16.50) costs and disbursements, with interest thereon at the rate of six per cent per annum from the 21st day of February, 1914, and the costs of and upon the writ commanding me to make sale of the following described real property hereinafter described; said judgment and decree being also in favor of defendant, J. R. Bowles, upon his cross-complaint filed in said cause and against the defendants, Isadora Sterrett and L. H. Sterrett, her husband, for the sum of Thirty-seven Hundred Fifty Dollars (\$3750) with interest thereon at the rate of six per cent per annum from March 11, 1912, and the further sum of One Hundred Fifty Dollars (\$150) with interest thereon at the rate of six per cent per annum from the 21st day of February, 1914; said writ commanding me to make sale of the following described real property, to-wit: Lot numbered two (2) and the north half of the southwest quarter of section five (5) in township two (2) south of range three (3) east of the Willamette Meridian, containing forty (40) acres, more or less, and sit-

uate in Clackamas County, Oregon; NOW, THEREFORE, by virtue of said execution, judgment order, decree and order of sale, and in compliance with the commands of said writ, I will, on the 11th day of April, A. D., 1914, at ten o'clock A. M., at the front door of the County Court House in Oregon City, Clackamas County, Oregon, sell at public auction (subject to redemption) to the highest bidder for cash in hand, all the right, title and interest which the within named defendants or either of them had on January 3, 1912, the date of the mortgage of the plaintiff, foreclosed in said suit, or since that date had in or to the above described property or any part thereof, to satisfy said execution, judgment order decree, interest, costs and accrued costs.

E. T. MASS, Sheriff of Clackamas County, Oregon. By R. J. STAATS, Deputy. Dated this 11th day of March, 1914. First issue March 13, 1914. Last issue April 10, 1914.

Notice to Creditors.

In the County Court of the State of Oregon, for the County of Clackamas. In the Matter of the Estate of Green McMurry, deceased.

Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon for the County of Clackamas, administrator of the estate of Green McMurry, deceased.

All persons having claims against the said estate are hereby notified and required to present the same duly verified with proper vouchers at the office of Gordon E. Hayes, Stevens Building, Oregon City, Oregon, within six months from the date of the first publication hereof.

Dated March 13th, 1914. Administrator of the Estate of Green McMurry, Deceased. GORDON E. HAYES, Attorney for Administrator.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. Tullie McLaughlin, Plaintiff, vs. Ambrose McLaughlin, Defendant.