

TALK INITIATIVE BILLS ON OCT. 18

OPEN MEETING AT COMMERCIAL CLUB TO TAKE PLACE OF USUAL LUNCHEON.

COMMITTEE IN CHARGE HUNTING NEGATIVE PROHIBITION SPEAKER

Member Assigned to Each Side of All Other Measures—Supper Will Be Served to Wires, Beginning 6:30, Before Debates.

The Live Wires of the Commercial club will debate the initiative measures at a special meeting in the club rooms next Wednesday night. The meeting is open to the general public.

A member of the Live Wires has been assigned to each side of the discussion of every bill, excepting only the absolute prohibition amendment. The committee in charge has been unable to find a member who is willing to uphold the negative of prohibition, although in several cases Wires will have to forget their personal views in the debate.

The debates will follow a supper at 6:30 o'clock which will take the place of the usual Tuesday noon luncheon. Those who will take part in the discussion and the measures upon which they will talk are:

Single item veto—W. A. Dimick, for; O. W. Eastham, against.
Tax limitation—Grant H. Dimick, for; B. T. McElin, against.

Brewer's amendment—R. L. Shepherd, for; Harvey Cross, against.
Rural credits—John W. Loder, for; J. E. Hedges, against.

Prohibition—R. L. Dunn, for; Land and loan—W. W. Myers, for; C. Schuebel, against.
Pendleton normal—O. D. Eby, for; J. R. Landsborough, against.
Ship tax exemption—Livy Stipp, for; C. H. Dye, against.
Anti-vaccination—Dr. Van Brakle, for; Dr. Guy Mount, against.
Repeal of Sunday closing law—Judge John Clevers, for; F. J. Tooss, against.

GARBLER QUOTATIONS.

Popular Passages That Are Frequently Rendered Incorrectly.

Almost everybody who quotes at all misquotes. Nothing is more common than to hear:

A man convinced against his will is of the same opinion still.

This is an impossible condition of mind, for no one can be convinced of one opinion and at the same time hold to an opposite one. What Butler wrote was eminently sensible:

He that complies against his will is of his own opinion still.

A famous passage of Scripture is often misquoted thus: "He that is without sin among you let him cast the first stone." It should be, "Let him first cast a stone."

Sometimes we are told, "Behold, how great a fire a little matter kindleth," whereas St. James said, "Behold, how great a matter a little fire kindleth," which is quite a different thing.

We also hear that "a miss is as good as a mile," which is not as sensible or forcible as the true proverb, "A miss of an inch is as good as a mile." "Look before you leap" should be "And look before you ere you leap." Pope is generally credited with having written:

Immodest words admit of no defense, For want of decency is want of sense, though it would puzzle any one to find the verses in his writings. They were written by the Earl of Roscommon, who died before Pope was born.—Pearson's Weekly.

BUYING Produce.

Potatoes, per 100 lbs. \$1.10
Butter (country) per roll. 50c
Kaiser, per doz. 45c

Vegetables.

Carrots, 3 bunches. 10c
Lettuce (per doz. bunches). 20c
Beets (per doz. bunches). 40c
Tomatoes 50c
Turnips, per doz. bunches. 40c

SELLING.

Potatoes, per 100 lbs. \$1.50
Eggs, per doz. 35c
Cabbage, per head 50c
Butter, per roll (country). 75c
Creamery butter, per roll 90c
Tomatoes 50c
Carrots, per bunch 5c
Lettuce, per bunch 5c
Celery, bunch, 5c; lb. 10c
Sugar, dry granulated, 100 lbs. \$3.25
Sugar, pure cane, 11 lbs. \$1.00
Sugar, dry granulated, 100 lbs. \$3.00
Sugar (pure cane) 100 lbs. \$3.25

BUYING Meats.

Live hogs \$8.70 to \$9.75
Sheep (old) per lb, dressed 11 to 11 1/2c
Pork, per lb. 5 to 6c
Lamb, per lb. 7 to 7 1/2c
Yearlings, per lb. 6 to 6 1/2c
Steers 5 to 5 1/2c
Cows, per lb. 4 to 5c
Veal, lb. 10 to 11c
Hens 12c
Old Roosters, per lb. 8c

Feed.

Oats, per 100 lbs. \$1.50
Wheat, per 100 lbs. \$2.10
Shorts, 80-lb. sack \$1.10
Flour, per sack \$1.50 to \$1.95
Ralt, 50 lbs. high grade. 40c
Hay, 60-lb. sack 75c
Iran, per ton \$14.00 to \$20.00
Chick feed, per 100 lb. \$2.75
Scratch feed, per 100 lbs. \$2.50
Bone, per 100 lbs. \$2.55
Beet pulp, per 100 lbs. \$1.25
Big 4 hog feed, per 100 lbs. \$2.25
Kackie feed, per 100 lbs. \$1.50
Twin Four Hog Feed \$1.50

Mines Under the Farms.

Surroundings have little to do with mining, as is proved in northwestern Illinois, where corn, oats and hay are raised on the surface and lead and zinc are extracted from the rocks beneath the fields. Although in this particular locality agriculture is the principal industry, several hundred men are engaged in zinc and lead mining. Most of the mines are 100 to 200 feet deep. The lead sold from this region since mining began has brought about \$50,000,000, and the zinc produced since about 1890 has been sold for about \$100,000,000. Prospecting for new deposits still continues.—Arzonant.

A Judge and an Egg.

Judges on the bench have been assaulted. A brilliant one threw an egg at the late Vice-Chancellor Mallon in an English court. The judge had the presence of mind to duck his head, and at the same time he established a reputation as a humorist by remarking that the present must have been intended for his brother, Baron, the vice-chancellor, who was sitting in an adjoining court.—London Spectator.

No Fifty-fifty.

"I fear my brother's wife is a trifle selfish."
"Doesn't she share the family joys and sorrows?"
"Yes, but she figures on taking about 90 per cent of the joys and 10 per cent of the sorrows."—Detroit Free Press.

Candy Flashes.

Lumps of rock candy placed between the jaws of a nutcracker and suddenly crushed in a dark room will produce a flash bright enough to be seen at a distance. This is caused by a peculiar light produced when certain types of crystals are fractured.

Labor Rids us of three great evils—Irksomeness, vice and poverty.—Voltaire.

Life's Span.

The average length of human life is about 33 years, and of 1,000 persons only one reaches 100 years.

PROFESSIONAL DIRECTORY

JOSEPH E. HEDGES Lawyer

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W. S. EDDY, V. S., M.D. V.

Graduate of the Ontario Veterinary College at Toronto, Canada, and the McKillip School of Surgery of Chicago, is established at Fashion Stable, between Fourth and Fifth on Main Street. Both Telephones Office—Pacific 65; Home A-95 Res.—Pacific 184; Home B-80

Mean Gisting It.

A certain eminent titled English lady, who admired Whistler's genius to the extent of purchasing one of his pictures, never was able to obtain possession of her property. One day she drove to the studio in her victoria. Mr. Whistler went to greet her.

"Mr. Whistler," she said, "two years ago I bought one of your pictures, a beautiful thing, and I have never been able to hang it on my walls. It has been loaned to one exhibition or another. Now, today I have my carriage with me, and I would like to take it home with me. I am told it is in your possession."

"Dear lady," returned Whistler, "you ask the impossible. I will send it to you when I have it again, but it is not here. You have been misinformed." And the lady drove off without her picture.

After she had departed Whistler commenced to poke around his studio and, to the great astonishment of a friend who had been an involuntary listener to the above conversation, he brought forth a canvas.

"Here it is," he said. "She was right about one thing—it is beautiful." And it was beautiful.

"But the impudence of these people," he continued, "who think that because they pay a few paltry hundred pounds they own my pictures. Why, it merely secures them the privilege of having them in their houses now and then! The pictures are mine!"

CARLYLE AND DICKENS.

The Cynic's Caustic Comment on the Work of the Novelist.

When James H. Huxeker succeeded Franklyn Eyles as dramatic editor of the New York Sun he applauded Clyde Fitch for his indefatigability as a writer of plays, lauded him as a writer who earned a hundred thousand dollars a year and advised him to rest for two years by way of getting his wind in preparation for the work of writing "a real play."

This is not wholly unrelated to an incident reported by John Forster in his life of Charles Dickens. At the time the great English novelist was preparing to write his masterpiece, "A Tale of Two Cities," he solicited Thomas Carlyle for the loan of a few authorities on the French revolution. That immortal dyspeptic readily complied and sent to Dickens, at his Broadstairs home, a draught of the desired books. Time passed, and "A Tale of Two Cities" duly appeared. All the English speaking world took it up avidly, and another triumph had been achieved by its creator.

One night about that time Dickens and Carlyle met at a dinner party. The young novelist, naturally enough, was desirous to learn what the authoritative Carlyle thought of his newest success and greatest book and asked him the point blank question.

"Veru weel," was the reply, "but when I see you 'ave a bulk, Charley?"—Detroit Free Press.

Her Early Resolutions.

This story was told by an English man who lived a century ago. He was dining out in London and sat by a lady whom he did not know. Their conversation turned upon early resolutions and how very seldom they were kept, and the lady said: "Well, when I was a girl I made three resolutions—first, I determined that I would never marry a soldier; second, that I would never marry an Irishman, and third, that I would not be long engaged. And all those three resolutions I broke. Whom do you think I did marry? The Duke of Wellington! He was a soldier and an Irishman, and I was engaged to him for twelve years." This was Lady Katherine Pakenham. It was an unhappy marriage, and the couple mostly lived apart.

Not Encouraging.

He had been calling on the Widow Smithers for some time, and it could not be said that he had made an impression, although he had failed to realize the fact. She decided to speed him on his way at the first opportunity, and it came that night. He heaved a sigh and said, "I have only one friend on earth—my dog."
"Well," she answered calmly, "if that isn't enough, why don't you get another dog?"

A Mail "Detective."

Take an indelible pencil and make light lines across the edge of the sealed flap on the back of the envelope, says Popular Science Monthly. Do not wet the pencil when making the lines, and it is not necessary to bear heavily on the pencil, for if the envelope should be steamed the lines made with the indelible pencil will turn to a bright purple and remain plainly visible.

At the Wedding.

"You know, the beginning of the happy pair's acquaintance was when he offered her an umbrella to keep her new hat from getting ruined."
"I see. He was her rain bean and that is why she carried a shower bouquet."—Baltimore American

The Cure.

"Lady," said Meandering Mike, "would you lend me a cake of soap?"
"Do you mean to tell me you want soap?"
"Yes'm. Me partner's got de hic-cups, an' I want to scare him."—Pearson's Weekly

There is no genius in life like the genius of energy and industry.—Michelet.

Useful Indeed.

Teacher—What is the use of the Eustachian tube? Pupil—So you can hear yourself talk.—New York Times.

The Rivals.

The word "rivals" at one time meant neighbors who lived on the banks of a river.

Money to Loan

PAUL C. FISCHER
Lawyer
Deutscher Advokat
Room 2 Beaver Bldg. Oregon City

Summons.

In the Circuit Court of the State of Oregon, for Clackamas county.

Ella May Bastian, Plaintiff,
vs.
C. W. Bastian, Defendant.

To C. W. Bastian, above-named defendant: In the name of the state of Oregon, you are hereby required to appear in the above entitled court and answer the complaint filed against you in the above entitled court on or before six weeks from the 13th day of October, 1916, said 13th day of October, 1916, being the date of the first publication of this summons, and if you fail to so appear and answer the complaint, the plaintiff will apply to the above entitled court for the relief prayed for in the complaint herein, to-wit:

For a decree of the above entitled court that the marriage contract now existing between the plaintiff and defendant be forever dissolved and held null and void, and judgment for the sum of \$75.00 attorney's fees, and for such other and further relief as to the court may seem meet and equitable, including her costs and disbursements herein.

This summons is served upon you by publication thereof once a week for six successive and consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation in Clackamas county, Oregon, and printed and published in Clackamas County, Oregon, pursuant to an order of the Honorable J. U. Campbell, Judge of the above entitled court, made and entered herein on the 11th day of October, 1916.

FRED J. MEINDL,
Attorney for Plaintiff.

405-406 Railway Exchange Bldg., Portland, Oregon.
Date of first publication, October 13th, 1916.
Date of last publication, November 24th, 1916.

Notice to Creditors.

Notice is hereby given that the undersigned was by an order of the county court of the state of Oregon for Clackamas county, duly made and recorded on the 5th day of October, 1916, appointed administratrix of the estate of Ben Larson, deceased, and that she has duly qualified.

All persons having claims against the said estate are hereby notified to present the same, duly verified and with the proper vouchers, to the undersigned at Marquam, Oregon, on or before six months from the date of the first publication of this notice, said first publication being made this 13th day of October, 1916.

MARY LARSON,
Administratrix.

CUSTER E. ROSS,
Attorney for the Estate.

Silverton, Oregon.

Notice to Creditors.

Notice is hereby given that the County Court of the State of Oregon, for the County of Clackamas, has appointed the undersigned administratrix of the Estate of Augustus Spiers, deceased. All persons having claims against the said decedent, or his estate, are hereby given notice that they shall present them to the undersigned administratrix at the office of Jos. E. Hedges, Esq., in the Weighard building, in Oregon City, Oregon, within six months from the date of this notice, with proper vouchers duly verified.

ADDIE J. BRITTON,
Administratrix of the Estate of Augustus Spiers, deceased.

JOS. E. HEDGES,
Attorney.

Date of first publication, October 6th, 1916.

Notice of Final Settlement.

In the County Court of the State of Oregon, for the County of Clackamas, in the matter of the Estate of Walter E. Carl, Deceased.

Notice is hereby given that the undersigned, Frank J. Lonergan and James P. Lovett, executors of the estate of Walter E. Carl, deceased have filed in the above entitled court their final account as such executors, and that the court has by order appointed Monday, the 13th day of November, 1916, at the hour of nine o'clock a. m., of said day, at the courtroom of said court in Clackamas county, Oregon, as the time and place for hearing objections to the said final account.

FRANK J. LONERGAN,
JAMES P. LOVETT,
Executors of the Estate of Walter E. Carl, Deceased.

CLARENCE L. EATON,
J. DEAN BUTLER,
Attorneys for Executors.

Masonic Temple, Oregon City, Ore.
First publication, October 13, 1916.

Administrator's Notice.

In the County Court of the State of Oregon, for the county of Clackamas, in the matter of the Estate of Lucretia Finucane, deceased.

Notice is hereby given that the undersigned has been duly appointed as administrator of the estate of Lucretia Finucane, deceased, by the above entitled court and has duly qualified for said trust. All persons having claims against said estate are hereby notified and required to present the same duly verified and with proper vouchers, to him at his residence at 1216 Van Buren St., Oregon City, Oregon, within six months from the date of this notice.

P. S. FINUCANE,
Administrator of the Estate of Lucretia Finucane, deceased.

W. L. MULVEY,
Attorney for Administrator.

Date of first publication, October 29, 1916.

Date of last publication, November 17, 1916.

West Linn Budget.

Notice is hereby given to the citizens and taxpayers of West Linn that the city council will on the 3rd day of November, meet at the city hall of West Linn at the hour of 7:30 p. m. of said day to consider and discuss the estimates for the running of the city government for the ensuing year being for the tax for the year of 1916 and that the council for said meeting and purpose has fixed the following estimates for the various expenses of

and comprising therein, for the closure of a certain mortgage recorded in Book 100 at Page 342, Mortgage records of Clackamas County, Oregon, which said mortgage is a lien upon the following described real property in the County of Clackamas, State of Oregon, to-wit:

All of lots Eight (8), Nine (9), Ten (10), Eleven (11), Twelve (12) in Tract Thro (3) Woodmont First Addition.

This Summons is published once a week for six successive weeks in The Oregon City Enterprise, in compliance with an order made by the Hon. James U. Campbell, Judge of the above entitled Court, dated 7th September, 1916.

W. O. McCARTHY,
Attorney for Plaintiff.

Dated and first published, September 8, 1916, Last publication October 29, 1916.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas county.

Jas. J. Osborn, Plaintiff,
vs.
Rose E. Osborn, Defendant.

To Rose E. Osborn, 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, on or before the 2nd day of November, 1916, 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 his complaint, to-wit:

For a decree dissolving the marriage contract now existing between plaintiff and defendant and for the care, custody and control of said minor child, Alma Osborn. This summons is published by order of Hon. J. U. Campbell, Judge of the Circuit court, which order was made on the 21st day of September, 1916, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, September 22, 1916, and continuing each week thereafter to and including Friday, November 3rd, 1916.

BROWNELL & SIEVERS,
Attorneys for Plaintiff.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas county.

Ora B. Eckles, Plaintiff,
vs.
Wm. Eckles, Defendant.

To Wm. Eckles, 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, on or before the 19th day of November, 1916, 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 the order of Hon. J. U. Campbell, Judge of the circuit court, which order was made on the 23rd day of September, 1916, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, September 29, 1916, and continuing each week thereafter to and including Friday, November 3rd, 1916.

BROWNELL & SIEVERS,
Attorneys for Plaintiff.

Summons.

In the Circuit court of the State of Oregon, for Clackamas County.

Fae B. Ryder, Plaintiff,
vs.
Paul Ryder, Defendant.

To Paul Ryder, 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, on or before the 3d day of November, 1916, 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 marriage contract now existing between plaintiff and defendant and for the care, custody and control of said minor children, Frederick Ryder, aged two years, and Lourine Ryder, aged one year. This summons is published by order of Hon. J. U. Campbell, Judge of the Circuit court, which order was made on the 29th day of September, 1916, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, September 22, 1916, and continuing each week thereafter to and including Friday, November 3, 1916.

BROWNELL & SIEVERS,
Attorneys for Plaintiff.

Summons.

In the Circuit court of the State of Oregon, for Clackamas County.

Magdlena Underwood, Plaintiff,
vs.
William Underwood, Defendant.

To William Underwood, 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, on or before the 10th day of November, 1916, 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 marriage contract now existing between plaintiff and defendant, and for the care, custody and control of their minor child, Lester Underwood. This summons is published by order of Hon. J. U. Campbell, Judge of the Circuit court, which order was made on the 26th day of September, 1916, and the time prescribed for publishing thereof, is six weeks beginning with the issue dated Friday, September 29th, 1916, and continuing each week

Sheriff's Sale on Execution.

In the Circuit court of the State of Oregon, for the county of Clackamas, Jessie E. Crim, Plaintiff,

vs.
John L. Crim, Defendant.

State of Oregon, County of Clackamas, ss:

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 27th day of July, 1916, upon a judgment rendered and entered in the supreme court of the state of Oregon on the 15th day of June, 1914, in favor of John L. Crim, defendant, and against Jessie E. Crim, plaintiff, for the sum of \$76.50, with interest thereon at the rate of six per cent per annum from the 15th day of June, 1914, and the costs of and upon this writ, commanding me out of the personal property of said plaintiff, and if sufficient could not be found, then out of the real property belonging to said plaintiff on and after the date of said 15th day of June, 1914, to satisfy said sum of \$76.50 and interest and also the costs upon said writ.

Now Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said plaintiff, I did on the 27th day of July, 1916, duly levy upon the following described real property of said plaintiff, situate and being in the county of Clackamas, and state of Oregon, to-wit:

All of lots numbered 24, 26 and 27, Oregon Homes, Clackamas county, Oregon, according to the duly recorded plat thereof, and I will, on Saturday, the 28th day of October, 1916, 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 U. S. gold coin, cash in hand, all the right, title and interest which the within named plaintiff, or either of them, had on the date of said 15th day of June, 1914, or since had in or to the above described real property or any part thereof, to satisfy said judgment order, decree, interest, costs and all accruing costs.

W. J. WILSON,
Sheriff of Clackamas County, Ore.
By E. C. HACKETT, Deputy.
Dated, Oregon City, Oregon, Sept. 29th, 1916.

SUMMONS.

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

Title and Trust Company, a corporation, Plaintiff,

vs.
Henry Russell and Mathilda Russell, his wife, Defendants.

To Henry Russell, defendant above named:

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 from the date of the first publication of this Summons, to-wit, on or before the 29th day of October, 1