

Last Of End Season Sale

During this end-season sale, we want to clean up all our summer lines and all we ask is if there is any member of the family that is going to do any buying this week send them here, as our bargains are greater than ever this week.

Remember this store is for the Men as well as the Ladies and Children.

J. LEVITT
Suspension Bridge Co.
Oregon City

The Age of Chivalry:


will also travel through the Southern States.

Say, you smokers! Nobel has just received 8,000 Porto Rico cigars; very fine; in lots to suit.

Dr. A. O. Pine of St. Paul, Minn., arrived in this city on Tuesday evening, and will be the guest of Mr. and Mrs. Frank Moore, of Greenpoint. Dr. Pine was a delegate to the National Medical Association and she has been visiting friends in California.

Miss Helen Daulton, stenographer for the Crown-Columbia Pulp & Paper Company, who is taking her vacation, will leave within a few days for Hood River, where she will visit the Misses Albright. She will be accompanied by her sister, Miss Bessie Daulton.

Miss Lena Chamberlain, who recently left for Cannon Beach, for the benefit of her health, accompanied by her mother and sister, was in Oregon City on Saturday, but returned to Cannon Beach, where she will remain until September. Miss Chamberlain's health is much improved, and she is able to walk 10 miles a day. She expects to leave for California soon, where she will remain during the winter.

Knight—I have need of these fowls this time.
Pssst—Oh!—Knight.

LOCAL BRIEFS

P. Segar, of Molalla, was in this city on Tuesday.

Mrs. Fannie Ranch is ill at her home in Parklane.

Mr. and Mrs. D. Driscoll, of Carus, were in this city on Tuesday.

Wilhoit stage will leave the Electric Hotel each day at 2 o'clock p.m.

Born, August 14, to the wife of Mose Powell, a son, weight nine pounds.

Henry Hughes, the merchant of Bear Creek, was in this city on Tuesday.

Mrs. John McCormack, after visiting relatives near Woodburn, has returned.

Mrs. St. Clair of Carus, was among the Oregon City business visitors on Tuesday.

Born, August 13, to the wife of Mose Northdurst, of Pete Mountain, daughter.

Mrs. Ernest Sturges has gone to Paris, where she will visit for several weeks with relatives.

Milton Price, who has been spending a week at Newport, returned to Oregon City Monday.

Born, to the wife of Marcus C. Baker, of Stafford, a son; weight 10 pounds, on Tuesday morning.

Dr. E. A. Sommer, formerly of Oregon City, has moved his office to 1017 Abbott building, Portland.

Mrs. H. C. Stevens has returned from a week's visit with her brother, John Crawford, of Yamhill County.

John McCormack and Charles Waer, who have been hunting in the mountains, have returned to Oregon City.

Mrs. E. J. Lankins and daughter, Veda, of Hubbard, have arrived in this city and are visiting relatives for a few days.

F. L. Helfrich, of Bend, who is at the home of his brother-in-law, G. F. Johnson, of this city, is ill with Bright's disease.

Miss Edna Simmons, of Kelso, Wash., has arrived in Oregon City for a two months' visit with her parents, Mr. and Mrs. A. Simmons.

Frank Schoenborn, L. O. Moore and Mrs. Moore are classed among the champion crawfishers of this city. In four hours Sunday they caught 55 dozen.

I will solicit at John Adams' store or hop-sickers on August 15th, 17th and 19th. Yard between Dallas and Main.

Mrs. R. E. Woodward, who had planned to go to Port Hadlock, Wash., Tuesday was taken ill on Monday evening, and was not able to make the trip.

Mrs. L. G. Ice and son, William, Mrs. Charles Kelly and family, who have been spending several weeks at the ranch of Dr. and Mrs. Ice at Canby, have returned to Oregon City.

Mrs. Walter Reed, of Greenpoint, who has been ill for several days with a severe attack of appendicitis, will be taken to a hospital within a few days to be operated upon.

E. W. Randolph left Monday evening for a trip East. He will first visit in British Columbia, Montreal, and then will proceed to Washington, D. C., and many other Eastern cities. He

VOTE COUPON.

GOOD FOR ONE VOTE.

This coupon, when neatly clipped and properly filled in with the name of the candidate you wish to vote for, will be counted as one vote.

Name of candidate.....

Address.....

This coupon is valid after August 19. Cut on lines. Don't roll. Send in flat.

NOMINATION BLANK.

GOOD FOR TWENTY-FIVE HUNDRED VOTES.

I wish to Nominate Miss.....

Address.....

Nominated by.....

Address.....

This nomination blank, when properly filled in and brought or mailed to Contest Department of The Enterprise will count for 2,500 votes. Only one of these blanks will be credited to each candidate.

There is only one thing to do and that is to wait with what patience you may the meeting of the grand jury, and that time the case will be presented to them in an orderly way and as fully as possible all witnesses suggested by you will be subpoenaed and heard and you will get all the courtesies accorded to any person. Your attorneys will not be able to assist at all until after the grand jury is through with the case and then whether they assist or not will depend entirely upon Mr. Tongue.

Trusting that I shall not hear from you further on this subject until the grand jury meets, I yours truly,

LIVY STIPP
Deputy Dist. Atty.

Now, Mr. Stipp I assure you that it is not my desire to enter into a controversy with you, but regardless of the fact that you say "Trusting that I shall not hear from you further on this subject until the grand jury meets" I feel that the contents of your letter disclose certain facts and prevailing conditions that necessitate my attention.

I desire again to call your attention to my open letter of July 23rd which was published in the Enterprise under date of August 3rd and wherein I asked you several direct questions which you have not answered. Your statement that all facts in connection with the cowardly attack on my life by the Blackmers would be presented to the Grand Jury when the same convenes, is satisfactory to me. The assurance was given by you to my attorney Mr. T. N. Smith and myself when we called on you at your office on July 26th. This assurance was satisfactory to us then and when accepted the same in good faith and desired to co-operate with you in every way possible. As stated in my last letter, we made a special trip to Oswego, immediately after our conference with you in your office, and at your suggestion to have the local Justice of the Peace here defer any action that would not be in harmony with your wishes. When we reached here, Mr. Davidson showed your letter, wherein you had already dismissed the case. Why did you not advise us of this action while we were discussing the matter with you in your office?

Furthermore, is it not common practice for the Prosecuting Attorney to summon witnesses before a Justice Court, when warrants are sworn out charging offenders with criminal assault. Instead of dismissing such cases without a hearing, when the action is serious enough, for the Justice to put the offending parties under bond, to await action of the Grand Jury? Is it not a dangerous procedure to allow all criminal complaints to remain over without a hearing, until the Grand Jury meets months in advance? If murder had been committed would the same day have occurred in waiting for the Grand Jury to meet before the murderer could be indicted or arrested? Is it not a dangerous method to allow offenders to remain at large; to allow warrants to be sworn to without arrests being made; to have warrants annulled and not executed, without even the form of summoning witnesses for a preliminary hearing; to have criminal assaults committed without arrests? In fact to have free license of criminals and crime without enforcement of the laws, until after the Grand Jury meets some months hence? If the prosecution of all crimes were handled in that manner, would not ninety per cent of all criminals escape to foreign parts unknown, before the Grand Jury would meet to indict them? Should not all crime and warrants charging crime be given the same attention by the public prosecutor? Should not witnesses be summoned at a preliminary hearing before the proper Justice or Peace official, and if testimony substantiates charges, should not the accused parties be put under bond to await action of the Grand Jury?

To all the above questions I infer that your answer is already given in your letter wherein you say: "Some months ago I sent my resignation to District Attorney Tongue and the principal reason was that the salary is so grossly inadequate as compared with the duties, that I could not afford to continue in the office. He has not accepted the resignation and in fact cannot get any one satisfactory here to accept the position, so I have only been holding the office awaiting his action and in the meantime do not go out of the office awaiting his action and in the meantime do not go out of Oregon City to appear in criminal cases."

"So long as salaries of public officers remain what they are as well as others will probably be disappointed in the attention you get and if you are disappointed you might prevail upon Mr. Tongue to get some one in my place, and so do me a favor."

Now, I admire your frankness in thus stating your position. I also agree with you that the remuneration of \$500.00 per year which is fixed as the amount to be paid to the Deputy District Attorney of Clackamas County, by the State Legislature, is so small and inadequate that it is a "Travesty on Justice." If this instance will do no more than to remedy this one defect then great good will have been accomplished. The County of Clackamas, with an area of 1,861 square miles, most of which is rich and productive and with an appraised valuation of about \$24,000,000.00, is an empire in itself, and yet tries to protect its citizens and property and to enforce its laws by allowing only \$500.00 per year to its Deputy District Attorney. It is a mockery of justice. The County could well afford to have a district attorney for Clackamas County alone, and be empowered to employ deputies in various parts of the large territory within the county to assist him and he should receive ample salary so that he could afford to spend ALL his time exclusively to his office, as District Attorney, instead of receiving a salary so insignificant that he would starve to death if dependent upon such salary alone.

But however that may be—low salary or high salary—the facts remain the same. In accepting the office as Deputy District Attorney, you took the following solemn oath of office, to-wit: State of Oregon, County of Clackamas, ss.

I, LIVY STIPP, do hereby solemnly swear that I will uphold the Constitution of the United States and the Constitution of the State of Oregon and will faithfully and honestly demean myself in the office of Deputy District Attorney for Clackamas County, Oregon.

LIVY STIPP.

Now, so long as you remain Deputy District Attorney, and receive salary as such, no matter how small such salary may be, you are still bound to your oath of office and commit a crime yourself when you violate the same. Please read again your letter to me and then your oath of office

**KING NICHOLAS OF MONTENEGRO, POPULAR MONARCH.**

THE kingdom of Montenegro is about as large in relation to the rest of Europe as is Rhode Island in relation to the rest of the United States. Nevertheless, King Nicholas rules a country which for 900 years has resisted with success the aggression of the Ottomans. Just now Turkey is said to have designs on Montenegro, chiefly out of pique because the people of that country sympathize with their kinsmen, the Albanians, whom the sultan is swatting. King Nicholas was monarch in everything but name for fifty years before he assumed the crown a year ago. As prince of the little principality of Montenegro since 1860 he showed himself a wise ruler, beloved by his people, and a man of commendable enterprise. One of his daughters is the queen of Italy.

and then say whether or not you are admittedly violating the same, while you continue to hold office, even though your resignation has been tendered, though not accepted?

Is not your statement in your letter to me wherein you say that you cannot attend to criminal prosecutions outside of Oregon City. First, a notice to all people within the County of Clackamas and without the City of Oregon City, that they may commit crimes indiscriminately, since you have no time or intention to prosecute them. Second, is such a state of affairs not an encouragement of crime and criminals. Third, is it not sufficient notice to all citizens in Clackamas County outside of Oregon City that they must carry arms, if need be, to protect themselves, since you have no time or intention of extending to them protection of the law?

Fourth, is it not encouragement of criminals to immigrate to that portion of Clackamas County, outside of Oregon City, where they can commit crime without a public prosecutor to punish them, and if at all, only when the next grand jury convenes, which would give them months in which to good their escape? Fifth, is it not serving notice, on your part, and an admission on your part, that although every taxpayer in Clackamas County, outside the City of Oregon City, pays the same rate of taxation as the people residing within Oregon City, yet the latter receive your time and protection solely, while the former helps pay your salary but receives no services in return?

Is this condition of affairs not paralytic to say the least? Is it not a discouragement to the investment of capital within the County of Clackamas and without the City of Oregon City, when the public prosecutor—the custodian of the law—confesses to the violation of his oath of office, and serves notice that the law cannot and will not be enforced in criminal matters?

As stated in my previous letter, our corporation is engaged here at Oswego in the construction of a plant that alone will cost approximately \$500,000.00, exclusive of real estate. We will thus become one of the largest taxpayers of your county. One criminal assault has already occurred and was dismissed by you without any attempt to investigate. Warrants were discharged without attempt to arrest or prosecute. We already have over a hundred men employed in construction work and will soon have more than two hundred men engaged in this work. In the employment of so many men, part of which number may be of a dozen different nationalities, we may have criminals on our pay rolls. We have no way to determine this in advance. Any degree of crime may be committed, from assault and battery to murder; from petty thievery to highway robbery, yet by your admission, you say that you have not time to prosecute crime outside of Oregon City. To whom may we apply, sir, when another crime is committed? It is well to have the facts now in advance, for if we are not to receive the services of the County Prosecutor, and the County Prosecutor distinctly advises us that the attorneys we have privately engaged will not be allowed to assist in any prosecution, then, and in that event, we will have to devise some

method and policy for protection. If no other method is available, then kindly advise us, and we will on such advice from you incorporate a City or village government that may in turn appoint a City prosecutor of its own? Please understand that our property here is not within the incorporated city limits of Oswego.

I am sending a copy of this letter; also copies of all previous correspondence between us to District Attorney Tongue and have urged him to find a remedy for the present deplorable condition of affairs, either by accepting your resignation or some other method he may devise.

Yours truly,
AMAN MOORE.

Jumping to a Wrong Conclusion. Jimmy, like all healthy boys, was fond of playing outdoors, and like boys in general, he usually got himself scandalously dirty. He was about to sit down to dinner one day, when his mother happened to notice the soiled condition of his hands and sent him out to the kitchen to wash them. "You incorrigible boy!" she exclaimed as soon as she saw the basin of water in which he had performed the required ablutions. "How in the world do you manage to get your hands so dirty?"

"That didn't all come from my hands!" indignantly answered Jimmy. "I washed my face in that water too!" —Youth's Companion.

Hard to Kill. An alligator's tenacity of life is remarkable. "I remember one time," says an English traveler in India, "I was with a shooting party on the Ganges, when the natives brought in a six foot alligator. They hoped someone would want to buy it; but no one did, so it was determined to kill the creature. It was hauled out of the tank and tied to a tree. Bullets from a small rifle or an ordinary twelve bore gun seemed to only irritate the animal, and he did not seem to care very much when a native thrust a spear down his throat. Finally they were obliged to get axes and chop off its head. Even then the tail thrashed around, and the body was almost cut to pieces before all movement ceased."

Trapped. "Well, we can get married now at any time. Papa says he has got enough spare cash to give me a nice wedding."

"Yes. He won it from me at poker last night, and now I haven't enough for our wedding trip." —Houston Post.

Sweet. "We countrymen have the best of it. When all else fails we can eat the forest preserves."

"I don't know that you have the best of it," retorted the city fellow. "We have our subway jam" —Washington Herald.

When all else fails we can eat the forest preserves."

Why Sothen W. Named Edward. Edward H. Sothen, the actor, was to have been named "Edwin," after Edwin Booth, the tragedian. And just before Booth passed away he told the young actor why it was that he did not have his name.

"When you were born in New Orleans your father telegraphed to me to become godfather and that you were to be named Edward—after me! Your father was a splendid and brilliant man, but rather wild in his tendencies at times, and I was a little afraid to assume the responsibility of godfather to his son, so I declined. I am sorry now. But that is why you are called Edward instead of Edwin." —Ladies Home Journal.

Real Estate Transfers.

R. A. and Teresa Stratton to Estacada State Bank, lot 5 of block 32: \$1.

Williamette Falls Company to John W. Loder, lot "A" of tract 22, Willamette and Tualatin Tracts: \$15.

Edward D. and Ida Cunningham to Victor and Ida Brandt, 80.80 acres of section 10, township 4 south, range 4 east: \$1.

William A. Cunningham and Ethel Cunningham to Victor and Ida Brandt, 80.80 acres of section 10, township 4 south, range 4 east: \$1.

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