MORNING ENTERPRISE TUESDAY, JULY 2, 1912.



TERPRISE has quadrupled in population since e en, and the natives in it have ined much faster than have the for-

BABIES AKEN HERE

> in this half a century. The a natives over the foreigners the entire country. 00,000 of immigrants have ur shores since 1820, when began to be compiled.

> > hree-fourths of these

Yet the na-

an the aliens.

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CLUB

Clacka

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ids, Sunday

vable time

nding. One of

tuurning to Oregon City about 9:30

Among those from this city were

Dr. and Mrs. H. S. Mount, and son,

Mr. and Mrs. Charles W. Risley and

family, Mr .and Mrs. M. D. Latourette,

and son, Mr. and Mrs. W. R. Logus,

Mr. and Mrs. E. J. Daulton, Miss Hel-

en Daulton, Miss Bess Daulton, Ralph

THINK THIS OVER

Claims With a Most Liberal Offer

C. Parker and Dr. Clyde Mount.

5000

THE GOLDEN RULE. There are many ups and downs in this world of ours. That which has happened to one may happen to every man, and therefore that excellent rule should govern us, Whatsoever ye would that men

should do unto you, do ye also unto them. Wants, For Sale, Etc.

be grasput imf the Notices under these classified headings will be inserted at one cent a word, first insertion, half a cent additional inser-tions. One inch card, \$2 per month; half inch card, (4 lines), \$1 per month. Cash must accompany order unless one ost of who or the Cash must accompany order unless one has an open account with the paper. No financial responsibility for errors; where errors occur free corrected notice will be printed for patron. Minimum charge 15c. s regthem. igrants

WANTED WANTED :- A chance to show how quick a For Rent ad will fill

that vacant house or room. WANTED :- 2 or 3 high school boys or girls to work during vacation Address E. B. care Morning Enter-

prise. WANTED:-Experienced applicants to fill place as teacher for District

No. 61. Address Miss Arlie Gibson Oregon City Route No. 2. WANTED:-10 minutes of your time

to look over the finest lines of curios in the valley. We buy or sell any thing of value. Most everything in the second hand line for sale. Geo. Young.

dinner served g. The persons from FOR SALE his city left about 3:30 o'clock, re-

FOR SALE:-Combination "Globe" grain and vetch separator. Price Inquire of Daugherty Bros. \$40.00. Molalla, Oregon.

YOUNG 3000 pound team with harness 31 in., wagon with bed. For sale cheap. Write O. E. Menke, Oregon City, Route No.

said, used or operated upon the public streets of Oergon City shall conform, strictly to the following rules of the road.

1. Vehicles traveling in opposite directions shall pass to the right, giving one half of the road to each. 2. Vehicles traveling in the

same direction, overtake each other by passing to the left.

3. The overlaking vehicle shall maintain its speed until clear of the overtaken vehicle, and for such distance thereafter as shall prevent the throwing of dust or mud upon the vehicle passed.

4. A vehicle desiring to pass anothing going in the same direction shall give a signal, which shall be hy one blast or stroke of horn, bell, whistle or other signalling device.

5. Should the overtaken vehicle then not give way, three such blasts or signals shall be given, and on failure to comply therewith, the overtaking vehicle, may, at the next suitable place safe to both vehicles go by without further signals.

6. It shall be the duty of every overtaken vehicle to turn to the right and give one-half of the road to the overtaking vehicle.

7. Vehicles approaching an intersecting street or alley shall be so under the control of the operator or driver, as to permit the vehicle on the right of the vehicle approaching, to first cross the intersecting street or alley.

8. At all intersections, the vehicle aproaching the intersection from the right of any other vehicle approaching the intersection, shall have the right of way.

9. All vehicles approaching the intersection of a street or alley with the intenion of turning thereat shall in turning to the right, keep closely to the right, and in turning to the left shall run to and beyond the center of the Intersection.

10. In all passing and overtaking such assistance shall be given by the occupants of each vehicle respectively to the other as the cir cumstances shall demand, and eithor request, and each shall exercise due care and mution to get clear-ance aud avoid accidents. Every person having control or charge of

of the public and other vehicles, provided that, in all cases, any person in a state of intoxication is deemed conclusively incapable and unfit to operate, drive or control the same.

17. No vehicle shall be left standing upon any of the streets of the city unsecured; and if the same be operated by animals, then such animal or animals shall be securely held or tied, and if a vehicle pro pelled by other than muscular or anmal power, the motive power of such vehicle shall be so secured that me same cannot operate or move the vehicle without some action upon the part of the owner person operating the same: it shall be unlawful for any person other than the owner or operator of a vehicle, to meddle with or unthe fastenings or locks by do which any motor vehicle is secured, or to release or untie any horse of team attached to any vehicle, left by the owner or driver upon any street as aforesaid. Provided that when any vehicle is left standing in front of any premises where there is a sign prohibiting the same, the person leaving it may be prosecuted under this ordinance. for so doing, and punished accordingly, unless permission to so leave such vehicle has first been obtained from the person in control of such premises. 18. . No motor vehicle shall be op-

erated on the streets of the city. with an excessive smoking exhaust. 19. Ambulances, while being operated as such, and vehicles for the use of doctors, physicians and surgeons, shall while operated upon their respective businesses be exempt from the provisions of this ordinance as to speed and traffic regulations, where preferance for right of way can be given them with due regard to the safety of the pub lic, and where the call for their services are furgent; provided that such vehicle shall bear a red cross.

20. Fire engines and fire apparatus in cases of fire shall, with due regard for the safety of the public have the right of way, but this shall not protect the driver or person in charge of such vehicles from the consequence in the arbitrary exercise of this right, or for injuries willfully inflicted.

on any of the streets, alleys highways of Oregon City shall by deemed an unreasonable speed, and is hereby prohibited.

Sec. 5. Any person or persons who shall be the owner, operator or driver of any vehicle, or who shall any manner be connected therewith and in any way contribute to the violation of any of the provisions of this ordinance, and shall upon the proper complaint, plead guilty or he convicted thereof shall be punished for the first of fense by a fine not to exceed \$50.00 and if such fine be not paid, then by imprisonment in the city jail not to exceed 25 days: for the or subsequent offense, such person or persons shall be punished by a fine not exceeding \$100.00, and in case of failure to pay such fine, then by imprisonment in the city

jail not to exceed 50 days. Read first ime and ordered pub lished at a special meeting of the council held on the 28th day of June, 1912, and to come up for second reading and final passage at a special meeting to be held on the 12th day of July, 1912, at 8 o'clock p. m.



BIDS WANTED Sealed bids will be received at the of-

fice of County Clerk, Clackamas County, Oregon, up to July 15th, 1912, at 5 o'clock P. M. for 60 cds. of 4 ft. wood, to be delivered at the Court House by September 30th, 1912. Bids will be received for both old growth fir and No. 1, Second growth fir.

The Court reserves the right to reject any and all bids. Dated July 1st, 1912.

W. L. MULVEY, County Clerk.

NOTICES. Notice of Application for Liquor Li-

cense Notice is hereby given that I will at the next regular meeting of the City Council apply for, a license to sell liquor at my place of business, 421 Main street for a period of three months.

poration, defendants

In the Name of the State of Ore-gon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before August 14th, 1912, and if you fail so to answer, plantiff will take decree adjudging that the plaintiff is the rightful owner in fee simple of Lots 4, 5, 6, 7, 8, 9, 10 and 11 in block 9 of Falls View Addition to Oregon City. That the de-fendants nor either of them have any right, title or claim in and to said property or any part thereof. For such other relief as to the Court may seem just and equitable here-

Service of this summons is made upon you by publication in pursu-ance of an order of the Honorable J. U. Campbell, Circuit Judge Clackamas County, made July 1st, 1912, directing such publication in the Morning Enterprise once a week for six successive weeks ,the first publication being July 2nd, 1912. and the last August 13th, 1912. B. N. HICKS,

Attorney for Plaintiff.

Summons

In the Circuit Court of the state of Oregon for the County of Clackamas

Hazel E. Shumacher, Plaintiff, vs/ Frank J. Shumacher, Defendant To Frank J. Shumacher, 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 July, 1912, and if you fail to move, demur or answer, plaintiff will take a decree against wou, forever dissolving the bonds of matrimony heretofore and now existing be tween the plaintiff and yourself and for such and further relief in the premises as to the Court may seem just and and equitable.

Service of this summons is made upon you by publication in pursuance to an order of the Honorable J. U. Campbell, Circuit Judge of Clackamas County, Oregon, made on the 27th day of May, 1912, or dering such publication in the Morn Enterprise, once a week, for six consecutive weeks, the first publication being May 28th, 1912, an



urn.

L EVENTS.

to noon tomorrow.

Mercury, Morn-

4:33. Evening

Growth As appressed because the Surprisedorn population of New York ignincreased faster in the ten years

nding with 1910 than did the natives. There is no real cause for surprise in that circumstance however. The

We will either relieve you of kidney same thing was often seen in the past. and urinary disease, or pay for all the New York is not only the largest city medicine used during the trial. You pay us nothing if we fail to make the of the country, but it is the principal treatment entirely satisfactory to entrance point for immigrants as well you. Remember, we are right here as for merchandise. More races are where you live and our personal reprepresented on the streets of New utation as at stake when we make this statement. Certainly nothing York than are found in London or Concould be more safe and secure for you. stantinople. More tongues are talked The most scientific, safe, efficacious there than Babel ever dreamed of. and altogether dependable treatment

But although New York is growing we know of for kidney diseases ,and three times as fast as London, and urinary ailments in general, is Rexall much faster even than our Western in the compounding and selling of Kidney Pills. In all our experience wonder City of Chicago, the propor- medicines we have never found anytion of population increase in the past thing else that is so good. That's why ten years being 28 per cent for Chi- | we can sell and recommend Rexall Kidcago and 38 per cent for New York, antee to furnish them free if they do ney Pills with our own personal guarthe foreign population of the bigger not do as we say they will. Price town is smaller, relatively, than it oft- 50c.

You had better think this over, and en was in the past. While it is about 40 per cent of the total of the inhabi- come and see us about this offer. You will be well repaid if you do. Sold in | HOW would you like to talk with fants of that town now, it was 50 per this community only at our storesent of the total in 1860. New York The Rexall Store. Huntley Bros. Co.

}

Happiness Cannot Be Brought Into the Home Through

Law

LES N. GOODNOW of the Court of Domestic Relations of Chicago

CANNO" LEGISLATE HAPPINESS INTO A HOME.

Neither boy nor girl has been taught the duties of husband or wife. Domestic science is a lost art. The vanity of dress and the glamour of society have occupied their time since they were in their early teens, or the boy or girl was started to ork at fifteen or sixteen with NO HOME TRAINING.

n opposed to early marriages. I am opposed to marriages on quaintance and equally opposed to long engagements. arly marriages and all short courtships do not result in dis-

believe that the majority of them reesult in discontent,

ig the courtship days, whether they are short or or her good behavior. Few girls world apand untidy dress, and yet WAT A

FOR SALE :- Fly shuckle loom. Inquire 608 Eleventh street, Mrs. H. H. Hughes. Huntley Bros. Drug Co. Back of Their

FOR SALE:-Sawmill rough and dressed lumber of all kinds. Let me figure on your lumber bills. Also 500 loads of 16 inch slab-wood for sale cheap or team wanted to haul wood on shares. George Lammers Oregon City Route No. 3, or tele-

REAL ESTATE FOR SALE.

phone Home Phone Beaver Creek.

FOR SALE:-At a bargain 9 room house, bath, hot and cold water, upstairs and downstairs, 5 lots and a barn. Address "R" care Enterprise.

BARGAIN

FOR SALE:-5 room bungalow, one half block from postoffice, \$1250. Thos. E. Gault, Gladstone, Oregon. FOR SALE:-5 room bungalow, bath and modern conveniences. Inquire G. B. Dimick, Oregon City.

MISCELLANEOUS. 1400 people about that bargain you have in Real Estate. Use the Enterprise.

PATENTS.

Peter Haberlin, Patent Attorney Counselor in Patent and Trade Mark Causes. Inventors assisted and patents obtained in all countries. Manufacturers advised and infringment litigation conducted. Expert reports. Briefs for counsel, Validity searches. Trade marks designed and protected. Labels, designs and copyrights registered. Preliminary consultations without charge. 326 Worcester Bldg., Portland, Ore. Send for free booklets.

WOOD AND COAL. OREGON CITY WOOD AND FUEL

CO., F. M. Bluhm. Wood and coal delivered to all parts of the city. SAWING A SPECIALTY. Phone your orders Pacific 3592, Home B 110

CITY NOTICES.

Ordinance No. ---An ordinance regulating the use, con-

duct and operation and limiting the speed of vehicles used, operated or driven upon the public streets of Orgon City, and prescribing penalties for violation of the provisions herein contained. Oregen City does ordain as fol-

lows: Sec. 1 The term "Vehicle" as used herein, shall include all manner of vehicles whether propelled by animal, muscular or motive power of whatever kind, except railroad and street cars.

The term "motor vehicle" sha signify any vehicle propelled by a er, other than animal or mu

All such vehicler

any automobile motor vehicle or motor-cycle, whenever upon any of the streets or highways of Oregon City, and approaching any vehicle drawn by a horse or horses, any horse upon which any per-

son is riding, shall operate, manage and control such automobile, motor vehicle or motorcycle in such manner as to exercise every reasonable precaution to prevent the frightening of any such horse or horses, and to insure the safety and protection of any persons riding or driving the same. And if such horse or horses appear frightened, the person in control of such automobile, motor vehicle or motor cycle shall reduce its speed, and if requested by signal or otherwise, by the driver of such horse or horses, shall not proceed further toward such animal or animals unless such movement be necessary to avoid accident or injury, or until such animal or animais appear to be under the control of the rider or driver.

11. In passing railroad or street cars within the limits of Oregon City every vehicle shall be so operated upon that side of the street or railroad car with due care and caution that the safety of passengers boarding or alighting from such street or railroad car, shall be fully protected, and far that purpose said vehicle shall be brought to a stop ,if necessary, but upon the other left side of said street or rallroad car, should there be a clear passage, said vehicle shall be permitted to so increase its speed for the necessary distance to negotiate safe clearance between said street or railroad car and said vehicle, so desiring to pass, and the rate of speed requisite and necessary so to do, shall not be deemed to be an excessive rate of speed, having due regard to the speed of said street or railroad car.

12 In parades and all places where traffic is congested, vehicles shall be operated with due care and caution, and one vehicle running by another for position is hereby prohibited.

13. Every vehicle shall be kept on the right half of of the street when the view ahead is not clear, for at least one hundred yards.

14. Every vehicle shall be operated and run at all times and in all places with due regard to the conditions, and in approaching a curve in a street, where the view is not clear, shall be kept under perfect control, and shall give frequent signals; in traveling around curves. where the same is to the right, the vehicle shall keep to the inside, and upon all curves to the left, shall keep to the outside of the curve.

No race or contest for speed shall be held on e streets of

way

an

flicer of the displaying his badge or star of authority, shall signal any vehicle to take a direction or stop, or otherwise to proceed for the safety of the public, it shall be the duty of the operator or driver of such vehicles to comply with such order or orders. Should any pedestrian or 22.

other object through the want of care or other cause come in contact with a moving vehicle in the streets of the city, it shall be the duty of the driver or operator of such vehicle to stop and to ascer tain the name of the person or object and to render such aid and assistance as may be required, and in the case of collision or other accident to render like assistance to the colliding vehicle or the ve hicle struck, as the case may be and to the occupant thereof as may be necessary taking the name of the vehicle, its number, the time, the place and other data concerning the accident or event, with the names of witnesses present, and likewise giving his own name and number for identification. Each Jand all of such information how ever, shall not be construed as fixing liability for fault or negligence of either party, but shall be a means of identification of the facts and circumstances only; and neither

party to a collision or a consequence resulting from mistake in judgment or arising from accident shall move away from the place of its occurance, without complying with the aforesaid rule, and a failure so to do will be deemed a violation of this ordinance and punishable accordingly

23. All vehicles shall be properly provided with brakes so that the same may be at all times under the control of the driver or operator; they shall also be provided with signalling device to give the proper signals as required in this ordinance and when traveling at night shall be provided with both rear and front light, the front lights to be white and the rear, red light and in case of vehicles that are required to be numbered by the laws of the state of Oregon, the lights carried by such vehicle shall be so displayed as to render the reading of such number by persons on the street, at a distance of not less than fifty feet. It shall be the duty of

D. M. KLEMSEN. Notice of Application for Liquor License Notice is hereby given that I will at the next regular meeting of the City Council apply for a license to sell liquor at my place of business, 714 Main street for a period of six

months.

three months.

L. A. NOBEL. Notice of Application for Liquor License

Notice is hereby given, that I will at the next regular meeting of the City Council, apply for a license to sell liquor at my place of business, 219 Main street for a period of

> CLAUS KROHN. Summons.

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

Mary Elase, Plaintiff vs. E. V. Moore and wife Anna Hous ton Moore and all known and unknown heirs of the said E. V. Moore and Ann Houston Moore and W. W. Kimball Company, a corporation, defendants.

To E. V. Moore and wife, Anna Houston Moore and all known and unknown heirs of the said E. V. Moore and Anna Houston Moore and W. W. Kimball Company, a cor-

the last publication being July 9th 1912. LATOURETTE & LATOURETTE

Attorneys for Plaintiff.

Summons for Publication

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

Clara E. Conover, Plaintiff, VS. Roy W. Conover, Defendant. To Roy W. Conover, 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 court and cause, on or before the 24th day of July, 1912, and if you fail so to appear or answer the plaintiff for want thereof will apply to the court for the relief prayed for in the complaint, which is, that the marriage now existing between you and the plaintiff be forever dissolved, and that the plaintiff be permitted to resume her maiden name of Clara E. Yeager. This summons is served upon you by publication order of the Hon. J. U. Campbell, Judgs of the Circuit Court of the State of Oregon for Clackamas County, which order is 'dated June 10, 1912. The date of first publication, of this summons is June 11, 1912. Last publication July 23, 1912. FRANK SCHLEGEL,

Attorney for Plaintiff.

