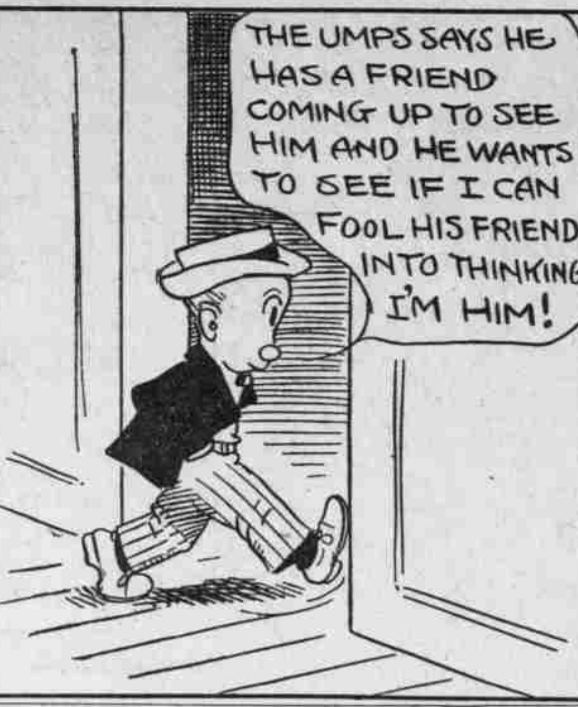


SCOOP THE CUB REPORTER

Who's Your Friend, Mr. Umps?

By HOP



MORNING ENTERPRISE OREGON CITY, OREGON

E. E. BRODIE, Editor and Publisher.

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TERMS OF SUBSCRIPTION.
One Year, by mail\$3.00
Six Months by mail 1.50
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- CITY OFFICIAL NEWSPAPER
- Huntley Bros.—Drugs Main Street.
 - J. W. McNulty.—Cigars Seventh and Main.
 - E. B. Anderson Main, near Sixth.
 - M. E. Dunn.—Confectionery Next door to P. O. City Drug Store Electric Hotel.
 - Schoenborn.—Confectionery Seventh and J. Q. Adams.

Oct. 5 In American History.

1812—General W. H. Harrison defeated British troops and Indians under Colonel Proctor and Chief Tecumseh, at the battle of the Thames, Canada. Tecumseh was killed.

1858—Burning of the "Crystal Palace" exhibition in New York; loss on building and contents \$1,000,000.

ASTRONOMICAL EVENTS.
(From noon today to noon tomorrow.)
Sun sets 5:25, rises 6:02. Evening stars: Mercury, Venus, Mars, Jupiter. Morning star: Saturn.

If all that Prof. Wilson has recently said about the tariff is put together the general impression is that of a free-trader in distress.

Study of the new parcels post law has been taken up by the postal forces. The cost of living will be marked down in one important item January 1.

THE LAST OF A RACE.

An impressive realization of the changes which the half century has brought in the personnel of the country's public men is furnished by the semicentennial celebration at Altoona the other day. Of all the governors who gathered at place in the closing days of September, 1862, only one survives. This is William Sprague of Rhode Island. He was almost the youngest of them all, but is now 82 years of age, has met reverses of many sorts, and no longer takes much interest in the social or political affairs of a country which he once served as governor, soldier and senator.

All the greatest figures of the civil war era—Lincoln, Davis, Grant, Lee, Sherman, Joe Johnston, Sheridan, Bourqueard, Sumner, Yancey, Henry Wilson, Tombs, Thaddeus Stevens, Alexander H. Stephens and the rest of them, on both sides, civil and military—have passed away. Some of them—Lincoln, Yancey, Stevens and Lee—departed more than forty years ago. Nobody who is in either branch of congress now was there at any time during the rupture of 1861-65. Many of the present members had not yet been born. The member whose service goes back farthest is Joseph G. Cannon, who entered the House of Representatives in 1872, at the beginning of Grant's second term as president, and who has been there ever since, except for one term of 1891-93.

"The gods are all dead!" exclaimed Tom Corwin when, on the eve of the war, he took a look into the Senate and House on his election to the latter chamber, after a short absence from the halls of legislation. All the bigger personages who had served with him years earlier in one or other chamber—Clay, Calhoun, Benton, Webster, John Quincy Adams, Prentiss, Preston, and others—were absent, and nearly all of them dead. An even sense of change must have come to Galusha A. Grow, the speaker of the first war Congress, when he returned to the House in 1865, after an absence since 1863. To a still greater degree Sprague would find himself a stranger in a strange land if he, with the memories of the associates of the civil war era, should

take a stroll through either chamber of the Sixty-second Congress. A new generation has made its advent since his days of prominence. The present president of the United States was less than four years of age when Lincoln entered office in 1861.

Shot an Angel.
Now and again we hear of strange and rare birds being shot in England, but how many sportsmen except Mr. Wells' clergyman can claim to have shot an angel? One such man exists, though it is doubtful whether he is proud of his skill. It was nighttime, and he was passing Crayford parish churchyard with his gun over his shoulder when he saw what he took for a ghost. He leveled his piece and fired, but his aim was wild. He had failed to wing his quarry. Investigation showed that the ghost was a sculptured angel on a tomb, and he had shot off one of its toes. He admits now it was not a ghost he saw.—London Chronicle.

Sash Cord.
The life of a sash cord will be lengthened if it be dusted and wiped with a greased cloth occasionally.

An Ingenious Ruse.
Herodotus tells of an ingenious ruse employed to carry an important message through the lines of the enemy. Histiaeus, being anxious to give Aristagoras orders to revolt, could think of no means to send the message to his ally, as all the roads were carefully guarded. Finally he hit upon a scheme. Calling his trusted servant to him, he ordered that the man's hair be shaven off. He then pricked the desired message on the scalp of the slave and, waiting until his hair was grown out, dispatched him upon the errand. The messenger passed safely through the lines, and when he reached Aristagoras his head was again shaved and the message read.

Boost your city by boosting your daily paper. The Enterprise should be in every home.

Wants, For Sale, Etc.

Notices under these classified headings will be inserted at one cent a word, first insertion, half a cent additional insertions. One inch card, \$2 per month; half inch card, (4 lines), \$1 per month. 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 10c.

WANTED
WANTED—Four or five room furnished house, "L" care Enterprise.

ANNOUNCEMENT
FIRST CLASS Tailoring, Cleaning, Pressing, Dying and Remodeling To The Latest Style. WE MAKE A SPECIALTY OF LADIES' SUITS and SKIRTS. The best of work is guaranteed. Prices less than the Ready Made. Here is your opportunity for thirty days only. Hats Cleaned and Blocked.
S. LAVIN,
612, Main St., Oregon City, Oregon.

LOST
LOST: Gentleman's gold watch, Hamp ton movement, engraved chain, \$10 gold piece 1847 charm, \$5.00 will be paid for return or any information leading to the recovery of same. Leave at Pioneer Transfer Company's office or call Main 22.

FOR SALE
FOR SALE:—The cheapest lines of shoes and harness in the county. Shoe repairing while you wait at G. A. Dreblow, Seventh street, opposite Wells Fargo.

FOR SALE
FOR SALE—Four spring Cotswold bucks, fine looking as some of the registered stock, from \$6.00 up. Also thirteen ewes at a reasonable price. D. C. Fouts, Springwater, Oregon, Route No. 1.

FOR SALE
FOR SALE:—1 acre, all cleared, 6-room house, woodshed, chicken-house, well water, 45 three-year-old fruit trees, berry bushes, on county road and proposed Capital Highway mail route 5 blocks to car line with side walk. \$2,500.00 cash.
E. J. NOBLE, Oregon City.

VIOLIN TAUGHT
H. B. WEEKS, Teacher of Violin. Grand Theatre.

MUSIC TEACHER
VIOLIN LESSONS.—Mr. Gustav Flechtner from Leipzig, Germany, is prepared to accept a limited number of pupils. Mr. Flechtner may also be engaged for solo or ensemble work. Address for terms, etc. Gustav Flechtner, Oregon City, Ore.

ATTORNEYS

JOHN N. SEEVERS, Attorney at law, Rooms 1 and 2 Weinhard Building, opposite courthouse. Collections given prompt attention.

WOOD AND COAL.
OREGON CITY WOOD AND FUEL CO., F. M. Blum, Wood and coal delivered to all parts of the city. SAVING A SPECIALTY. Phone your orders Pacific 3602, Home B 119.

NOTICES
Administrators Notice to Creditors
Notice is hereby given that the undersigned has been appointed by the County Court of Clackamas County, Oregon, administrator of the estate of Mary E. Guttridge, deceased. All persons holding claims against said estate are hereby notified to present same duly verified and with proper voucher to the undersigned at his place of residence in Springfield, Clackamas County, Oregon, on or before six months from date of the first publication of this notice.

JAMES GUTTRIDGE, Administrator of the estate of Mary E. Guttridge, deceased.

Summons
In the Circuit Court of the state of Oregon, for Clackamas County.
Margaret Moor, Plaintiff,
vs.
Frank Moor, 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 11th day of November, 1912, being more than six weeks from the date of the first publication of this summons, 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 as follows: That the marriage contract now existing between you and the Plaintiff be forever dissolved and the Plaintiff be granted a decree of divorce, and for such other and further relief as to the court may seem just and equitable. This summons is served upon you by publication by order of the Hon. J. U. Campbell, judge of the above entitled court, which order is dated the 27th day of September 1912, and the date of the first publication of this summons is the 23rd day of September, 1912, and the last day of publication is the 9th day of November, 1912.

FRANK SCHLEGEL, Attorney for Plaintiff.

Summons
In the Circuit Court of the State of Oregon for the County of Clackamas.
Winifred B. James, Plaintiff, vs. Richard T. James, Defendant.

To Richard T. James, the above named defendant:

In the name of the State of Oregon you are hereby notified and required to appear and answer the complaint filed against you in the above entitled Court and suit on or before Saturday, the 5th day of October, 1912, that date being six full weeks after the first publication of this summons and if you fail so to appear and answer the complaint herein on or before said date the plaintiff will apply to the court for the relief prayed for in her complaint in said suit, to-wit:

For a decree of said court forever divorcing plaintiff from the defendant herein and dissolving the marriage contract now and heretofore existing between plaintiff and defendant and holding the same for naught and for a further decree of court awarding to plaintiff the sole care, custody and control of the minor child of plaintiff and defendant, to-wit: Ethel M. James, aged 8 years; and for such other and further relief as to the court may seem meet with equity and good conscience.

This summons is published for six weeks in the Morning Enterprise, a newspaper published in Oregon City, County of Clackamas, and State of Oregon, and having a general circulation, by order of Hon. R. B. Beattie, Judge of the County Court of the State of Oregon, for the county of Clackamas. This summons is first published on August 24, 1912, and will be last published October 5th, 1912.
T. B. McDEVITT, Attorney for Plaintiff.

Ordinance No.
An ordinance fixing the amount of tax levy for general municipal purposes and for the Permanent Street Improvement Fund for the year 1912, and making a tax levy for said year for said purpose.

Oregon City does ordain as follows:
Section 1. That there be and hereby is levied for general municipal purposes and for the Permanent Street Improvement Fund of Oregon City, Oregon, a tax of 3 mills, for the year, 1912, on each

and every dollar of assessable property both real and personal within the corporate limits of Oregon City.

Read first time and ordered published at a regular meeting of the City Council of Oregon City, held on the 2nd day of October, 1912, and to come up for second reading and final passage at a regular meeting of the said city council to be held on the 16th day of October, 1912, at 8 o'clock p. m., of said day.
L. STIPP, Recorder.

Ordinance No.
An ordinance fixing the tax levy for the Oregon City Library Fund, for the purpose of assisting in maintaining the same, for the year, 1912, and making a tax levy for said year for said purpose.

Oregon City does ordain as follows:
Section 1. That there be and hereby is levied for the library fund, for the purpose of assisting in maintaining the same in Oregon City, Oregon, a tax of one-half mill for the year 1912, on each and every dollar of assessable property, both real and personal within the corporate limits of Oregon City, Oregon.

Read first time and ordered published at a regular meeting of the City Council of Oregon City, Oregon, held on the 2nd day of October, 1912, and to come up for second reading and final passage at a regular meeting of the said City Council to be held on the 16th day of October, 1912, at 8 o'clock p. m.
L. STIPP, Recorder.

Notice of Hearing of Assessment for Extension to Sewer District No. 2.
Notice is hereby given that the committee appointed to ascertain the benefits to each lot or part thereof or parcel of land lying in said Extension to Sewer District No. 2, Oregon City, Oregon, described as follows: Lying on Monroe Street from Spring Street to Fourth Street. The cost of laying and constructing said sewer to each lot or part thereof, or parcel of real estate in said Sewer District, according to such benefits said committee's report has been made and filed with the City Recorder and subject to examination and the City Council has appointed Wednesday the 16th day of October, 1912, at 8 o'clock p. m. in the Council Chamber of said Oregon City as the time and place for the hearing of any objections to said assessment and you are hereby notified that any objection that is made in writing and filed with the said Recorder on or before the said 16th day of October, 1912, will be heard and considered by the said City Council at the time and place hereinbefore specified before any ordinance is passed assessing the cost of said sewer.
Dated October 5th, 1912.
L. STIPP, Recorder.

Notice of Hearing of Monroe Street Assessment.
Notice is hereby given that the appointment of the improvement of Monroe Street, Oregon City, Oregon, from the South line of Third Street to the South line of Fourteenth Street has been ascertained and the proposed assessment has been apportioned and is now on file in the office of the City Recorder and subject to examination. Any objections that may be made in writing to the City Council and filed with the Recorder within ten days after the first publication of this notice will be heard and determined by the Council before the passage of any ordinance assessing the cost of said improvement.

The property assessed for the said improvement lies on both sides of the part of said Monroe Street proposed to be improved and the line of lots abutting on said part of Monroe Street and said part of Monroe Street.

This notice is published in the Morning Enterprise, the first publication being the 5th day of October, and the last being the 12th day of October, 1912, and the City Council has set the 16th day of October, 1912, at 8 o'clock p. m. in the Council Chamber as the time and place of hearing of such objections.
L. STIPP, Recorder.

Ordinance No.
An ordinance providing for the erection and maintenance of private street lights.

Oregon City does ordain as follows:
Section 1. That hereafter it shall be unlawful for any person, firm, or corporation, to erect or maintain upon any public street or alley of Oregon City, Oregon, any fixed lights, lamps, or lamp-posts, except the public street lights ordered by the City Council, without first obtaining a permit therefor from the said council.

Sec. 2. Any person, firm, or corporation desiring to erect and maintain a private fixed light on any public street or alley, shall make a written application therefor to the Council for a permit to do so, which application shall designate the exact place at which such light is proposed to be erected, and the name of the street and the number of the building, together with the number or other designation of the lot and block in front of which such light is to be erected and maintained, and also

the length of time during which the same is to be maintained.

Sec. 3. No such permit shall be granted until the application therefor has been approved by the Committee on Streets; nor for any post or light unless the same is surmounted by the light hereinafter designated; nor for any other light than a clear, colored or frosted globe, without any letters, advertisement, or other painting or printing thereon; nor for any lamp on which any letters, printing, painting or other advertising characters are placed except the same shall first be submitted to the council and be approved by it. All such lights that shall be erected under the provisions of this ordinance shall be known as cluster lights (unless otherwise allowed) and shall be placed upon uniform shaped iron poles or posts, at least eight feet above the surface of the sidewalk; such posts shall be placed on the outer side of the space allowed for the sidewalk purposes and near the curb, and shall not obstruct the part of the sidewalk used for public travel. Arrangement may be made with the council by any person, firm or corporation after the erection of any such cluster lights as aforesaid by any of the parties designated, whereby the said council shall allow the same to be maintained by the city, if they see fit.

Sec. 4. Any private lights now placed on any of the streets or alleys of Oregon City may be ordered removed therefrom, if the same are not satisfactory and in line with the purposes of this ordinance which is to secure the erection of a system of uniform electric cluster lights on any of the streets of Oregon City.

Sec. 5. Any person, firm or corporation violating any of the provisions of this ordinance, shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined not less than five nor more than twenty-five dollars or imprisoned in the city jail not less than two days nor more than 12 days; and each day of violating any provisions herein shall be deemed a new and separate offense.

Read first time and ordered published at a regular meeting of the Council held on the 2nd day of October, 1912, and to come up for second reading and final passage October 16th, 1912, at 8 o'clock P. M.
L. STIPP, Recorder.

Ordinance No.
An Ordinance prohibiting street advertising and trading and trafficking in and upon the public streets and alleys of Oregon City.
Oregon City does ordain as follows:
Section 1. It shall be unlawful to barter or trade or offer to barter or trade or sell or exchange, or offer to sell or exchange any horse or other animal; any vehicle, or other article or thing of any kind whatsoever in or upon any of the public streets or alleys of Oregon City, except as provided in ordinances licensing certain trades and callings in Oregon City. It shall be unlawful for any person to tie any team, horse, or other animals to any of the hitching posts or racks in Oregon City, or to allow such team, horse or other animal to stand upon any of said streets or alleys for the purpose of showing or exhibiting the same to any person or persons or to the public.

It shall be unlawful for any person to lead, ride or drive any team, horse or other animal through or upon any of the streets of Oregon City, with a sign, "For Sale" attached to same, or with any device whatever connected therewith, that will call the attention of any person or the public to the fact that such team, horse or other animal is for sale or trade. It shall be unlawful to drive any vehicle through or upon any of the said streets or alleys with such a sign or device as aforesaid attached thereto.

It shall be unlawful for any person, who is known as a horse trader, and whose general reputation classifies him as such, to tie a team or saddle horse with attached animals thereto, to any of the posts or racks or other places in any of the streets or alleys as aforesaid, or to allow any such outfits to stand in or upon any of the said streets or alleys, or at all.

It shall be unlawful to tie any team, horse or other animal to any rack or post, in or upon any of the public streets or alleys, and to permit the same to remain for a longer period than two hours during any one day; except in cases of farmers or others whose business shall bring them to town twice a day, in which case such team, horse or other animals may be allowed two periods during the same day of two hours each, and provided such team, horse or other animal has been properly fed and cared for between such periods. The changing of teams, horses or animals from place to place for the purpose of avoiding the foregoing provision, shall not count, but the time such team, horse or other animals have been kept on the streets in different places shall be added together, and shall count the same as if left standing in any one place. It shall be unlawful for persons

to congregate around any team, horse or other animals, tied or standing on the streets, for the purpose of viewing or talking about the same, and the owner or person in charge or both shall be deemed guilty of a violation of this ordinance in such cases.

Sec. 2. It shall be unlawful for any person firm or corporation to advertise his or their business, by traveling through the streets with banners or by crying their wares or attractions through megaphones or otherwise, except they obtain a license therefor, which shall be \$5 for each and every person, banner or other device used, for each day. It shall be unlawful for any person, firm or corporation to trade or traffic in horses or other animals, in Oregon City without first obtaining a license therefor, which license shall be in each case \$5 per day or \$10.00 per month. And all such trading shall be done in stables, and must not be practiced on the streets or alleys of the city. (Explanation) The parties referred to in this section are such as habitually follow the profession of horse trading, and make such calling a business.

Sec. 3. Nothing in this ordinance shall be construed so as to mean any person, firm, or corporation doing business in the usual way in stores and buildings in Oregon City, or any case now covered by the license ordinances of the City.

Sec. 4. Any persons violating any of the provision of this ordinance shall upon conviction thereof, be punished by a fine of not less than Five Dollars, nor more than Twenty-Five Dollars, or by imprisonment in the city jail not less than Two days, nor more than Twelve Days, or by both such fine and imprisonment.

Sec. 5. Whereas the existing conditions on the streets, by reason of the trading and trafficking of stock and the blocking of streets thereby, has become a nuisance and dangerous to the peace and safety of the inhabitants of the city, therefore an emergency is declared to exist, and this ordinance shall take effect and be in force immediately after its passage and approval.

Read first time at a regular meeting of the council held in the Council Chamber in Oregon City, on the 2nd day of October 1912, and to come up for second reading and final passage October 16th, 1912, at 8 o'clock P. M.
L. STIPP, Recorder.

Ordinance No.
An Ordinance regulating the placing of telephone, telegraph and light poles, on Main Street, north of Moss street, and ordering the removal therefrom of all unnecessary poles and wires.
Oregon City does ordain as follows:
Section 1. It is hereby declared to be the policy and purpose of the Council of Oregon City, to regulate the erection of poles for telephone, telegraph and light purposes on lower Main street, North of Moss street, and to eliminate all unnecessary poles and wires therefrom, and in accordance with the powers and authority vested in the Council, by the Charter of Oregon City.

Sec. 2. Every person, firm or corporation, now having either telephone, telegraph, light or power poles as aforesaid, are hereby required to co-operate with each other and with the Mayor and Council of Oregon City to the end, that the present unsatisfactory condition existing on said street, by reason of individual systems of poles and wires now practiced, may be bettered and all unnecessary poles and wires removed therefrom.

Sec. 3. It is the sense of the Mayor and Council as aforesaid, that conditions thereon can be changed for the better of the city and all concerned, without in any manner injuring any one concerned or depriving any of said companies of any rights which they may claim under their respective franchises. And it is hereby made the duty of any person, firm or corporation, where the same may be practi-

tical, to remove all poles and wires from and off of said street as aforesaid, within 10 days after the passage and approval of this ordinance. And in cases where the removal of any of such poles and wires would destroy the service rendered to the public or persons residing on said street, and where it would be impossible for any such person, firm or corporation to carry on his or their business on said street, then, and in that case all wires now used on said street for telephone, telegraph, light or power purposes, shall be placed in cables, and the same shall be attached to one set of poles (preferably those used for trolley purposes) which shall be used jointly by all companies operating upon said street.

Sec. 4. It shall be the duty of the Street Committee of the Council to take this matter up and ascertain whether any or all of said poles and wires (except those used for trolley purposes) can be removed from said street, without injuring or destroying the service rendered thereon, and in case they report favorably on the removal of any portion or all of such poles and wires, then the same shall be immediately removed therefrom by the owners thereof within 10 days thereafter. In case such Committee report unfavorably against the removal of any portion or all of said poles and wires, then and in that case such Committee shall immediately co-operate with all and each of the companies having poles and wires on said street, and each and all of said companies as aforesaid, shall then and in that case place their said wires in separate cables and attach said cables to one set of poles which shall be designated by said committee, and said poles shall be placed at such points or places as may be designated by said committee.

Sec. 5. The report of said committee as aforesaid on the feasibility or non-feasibility of removing any or all of said poles and wires as aforesaid shall be binding upon any and all of said companies aforesaid, and a neglect or refusal of any person, firm, or corporation operating or owning telephone, telegraph, light or power poles and wires on said street, or to comply with the report of said committee, whether the same be in favor of removal of poles and wires, or whether the same be that all wires shall be placed in cables and attached to one set of poles, and all unnecessary poles removed from the street shall be a violation of this ordinance and shall subject such person, firm or corporation to the penalties hereinafter provided. The said committee shall designate in their report the time allowed for any of said companies to comply with their report, and after the lapse of such period of time as given, any such person, firm or corporation, having failed to comply therewith may be prosecuted under this ordinance.

Sec. 6. Any person, firm or corporation, who shall violate any of the provisions of this ordinance, or refuse or fail to comply with any of the conditions herein made obligatory, shall upon conviction thereof, be punished by a fine of not less than \$50.00 nor more than \$300.00, or by imprisonment in the city jail not less than 25 days, nor more than 150 days.

Sec. 7. Whereas, the present conditions on said part of Main street are very unsatisfactory, and it is necessary to invoke the police power of the city to properly adjust said conditions; and whereas the great number of useless poles and wires on said street, are a menace to the safety of the inhabitants of the city, therefore an emergency is hereby declared to exist, and this ordinance shall take effect and be in force immediately after its passage and approval by the Mayor.

Read first time and ordered published at a regular meeting of the Council held at the Council Chamber in Oregon City, Oregon, on the 2nd day of October, 1912, and to come up for second reading and final passage October 16th, 1912, at 8 o'clock P. M.
L. STIPP, Recorder.

A bank's age is a measure of the fund of experience a bank counts among its valuable assets. This bank has a successful history extending over thirty-one years.

THE BANK OF OREGON CITY
OLDEST BANK IN CLACKAMAS COUNTY

D. C. LATOURETTE, President. F. J. MYER, Cashier.

THE FIRST NATIONAL BANK
OF OREGON CITY, OREGON
CAPITAL \$50,000.00
Transacts a General Banking Business. Open from 9 A. M. to 3 P. M.