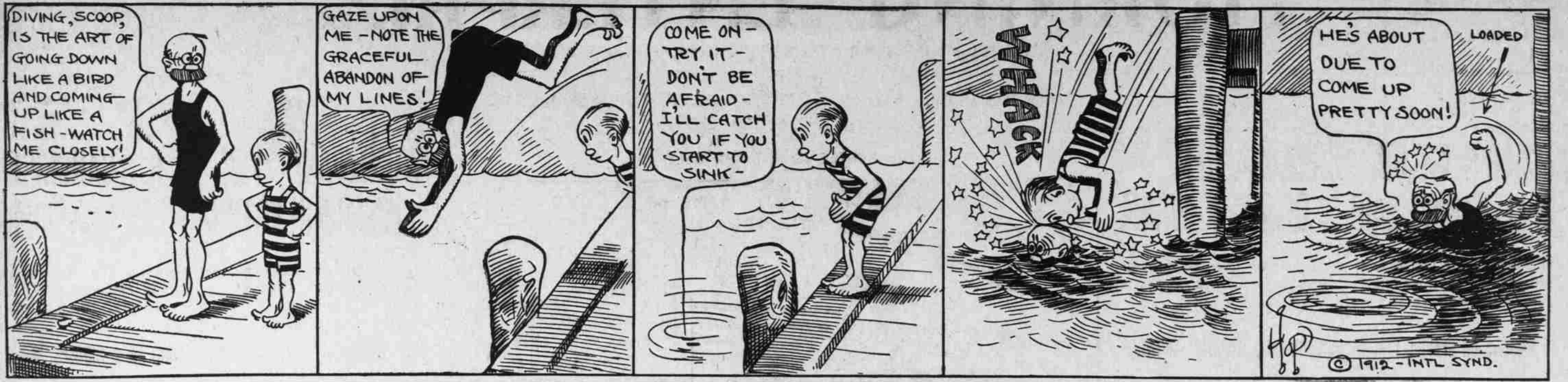


SCOOP THE CUB REPORTER

Scoop Is As Graceful As An Elephant

By HOP



MORNING ENTERPRISE OREGON CITY, OREGON

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CITY OFFICIAL NEWSPAPER

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Oct. 25 in American History.

1800—General Henry Knox, Washington's secretary of war, died at Thomaston, Me.; born 1750. 1812—The United States frigate United States, under Commander Stephen Decatur, defeated and captured the British frigate Macedonian in a desperate battle off the Canary Islands. 1804—Commander William E. Hopkins, U. S. N., retired, died in San Francisco; born 1822. 1910—Brigadier General Henry L. Chipman, a pioneer G. A. R. veteran, died; born 1823. David Porter Hepb, brigadier general U. S. A., retired, died; born 1843.

ASTRONOMICAL EVENTS. (From noon today to noon tomorrow.) Sun sets 5:05, rises 6:24. Evening stars: Mercury, Venus, Mars, Jupiter. Morning star: Saturn.

VOTE FOR SELLING.

Just a few reasons why Ben Selling, Republican direct primary nominee for United States Senator, should be elected: He believes in the direct primary. Is a staunch supporter of the Oregon System. Is the Republican direct primary nominee. Has lived in Oregon for fifty years. His interests are all in Oregon. Is intimately acquainted with the needs of the state.

MY GUARANTEE

REDUCED PRICES AND EXTRA HIGH QUALITY WORK in ABSTRACTS, LOANS, AND LEGAL WORK. Also HIGH GRADE INSURANCE (ALL KINDS) E. C. DY, 8TH AND MAIN (S. W.)

Gain Control and Supervision Over Your Habits

By WILLIAM H. MAXWELL, Superintendent of Schools of New York City

IN THE CHILD INSTINCT PREDOMINATES; IN THE ADULT HABIT RULES SUPREME. UP TO A LATE PERIOD IN LIFE WE ARE CONTINUALLY FORMING HABITS. HABITS ARE EITHER SPONTANEOUS OR ARTIFICIAL. IF WE DO NOT CONTROL AND SUPERVISE OUR HABITS THEY WILL FORM THEMSELVES SPONTANEOUSLY THROUGH THE MERE REPETITION OF ACTS AND EMOTIONS.

On the other hand, nothing is more certain than that by going systematically to work WITH SUFFICIENT WILL, POWER WE MAY ESTABLISH GOOD HABITS and even substitute good habits for bad ones. Arnold Bennett, the novelist, has put this matter better than any one else I know of. "There is not a man," he says, "who reads these lines but has in this detail or that proved in himself that the will forcing the brain to repeat the same action again and again can MODIFY THE SHAPE OF HIS CHARACTER as a sculptor modifies the shape of damp clay." HABITS UNRESTRAINED GROW WASTEFULLY like weeds in an untended garden or underbrush in a neglected forest. Now, asks Mr. Bennett, if nine-tenths of a man's development is due to unconscious action and if the one-tenth conscious is the most satisfactory part of the total result, why in the name of common sense henceforward should not nine-tenths instead of one-tenth be due to conscious action?

Is pledged to labor for an immediate revision of the tariff single tax. Is absolutely opposed to direct tax or any other measure that will increase the tax burden of the farmer and the small home owner. Stands for the common people as against the Standard Oil Company and other corporate interests. Is pledged to secure for Oregon several millions of its overdue share of the Reclamation funds.

The Morning Enterprise does not dictate how its readers should vote on all of the various questions that will be found on the ballot on the fifth day of November. But there is one measure, the Malarky Public Utilities bill, that ought to pass. This bill gives our Railroad Commission full charge of all public utilities such as street railway companies and light and power corporations in our various towns and cities. These concerns ought to be controlled and the Railway Commission is the power that ought to do it.

FORUM OF THE PEOPLE

SUFFRAGE IS DEFENDED.

OREGON CITY, Oct. 24.—(Editor of the Enterprise.)—There is a Latin motto that reads like this: "Abusus non tollit usum." With the aid of a dictionary and a friend with a good memory we are able to tell you that it means "Abuse is no argument against proper use." What grieved me to the task of finding this out was that about a dozen men have been showing me literature sent to them by the anti-suffragists playing up in large letters every mistake made by women in states where they vote, also some mistakes they are supposed to have made. For instance one piece of their literature has a large heading "Jane Addams of Hull House agrees with the Anti-s" which you must admit is misleading and quite likely to give a wrong impression to a busy man with no time to read the entire article. What it really attempts to show is that Miss Addams is inconsistent in advocating equal suffrage. Miss Addams' reputation is international and she needs no defense. But it proves that by a liberal enough use of stars—one could make the book of Job read like an interview with Jack Johnson. In the Anti-suffrage literature they have been positively reckless with stars, as you will notice, but that is to be expected from people who are, mostly from a mistaken idea of what constitutes womanliness and chivalry enrolled on the side of injustice.

When you read "Women stuffed the ballot boxes." A woman forged tax receipts and skipped" and so on, hasn't it struck you that although a great many thousand men have done the same, or worse, no one has thought of it as an excuse for disenfranchising the entire sex? And this brings us back to our motto: "Abuse is no argument against proper use."

Giving women the ballot is not going to make angels of them any more than it does men, but neither is it going to make them, the brazen outcasts that some people picture, but one must admit that the percentage of good women, honest women, far outnumbers the bad—if they do not outnumber them, then what is the odds who wins—the country can't last long anyway. For sheltered well cared for women who only know about the Wolf and Temptations from reading the Ladies Home Journal to try to say what is best for the sister who is out in the world struggling for her very living, standing shoulder to shoulder with men six days in the week, makes one of those who struggle frankly "lied."

This woman, personally, started to read the "Anti" literature with an unbiased mind, but when she reached the point where the society woman who was writing mentioned the restless spirit among women and deplored the fact that so many were "pushing into business, preferring it to home duties" a great longing came over her to see the author and a brick in juxtaposition to put it sweetly. Of the eight million women who are working for their living we doubt if there is one who prefers it to the proper kind of home life. We resent the implication that women who work are not just as womanly, and sane as any other women. They have quite as much reverence for the home and love of family ties, or more, because you naturally love most what you cannot have—if you are a real human being. We pull on your old "rubbers" and wade to the office or factory or sweat shop, work with wet skirts about our feet, and a beach that would keep the home woman in bed, but we are not doing it from preference, even though we are doing it cheerfully and trying to pretend that we think a pair of tired feet and a lame back the grandest possessions on earth. What every one of us would like to be doing is sitting at home near a warm fire, cutting out paper dolls for the baby and trying to think up a new dessert for the man of the house who can't eat pie, but even then we doubt our ability to accept the Anti-suffrage motto, which seems to be "What we do not want, no other woman should want, and she can't have it if she does." ERNESTINE SINGER.

Every Fifth Baby Dies.

When the toll weevil is discovered in the south we turn the government scientists loose upon it and authorize them to spend heaps of the taxpayers' money in the hope of defending our national cotton crop against its ravages; yet our national baby crop, which amounts to about 2,500,000 little souls every year, we leave to take care of itself. And, as the first fruits of this monstrous policy, one baby in every five dies before it is twelve months old.—Ladies' Home Journal.

Some Words Beginning With H

Most persons ascribe the initial letter of "humble" nowadays and write "a humble" just as they write "a humbug" or "a humming bird." But there are very many who would not naturally sound an h in "humble" or in "herb," "hospital," "homage" or even "humor." Before the nineteenth century nobody did, though it is clear that the aspirate had become regular by "David Copperfield's" time. From the fact that Dickens harps on Uriah Heep's "humble." The insistence on the h is comparatively modern. Medieval men not only said "abit" for "habit," but wrote it so, and the Bible has an "Hebrew."—London Standard.

Wants, For Sale, Etc.

WANTED—Female Help. WANTED—Girl for general housework, telephone Main 1501. LOST. LOST—Small black purse containing \$15 in gold and some silver. Leave at W. C. Green's barber shop, 7th street. Reward. STRAYED. LOST, STRAYED OR STOLEN—From Kilmer and King's sawmill at Redland, buckskin horse branded "S" on right side, had halter on. Liberal reward, Oscar May, R. F. D. No. 3. FOR SALE. I HAVE FOR SALE anywhere from 40 to 600 acres, separate tracts, will sell in not less than 40 acre tracts, or all of it. Will trade for town property. Address Ferris Mayfield, Springwater, Route No. 1, or phone Beaver Creek. FOR SALE—Choice Concord grapes 2 1/2 cents a pound, at vineyard near Risley Station. H. G. Stark weather. FOR SALE—The cheapest lines of shoes and harness in the county. Shoe repairing while you wait at G. A. Drebloh, Seventh street, opposite Wells Fargo. FOR SALE—Five room cottage, bath and pantry, upstairs unfinished. Basement. Cheap, with liberal terms if taken at once. 301, Third street, Corner High. FOR RENT. FOR TRADE—Light back, canopy top, for light single driving horse, about 950 pounds. Inquire C. A. Andrus, Oregon City, R. F. D. No. 5. MUSICAL. Mrs. Marie S. Schultz TEACHER OF PIANO AND VOICE CULTURE Oregon City Telephone Main 3482 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 work or ensemble work. Address for terms, etc., Gustave Flechtner, Oregon City Oregon. VIOLIN TAUGHT. H. B. WEEKS, Teacher of Violin. Grand Theatre. MISCELLANEOUS. VIOLINS. Regraduated and Adjusted. Fine repairing of old violins a specialty. Bows refilled. FRANK H. BUSCH 11th and Main Streets

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. Bluhm. Wood and coal delivered to all parts of the city. SAWING A SPECIALTY. Phone your orders Pacific 2502, Home B 110.

NOTICES

Summons. In the Circuit Court of the state of Oregon, for the county of Clackamas. Julia E. Lane, Plaintiff, vs. Nelson F. Lane, Defendant. To the above named defendant, Nelson F. Lane: 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 Thursday the 5th day of December, 1912, that being six weeks from the first publication hereof, and if you fail to appear and answer the plaintiff will apply to the court for the relief demanded herein, to wit, for a decree of divorce forever dissolving the bonds of matrimony now existing between yourself and the plaintiff and for such other and further relief as to the court may seem equitable and just.

This summons served upon you by publication thereof in the Morning Enterprise for six successive weeks, by order of the Hon. J. U. Campbell, Judge of the Circuit Court of the county of Clackamas, state of Oregon, which order is dated on the 24th day of October, 1912. The date of the first publication is October 25th, 1912. The date of the last publication is December 6th, 1912. A. E. COOPER, Attorney for Plaintiff, 1424 Yeon Bldg., Portland, Oregon.

Summons. In the Circuit Court of the State of Oregon, for the county of Clackamas. Walter E. Beckner, Plaintiff, vs. Flora B. Beckner, Defendant. To Flora B. Beckner, 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 7th day of December, 1912, said date being after the expiration of six weeks from the date of the first publication of this summons and if you fail to appear and answer said complaint within said time, for want thereof the plaintiff will apply to the court for the relief demanded in said complaint to wit: for a decree dissolving the bonds of matrimony now existing between plaintiff and defendant.

This summons is published by order of Hon. J. U. Campbell, Judge of the Circuit Court, which order was made and entered on the 24th day of October, 1912, and the time prescribed for the publication thereof is six weeks, beginning with the issue dated Friday, October 25th, 1912, and continuing each week thereafter to and including the issue of Friday, December 6th, 1912. T. B. McDEVITT, Jr., Attorney for Plaintiff.

Summons. In the Circuit Court of the state of Oregon, for the county of Clackamas. Albert Rowe, Plaintiff, vs. Edith Rowe, Defendant. To the above named defendant, Edith Rowe: 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 7th day of December, 1912, and the time prescribed for the publication thereof is six weeks, beginning with the issue of Friday, October 25th, 1912, and continuing each week thereafter to and including the issue of Friday, December 6th, 1912. P. E. NEVELL, Attorney for Plaintiff.

Summons. In the Circuit Court of the State of Oregon, for the county of Clackamas. This summons is published by order of Hon. J. U. Campbell, Judge of the Circuit Court, which order was made and entered on the 24th day of October, 1912, and the time prescribed for the publication thereof is six weeks, beginning with the issue of Friday, October 25th, 1912, and continuing each week thereafter to and including the issue of Friday, December 6th, 1912.

This summons is served upon you by publication hereof in the Morning Enterprise for six successive weeks, by order of the Hon. J. U. Campbell, Judge of the Circuit Court of the county of Clackamas, state of Oregon, which order is dated on the 24th day of October, 1912. The date of the first publication is October 25th, 1912. The date of the last publication is December 6th, 1912. A. E. COOPER, Attorney for Plaintiff, 1424 Yeon Bldg., Portland, Oregon.

Summons. In the Circuit Court of the State of Oregon, for the county of Clackamas. This summons is published by order of Hon. J. U. Campbell, Judge of the Circuit Court, which order was made and entered on the 24th day of October, 1912, and the time prescribed for the publication thereof is six weeks, beginning with the issue of Friday, October 25th, 1912, and continuing each week thereafter to and including the issue of Friday, December 6th, 1912.

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Notice of Final Settlement.

In the County Court of the State of Oregon, Clackamas County. In the matter of the estate of Mary Kirkley, deceased. Notice is hereby given that the undersigned, Mary M. Kirkley and Gertrude Kirkley Max Meyer, exco cutrices of the estate of Mary Kirkley, deceased, have rendered and presented to the Court aforesaid for settlement, their final account and that on Tuesday, the 26th day of November 1912, at 10 o'clock has been fixed by the court as the time of hearing of any objections to said report and final account and the settlement thereof. MARY M. KIRKLEY, GERTRUDE K. MAXMEYER, Wm. A. CARTER, Attorney for Executors, 502 Corbett Building, Portland, Oregon.

Notice to Creditors

In the matter of the estate of Peter McNaney, deceased. Notice is hereby given that the County Court of the State of Oregon for the County of Clackamas, has appointed the undersigned Executor of the estate of Peter McNaney, deceased. All persons having claims against the said decedent, or his estate, are hereby given notice that they shall present them to the undersigned Executor at Oregon City, Or., within six months from the date of this notice, with the proper vouchers, duly verified. Dated September 27, 1912. BERNARD H. KELLY, Executor of the estate of Peter McNaney, deceased. CLARENCE L. EATON, Attorney for Executor, 813 Electric Building, Portland, Oregon.

Summons

In the Circuit Court of the state of Oregon, for the county of Clackamas. Eastern Investment Company, Limited, a corporation plaintiff, vs. Samuel Davis, Earl Ray Davis, John T. Seeds, Rosa May Stevens, formerly Rosa May Davis, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants. To John T. Seeds, one of the above named defendants: 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 six weeks from the date of the first publication of this summons, exclusive of the date of first publication, and if you fail so to appear and answer, for want thereof the plaintiff will apply to the above entitled court for a judgment against you, and for the relief prayed for in the complaint, to wit: For a decree of this court declaring the plaintiff herein to be the owner in fee simple of real property situate in Clackamas County, State of Oregon, and particularly described as follows, to wit: Commencing at the Northwest Corner of the West half of the East half of the North east quarter of section Thirty-three (33), Township Three (3), south, Range Three (3) East of Willamette Meridian, thence South Fifty-nine (59) Rods thence East Eighty (80) Rods, thence North Fifty-nine (59) Rods, thence West Eighty (80) Rods to the place of beginning, containing Twenty-nine and One-half Acres (29 1/2), more or less, and forever quieting the title of plaintiff and barring and enjoining you from at any time setting up or asserting any estate, title, right, lien or interest in and to said property.

This summons is served upon you by publication in accordance with an order of Honorable J. U. Campbell, Judge of the Circuit Court of the State of Oregon, in and for Clackamas County, which said order is dated September 12, 1912, and which requires that this summons be published in this newspaper at least once each week for six (6) consecutive weeks, and that publication first be made on the 13th day of September, 1912. Date of first publication, September 13, 1912. H. B. BECKETT, Attorney for Plaintiff.

Summons. In the Circuit Court of the State of Oregon, for the county of Clackamas. Albert Rowe, Plaintiff, vs. Edith Rowe, Defendant. To the above named defendant, Edith Rowe: 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 7th day of December, 1912, and the time prescribed for the publication thereof is six weeks, beginning with the issue of Friday, October 25th, 1912, and continuing each week thereafter to and including the issue of Friday, December 6th, 1912.

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INITIATIVE FREIGHT RATE BILL

THIS CONCERNS EVERY RESIDENT OF OREGON

The initiative freight rate bill, No. 358, vote yes, on the ballot is a non-partisan, people's measure. It is in the interest of the producer, the manufacturer, the consumer, and fair to the carrier. The principle and method of rate making provided by the bill is endorsed by the interstate commerce commission, the foremost expert rate making tribunal of the world. The enactment and enforcement of the bill will stimulate all industrial and commercial development in Oregon, reduce the price of transportation to the consumer, who ultimately pays all freight bills. The bill will not cancel a single commodity rate which is less than the rates fixed by the bill. It does not take any authority from the railroad commissioner in the making of minimum rates, nor does it open a way for the railroads to advance special or commodity rates or any class rates. The need of passing and enforcing the provisions of this bill are seen in the following conditions and reasons:

ONLY 5 CENTS OF EVERY DOLLAR SPENT BY THE OREGON CONSUMER FOR MANUFACTURED COMMODITIES IS FOR OREGON MADE GOODS. 95 cents of every dollar so spent goes out of the state for goods manufactured in other states. Under this system which is caused by the present freight tariffs the wealth of the state is needlessly depleted. Under the stimulus of manufacturing Illinois increased in the 1910 decade over 800,000 inhabitants which is practically 200,000 more than the entire population of Oregon. Illinois towns under 10,000 inhabitants manufactured \$4 to \$1 manufactured for the whole state of Oregon. 50 cents will buy 500 miles of first class freight transportation under the Illinois rate schedule, and only 100 miles under the Oregon rate schedule. The Oregon dollar is worth only 20 cents as compared with the Illi nois dollar. The leading railroads of Illinois earn about \$3,000 net per mile of road; Nebraska roads earn about \$1,500 net per mile, while some of the Oregon roads earn \$6,000 net per mile of road. From 1906 to 1910 the C. & N. Co. paid \$109 per share on stock of par value of \$100, returning to the stock holder the full value of the stock and \$9 to boot per share. In 1908 this road paid 79 per cent on its stock. In 1910 it paid 15 per cent on its common stock and 17 per cent on its preferred stock. The Southern Pacific Company is capitalized at over 500 millions of dollars. Its only tangible property is 11.8 miles of road in California worth probably less than \$250,000. It earning right is on 11.8 miles of road or about \$12,000 yearly. And yet this company is paying dividends yearly in excess of \$17,000,000, and together with interest on its bonds, about \$210,000,000 yearly. Every dollar so paid in excess of its earning rights on 11.8 miles of road is fished from the people, therefore robbery. The people are the power. It is for you to pay whether you will longer tolerate these conditions. A vote yes for the initiative freight bill is a vote for better transportation charges and the upbuilding and blessing to the whole state of Oregon. The bill does not favor anyone; its does not discriminate against anyone. This is a state measure and cannot affect interstate business. If you want to build up your community, vote for this bill and secure a square deal in freight rates. OREGON EQUITABLE RATE LEAGUE, By E. A. WELCH, Secretary. (Paid Advertisement.)

A MAN'S SUCCESS is usually the result of carefully laid and perfected plans. It is the effect of a cause, just as RICHES are the effect of careful saving and accumulation of small sums of money. A bank account is the CAUSE of most men's start in life. 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.