

SCOOP THE CUB REPORTER

Scoop Interviews A Very Loving Couple

By HOP

I'M STILL DOING THOSE SPOONING-STORY ASSIGNMENTS!



DON'T YOU KISS ME AGAIN YOU RASCAL!



THAT'S GOOD COPY!



I'LL SLAP YOU IF YOU DON'T QUIT IT!



I'M GOING TO CRAWL UP CLOSE AND TAKE A PEEK AT THESE LOVERS!



YOU LITTLE BUNCH OF HONEY, YOU!



MORNING ENTERPRISE OREGON CITY, OREGON

E. E. BRODIE, Editor and Publisher.

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CITY OFFICIAL NEWSPAPER

THE MORNING ENTERPRISE is on sale at the following stores every day:
Huntley Bros.—Drugs
Main Street.
I. W. McAnulty.—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.

Nov. 2 In American History.

1796—James Knox Polk, eleventh president of the United States, born: died 1849.
1889—North Dakota and South Dakota admitted to the Union.
1911—Fleet of over 100 United States battleships, cruisers and auxiliary vessels reviewed by the president at New York.

ASTRONOMICAL EVENTS.

(From noon today to noon tomorrow)
Sun sets 4:55 rises 6:33 Evening stars: Mercury, Venus, Mars, Jupiter. Morning star: Saturn.

Clackamas County has a Circuit Judge in the Fifth Judicial District composed of the counties of Clatsop, Clackamas and Washington. It is a reasonable argument for the election of Mr. Tongue that the District Attorney should be elected from another county in this district. His number on the official ballot is 64.

DO YOU THINK IT WISE?

There is a cry going up and down the land for the voters at the coming November election to vote No right down the line on all questions coming before them on the ballot.

It is said that there are so many measures offered that no voter can get right down to the merits of each and that some of these measures are vicious—hence vote No from first to last!

In other words, to defeat a few crank measures, we are told we must defeat those which we know to be good, which our intelligence tells us should be passed.

We are urged to vote No on everything to display our intelligence when as a matter of fact, by such a vote we display our ignorance.

Take just one measure—the question of female suffrage. Every voter who has the legal qualifications of a citizen knows the question simply is, Shall the women be allowed to vote? If you think they should, vote 300; if you think they should not, vote, say so at the polls by voting 301, No. But to vote No simply because you do not know the arguments advanced would be simply to display your ignorance and go far towards showing that direct legislation is a fizzle, a delusion and a fraud, which is far from the case.

Take the Malarkey Public Utilities measure passed by the last Legislature after the most careful scrutiny ever given by any legislative body in the state. This is a bill extending the powers of our Railway Commission over the street railways and other public utilities corporations such as gas and electric light companies. This is one of the best laws we have ever attempted to write on our statute books. It is founded on similar laws now satisfactorily operating in other states. It creates no new offices. It costs nothing save a small sum to pay clerical services. It is simply a law

to regulate supervise and keep within bounds the public utilities corporations of the state.

Do you believe these corporations should be regulated and controlled by one central body? Then vote 314, Yes; if you think they should be allowed to go unrestrained, to charge such rates for their services and give such accommodations as they choose, THEN vote NO. But do not vote blindly just because the bill is on the ballot.

And follow the same course with other measures; where you understand them, vote as your conscience dictates a good citizen should vote; if there are any measures which you do not understand it may be well enough to pass such measures up entirely, or even vote No.

A lot of these bills were put on the ballot just to befuddle the voters. They were put on by enemies of the direct legislative doctrine, by men who do not believe in the initiative and referendum measures. If the voters cast their ballots without judgment, defeating good laws and enacting bad ones, or by blindly defeating all, the enemies of our Oregon system of law making will have cause to impugn our intelligence and reflect upon our powers of self-government.

We are interested in the Malarkey bill, a measure which anybody can understand by simply reading the title. And we say again, if you believe in curbing and controlling the public service corporations of the state, vote 314, Yes.

AN OREGON MAN

The record of Ben Selling, Republican direct primary nominee for United States Senator, is that of a life-long and consistent progressive and a true friend of the Oregon system. Sixteen years ago, as a member of the State Senate, Ben Selling was fighting for progressive laws when many of the near-progressives of today were actively playing machine politics against which the people were rebelling. Mr. Selling is just as much a progressive today as he was then. His record at all times has been entirely consistent.

Either as a legislator or as a private citizen, Mr. Selling assisted in securing to the people of this state the direct primary law, initiative and referendum, recall, Australian ballot, corrupt practices act, Presidential preference primary and other measures of popular legislation which go to make up the Oregon system. He deserves the support of every progressive and true friend of that system.

Ben Selling is distinctly an Oregon man. He has lived in Oregon for 50 years. His interests are in the state. He is intimately acquainted with its needs. He may be depended upon diligently and effectively to look after the interests of Oregon at Washington. He is pledged to secure for the state adequate appropriations for river and harbor improvements that the state may be in a position to derive its full share of the increased shipping that will follow the completion of the Panama Canal.

The only claim made by the friends of Senator Bourne in support of his candidacy is the fact of his important committee places in the senate. But this is a spurious claim and Bourne's friends know it is. The organization of the committees of the United States Senate is determined at the opening of each session by party caucus. Whether the Republicans or the Democrats will have control of the next Senate and the dominant party will dictate the committee assignments. For these reasons, Bourne, if re-elected, will be unable to hold his present committee appointments. If re-elected, Bourne will be returned to the Senate as an Independent or a "popular government" Senator. He will have no party identity. He will not be eligible to participate in either the Republican or the Democratic caucus. If re-elected, he will go back to Washington as the man who defeated the Republican nominee. He will have no more standing and will have no better claim to consideration in the organization of the committees than the lone Socialist member, Victor Berger, of Milwaukee. Consequently, all this talk of "commanding committee appointments" is mere Juncombe, resorted to by Bourne's friends to bolster up a weak cause. Plainly speaking, it is all lies.

FORUM OF PEOPLE

MINISTER DISCUSSES MEASURE.
OREGON CITY, Or., Nov. 1.—(Editor of the Enterprise)—As a new citizen of Oregon, deeply interested in the initiative and referendum, I would like to call attention to two measures proposed which seem of especial importance. The first is the amendment to the constitution proposed which would require a majority of all electors voting at any election to pass any amendment or measure. While this bill would, in these larger counties, end in a great wrangle between the contending interests of the many separate populous communities of the county." Will he explain why, if the "separate populous communities" are favorable to road improvement and a bond issue for that purpose, and, if

the electorate is prepared to vote affirmatively. The results of a majority rule in Oklahoma and in Oregon before 1900 show that it suspends the initiative which seven out of ten people wish to exercise. Such a rule would mean that the decision of the seven must be overruled by the neglect of the three. Vote 311 and 323 No.

I would like to add a word for the State University and the Agricultural College. The bill to appropriate six tenths of a mill annually to the two institutions takes them out of politics and gives them a stable income increasing no faster than the growth of the state demands. The bill repeals the \$500,000 appropriated by the last legislature and provides an income nearly the same (a little less) as the average income of these institutions for the past ten years. Oregon ought to treat its schools generously and an institution for the higher education to be of true service to the state must not be hampered by a fluctuating income secured as a favor from each succeeding legislature.

This millage tax has already proved successful in Washington, California, Wisconsin, Minnesota, Illinois and Michigan and the universities are celebrated the country over and abroad for the high class work they are doing. Why should Oregon hamper her universities as it has hampered the past two years and make her colleges the football of politicians to the detriment of its youth? We shall do a public service by registering a large and decided YES to 320.

GEORGE NELSON EDWARDS.

SPENCE ANSWERS COLVIG.

OREGON CITY, Or., Nov. 1.—(Editor of the Enterprise)—In answering a letter from Mr. Mason of Hood River, Judge Colvig of Jackson County, makes some statements in the Oregonian of October 28, which I would be pleased to have him explain. In writing of the County Road Meeting as provided in the Grange Bill, he says: "I believe that such a convention as proposed in the Grange Bill would, in these larger counties, end in a great wrangle between the contending interests of the many separate populous communities of the county." Will he explain why, if the "separate populous communities" are favorable to road improvement and a bond issue for that purpose, and, if

YOUR QUESTIONS ANSWERED

If you would like to have answered any particular question each or any week from "The Suggestive Questions on the Sunday School Lesson" by Rev. Dr. Linscott, send in your request to this office giving the date of the lesson and the number of the question you wish answered. You may select any question except the one indicated that it may be answered in writing by members of the club. Dr. Linscott will answer the questions either in these columns or by mail through this office. Don't forget to state what benefit these "Suggestive Questions" are to you. Give your full name and address. Send your letters to the Question Editor of the Morning Enterprise.

QUESTIONS FOR NOV. 3

- (Copyright, 1911, by Rev. T. S. Linscott, D. D.)
- The Sign and the Laven. Mark viii:11-26.
Golden Text—Jesus spake unto them saying, I am the light of the world; he that followeth me shall not walk in darkness, but shall have the light of life. John viii:12.
- (1) Verse 11—How do you account for the fact that religious differences generally stir much antagonism?
(2) Why is it impossible to learn spiritual truth when in an antagonistic frame of mind?
(3) What caused the Sadducees and Pharisees, who hated each other, to unite in their hatred of Jesus?
(4) What was the nature of the "sign" they wanted?
(5) Verses 12-15—What reason is there to believe that if Jesus had performed ever so wonderful a "sign" it would have made any difference in their attitude to him?
(6) Why did their request for a sign make Jesus feel so bad? (This is one of the questions which may be answered in writing by members of the club.)

W.P.S.C.E. HAVE FINE HALLOWE'EN

The Y. P. S. C. E. of the Baptist Church held a most enjoyable hallowe'en party at the home of Mr. and Mrs. Krummel, of Bolton, Thursday evening. The rooms were appropriately decorated and in arranging the decorations artistic taste was displayed. The evening was devoted to games and music, being followed by refreshments.

Present were Miss Maud Moran, Miss Ona Renner, Miss Maybelle Hunsstock, Miss Annie Conklin, Miss Ella Dempster, Miss Laura Purcell, Miss Isabel van Brakle, Miss Nancy Lacey, Miss Ruth Kunzman, Miss Daisy Coulson, Miss Nancy Lindquist, Miss Nell Lindquist, Miss Mary Lindquist, Miss Anna Johnson, Miss Marguerite Krummel, Miss Erma Draper, Miss Lillie Miller, Miss Ella Krummel, Mrs. Hubbard, Mr. and Mrs. Krummel, George Ott, George Bridges, Lewis Conklin, John Ross, W. C. Bucy, G. E. Edwards, Leo Sturdon, Louis Krummel, Pearl Selby, George Aekley, Fletcher Midgett.

Mollie Clark Jailed.
Mollie Clark, an Indian, who has been arrested several times, was sentenced to serve fifty days in jail on a charge of intoxication by Recorder Stipp Friday. She was arrested by Policeman Cooke.

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 \$1 per month. Cash must accompany order unless you have 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.

RECEIVED

Just received shipment Trojan Powder, for sale by C. R. Livesay, Oregon City, Route No. 6.

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, Springfield, Route No. 1, or phone Beaver Creek.

MUSICAL

FOR SALE—Choice Concord grapes 23 cents a pound, at vineyard near Risley Station. H. G. Stark weather.

Mrs. Marie S. Schultze 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.

MISCELLANEOUS

VIOLINS

Regraduated and Adjusted. Fine repairing of old violins a specialty. Bows refilled.

FRANK H. BUSCH

11th and Main Streets

A Lesson in Prudence

is the warning that your earning power will not last forever. Take heed to it and prepare for the days of idleness by saving while you have the power to earn.

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

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Transacts a General Banking Business. Open from 9 A. M. to 3 P. M.

My Guarantee REDUCED PRICES and extra high quality work in ABSTRACTS, LOANS, AND LAW. Also High Grade Insurance and Bonds

E. C. Dye, 8th & Main S. W. Corner

VOTE 319 X NO.

The voters of Clackamas County

WANTED—Female Help.

WANTED—Girl for general house work, telephone Main 1501.

VIOLIN TAUGHT

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

WOOD AND COAL

OREGON CITY WOOD AND FUEL CO., F. M. Blum. Wood and coal delivered to all parts of the city. SAWING A SPECIALTY. Phone your orders Pacific 3502. Home B 110

FOR RENT

FOR RENT—3 unfurnished rooms, 144 18th Green Point. \$12 a month. Call and see these.

FOR RENT—Furnished room, inquire A. E. care Enterprise.

NOTICES

Summons

In the Circuit Court of the state of Oregon, for Clackamas County. Margaret Moor, Plaintiff, vs. Frank Moor, Defendant. To Frank Moor, 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 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 28th 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. Mabel Smith, Plaintiff, vs. Henry Smith (married under the name of Henry Day), Defendant. To Henry Smith the above named defendant:

In the name of the state of Oregon; You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of this summons, that being the time prescribed in the order for publication, and if you fail so to answer, for want thereof, the plaintiff will apply to the court for the relief demanded in plaintiff's complaint, to wit: For a decree of divorce forever dissolving the bonds of matrimony heretofore and now existing between plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable and proper.

By order of the Honorable J. U. Campbell, Circuit Judge of the above named county and state, duly made and entered on the 25th day of October, 1912, service of this summons is made upon you by publication thereof in the Morning Enterprise, and said order prescribed that said summons should be so published at least once a week for six successive weeks, and the date of the first publication thereof is October 26th, 1912. Last publication December 7, 1912. E. V. LITTLEFIELD, GEO. O. MOWRY, Attorneys for Plaintiff.