



regarding Mr. W. S. U'Ren's belief

by the Journal, is the flower of Mr.

(Continued from page 1)

vided, hours for hauling freight be re-

ger of the company, substantiated the

Mr. Tooze urgd that an ordinance

phone & Telegraph Company charges

old subscribers on two party lines

the telephone company, said the

council should get legal advice before

telephone rates. Manager Hall of the

company asked that the ordinance

A motion made by Mr. Roake that an opinion be obtained from the attorney

general or city attorney was lost,

er and Tooze voting against it. Mr.

For-Tooze, Horton and Albright

Meyer and Beard.

Against-Holman, Pope, Roake,

F. J. Meyer, president of the board, in the absence of Mayor Dimick, call-

ed the board to order. The Mayor ar-

rived soon after the meeting was call-

ed to order. Councilmen Holman

An ordinance providing for Sewer

District No. 8 was passed by a unan-

imous vote. An ordinance declaring

45 was passed. A report of a special

voted that the contractors be notified

that they must do the work properly.

Bills of Alphin & Wilson for work in Sewer District No. 10 as follows:

John Quincy

IN SUIT OVER TRADE

A verdict of \$247 for the plaintiff

was rendered by a jury in Circuit Judge Campbell's Court Thursday in

the case of O. J. Hull against W. C.

siders the verdict a victory for him.

PHILETHEA CLASS ENTERTAINED

tist Church at her home on Seventh

Street on Wednesday evening. After

the regular business of the class Mrs.

Adams served refreshments. Those

Anna Conklin, Miss Hope Barbur,

Miss Etchison, Miss Mabel Hunstock

Mrs. Wm. Peters, Miss Queene Adams

Ida B. Cawley filed suit for a divorce

against Charles A. Cawley Thursday.

They were married September 10, 1894 and have four children. The plaintiff al-

leges that the defendant deserted her

September 6, 1909 in Portland. She

F. Guy Haines filed suit for a di-

vorce against Maude B. Haines, al-

leging that she took delight in nagging

him and preferring to live with her

mother. They were married April 28,

Ida Eva Vorheis filed suit for di

vorce against Frank Vorhels. They

were married in April, 1911. The plaintiff alleges that the defendant

SUITS FOR DIVORCE

present were Mrs. Olmsted, Daisy Coulson, Miss Ona Renner, Miss

UNHAPPY COUPLES FILE

asks for \$30 a month alimony.

and Mrs. Adams.

called her names.

Miss Queene Adams entertained the Philethea Class of the First Bap-

\$1114.39 for work on

SMALL VERDICT GIVEN

the assessment of Monroe Street for

ing.

U'Ren's heart, the apple of his eye-

COUNCIL REVIEWS







MORNING ENTERPRISE

E. E. BRODIE, Editor and Publisher. "Entered as second-class matter Jan-uary 9, 1911, at the post office at Oregon City, Oregon, under the Act of March 3, 1879."

TERMS OF SUBSCRIPTION. One Year, by mail \$2.00 Six Months by mail 1.50 Four Months, by mail 1.00 Per Week, by carrier ...19

CITY OFFICIAL NEWSPAPER

THE MORNING ENTERPRISE every day Huntley Bros .- Drugs

Main Street. W. McAnulty.-Cigars Seventh and Main. E. B. Anderson Main, near Sixth. E. Dunn-Confectionery Next door to P. O. City Drug Store Electric Hotel. Schoenborn-Confectionery Seventh and J. Q. Adams.

Nov. 15 In American History. 1777-The Continental congress passed articles of confederation.

1791-Major George Crogban, youthful hero of battles fought in 1812, born in Louisville, Ky.; died 1849.

1794 - John Witherspoon, "signer," died; born 1722 1904-Prince Fushimi of Japan greeted President Roosevelt in the name of

the mikado. 1907-Moncure Daniel Conway, clergy man and author, died; born 1832.

ASTRONOMICAL EVENTS.

stars: Mercury, Venus, Jupiter. Morning stars: Saturn, Mars

could overcome the vain habit by a a century to his country, that does not increasing rates as had been reported little reflection. When tempted to renumerate any of her servants sufficient would do. The motion that the orfind fault with the rain they should ciently to enable them to grow rich, dinance be passed to its first reading think how much wetter it was when In real honor John Marshall Harlan Noah was on earth. When in the mood with his \$2,500 estate, shines out to swear because it is hot and dry above any millionaire in the land. they should reflect how much hotter and dried it is in the Sahara and when peeved because it is too cold they should thank God they are not at the north pole.

have a washing machine to launder dirty currency. Why should not the ment for contributions of tainted mon-

Invention has been perfected where-Now let somebody invent a way to

GREATER THAN WEALTH.

The late John Marshall Harlan, for nearly thirty-four years a justice of

My Guarantee quality work in ABSTRACTS, LOANS, AND LAW. Also High Grade Insurance and Bonds E. C. Dye, 8th & Main S. W. Corner

WATCH THIS **SPACE**

is on sale at the following stores . the United States supreme court, left an estate valued at less than \$2,500. After his long life of usefulness to his fellow men that poverty is a high ration, that a yard for freight be proer distinction than the wealth of a duced one, common user's clause and Rockefeller or a Carnegie. It was not that the compensation to the city be for lack of opportunities that Justice three and one half per cent of the Harlan was poor. He came from a dis-tinguished family in case already tinguished family in easy circumstances, his father having been Attorney statements of Mr. Griffith. It was de-General of Kentucky and a lawyer of cided to reconsider the franchise at national fame. The son was a colonel a special meeting next Monday evenin the Union army, a lawyer, and county judge and also Attorney General of providing for a reduction of telephone Kentucky. He was an unsuccessful rates be passed to its first reading candidate for Congress and for Gov. It was charged that the Pacific Teleernor. He was a member of the electoral commission in 1876 and was appointed to the United States Supreme or old subscribers who have moved bench the next year. At that time he recently, C. D. Latourette, counsel for was forty-four years old.

Now it is apparent that aside from acting on the ordinance, calling at-his judicial service a lawyer of such tention to the passage of the Malarprominence might easily have amass- key bill, which he insisted gave the ed something of a fortune before the railway commission power to regulate age of forty-four, or might, that is if his bent had been for money getting. not be acted upon, saying it would be From his career it may be assumed an injustice to the company to do so. (From noon today to noon tomorrow.) that he was a man of such public spir-Sun sets 4:42, rises 6:48. Evening it that, like Lincoln, he kept himself poor by helping his party and the Messrs. Albright, Beard, Horton, Meyprinciples in which he believed.

After his elevation to the Supreme he passed if for no other reason that People who complain of the weather bench he gave more than one-third of it would prevent the company from

MONKEYS AND THE GOVERNOR.

David Goldstein in his book on "Socialism" page 59, under the heading Pope, Beard, Roake, Albright, Horton, above writes: "The leading Socialist Meyer and Tooze were present. authority upon this subject is Enrico Each of the subtreasuries is soon to Ferri, whose work Socialism and Modern Science', has been translated into many languages, appearing in English improvement from Third Street to political committee use the same treat- in 1900, of which "The International Fourteenth Street at a cost of \$25,448. Socialist Review', voicing the opinions of Socialists generally says:

"Since the translation of Marki's by City Engineer Montgomery, be reby peas can be grown by electricity. 'Capital' there has been no greater duced 15 per cent was adopted by a Now let somebody invent a way to contributor to the Socialist movement unanimous vote. S. D. Hungate, contributor to the Socialist movement keep them from rolling off the end of of the English speaking people than is afforded by this book." On page 35 of Ferris' book we find

this statement: "We ascend to the biological scale from vegetables to animals and from animals to man."

And on page 51: "In the naturaal biological domain, the free play of nat- Sixteenth Street and \$1639.43 for work ural forces and conditions causes a on Jackson Ctreet were approved. All progressive advance of ascent of liv- the bills were reported as balances REDUCED PRICES and extra high ing forms, from the microbe up to on the work. man."

> This doctrine is universally accepted as the science of the Socialist school, and if the Journal's statement

was correct and if he thinks all men ascended from monkeys, we can see Looking Down on Uncle Sam's why he still thinks some of them are still monkeys enough to vote for him. The authority of God is overthrown

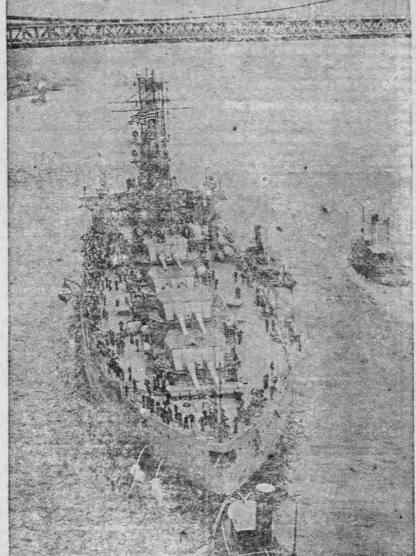


Photo copyright, 1912, by American Press Association.

HIS remarkable illustration was made from a photograph taken from the Brooklyn bridge. New York, 135 feet above the water, as the super-Dreadnought Wyoming, Uncle Sam's greatest sea fighter, passed beneath. In the distance is the Manhattan bridge. One can notice the triple rows of superimposed twelve inch gun turrets and also the novel stern rifle. This rear view of the big warship was taken during the recent review of the Atlante fleet

He Has Felt Them. Any small boy will tell you that even eather slippers may be felt.-Philadel-

Wants, For Sale, Etc.

committee that the assessment for Sewer District No. 7, as recommended 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. Notinancial responsibility for errors; where errors occur free corrected notice will be printed for patron. Minimum charge 15c. street inspector, reported that street blocks and bulkheads in the work on Main Street, supplied by the contractors were not satisfactory. The council

WANTED

WANTED:-A chance to show you how quick a For Rent ad will fill vacant house or room.

HOW would you like to talk with 1400 people about that bargain you have in Real Estate. Use the Enter

WANTED-Female Help.

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

BOARD AND ROOM

Spence. The suit involved the transfer of lot 12 block 5 Aoakhurst Addi-NICE ROOMS and board at Seventh tion, Portland, for a crop on a farm Street Hotel on the hill. Pacific in Clackamas County. The plaintiff asked \$1,727, and the defendant con-Phone 1292.

NICE new furnished bouse-keeping rooms for rent. Pacific Phone 1292.

RECEIVED

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

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 prop erty. Address Ferris Mayfield

Springwater, Route No. 1, or phone

Beaver Creek. FOR SALE OR TRADE-10 acres of timber land, 3 miles of Oregon City, also Gladstone property. Will con-sider horses or cattle. F. R. Boardman, Aurora, R. F. D. No. 3.

OR SALE-Fresh cow, stock hogs, Rhode Island Red chickens, two good wide tire wagons. Address Mayfield Bros., Springwater, R. F.

D., I, Phone Beaver Creek. FOR RENT

FOR RENT-3 unfurnished rooms 114-18th, Green Point, Phone 2843, \$5.00 a month. Call and

MUSICAL

Mrs. Marie S. Schultze TEACHER OF PIANO VOICE CULTURE

Telephone Main 3482

VIOLIN LESSONS-Mr. Gustav Flechtner, from Liepzig, 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

MISCELLANEOUS.

VIOLINS

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

Bows refilled.

FRANK H. BUSCH 11th and Main Streets

VIOLIN TAUGHT

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

WOOD AND COAL.

OREGON CITY WOOD AND FUEL. delivered to all parts of the city SAWING A SPECIALTY. Phone your orders Pacific 3502, Home

NOTICES

Notice of Final Settlement. 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, exe cutrixes of the estate of 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, Executrixes. Wm. A. CARTER, Attorneyfor Executrixes, 602 Corbett Building, Portland, Oregon.

Summons. In the Circuit Court of the state of Oregon, for the county of Clacka-

Edith Rowe, Defendant. To the above named defendant, Edith

Albert Rowe, Plaintiff,

In the name of the state of Oregon you are hereby required to Flora B. Beckner Defendant. appear and answer the complaint To Flora B. Beckner, defendant: appear and answer the complaint filed against you in the above en In the name of the state of Oregon titled suit on or before Saturday, the 7th day of December, 1912, that being six weeks from the first publication hereof, and if you fail to appear and answer the complaint the plaintiff will apply to the court for the relief demanded in the complaint herein, towit, for a decree of divorce forever dissolving the bonds of matrimony now existing between yourself and the plaintiff and for such other and furtherrelief as to the court may seem equitable and just.

This summions 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 publi-tion is October 25th, 1912. The date of the last publication is December

A. E. COOPER, Attorney for Plaintiff, 1424 Yeon Bldg., Portland, Oregon.

In the Circuit Court of the state of

Oregon, for Clackamas county. Bertha M. Johnson, Plaintiff,

Sevart Johnson, Defendant. lo Sevart Johnson, above named de fendant:

In the name of the state of Oregon. you are hereby required to appear and answer the complaint filed against you in the above named suit on of before Saturday, the 7th day of December, 1912, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint for want thereof the plaintiff will apply to the court for the relief prayed for in her complaint, towit:

For a decree dissolving the bonds of matrimony now existing bleween the 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 thereo is six weeks, beginning with the issue dated Friday, October 25th, 1912, and continuing each week thereafter to and including the is sue of Friday, December 6th, 1912. T. B. McDEVITT,Jr.

Attorney for Plaintiff

In the Circuit Court of the State of Oregon, for the county of Clacka-Frances McIver, lPiantiff,

Frances McIver, Plaintiff, To H. H McIver, the above named de

fendant: In the name of the state of Oregon,

you are hereby required to appear and answer the complaint filed against you in the above named suit, on or before Saturday, the 7th day of 'December, 1912, said date being the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, towit: For a decree dissolving the bonds

of matrimony now existing between the 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 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 Fri day, December 6th, 1912.

T. B. M'DEVITT, Jr. Attorney for Paintiff. R4oof IDforterovbao

In the Circuit court of the State of Oregon, for the county of Clacka-

Walter E. Beckner, Plaintiff

you are hereby required to appear and answer the complaint filed againt you in the above entitled suit, on or before the 7th day of December, 1912, said date being af ter the expiration of six weeks from the date of the first publication of this summons and if you fail to ap pear and answer said complaint within said time, for want thereof the plaintiff will apply to the court for the relief demanded in said complaint towit: for a decree dissolving the bonds of matrimony now ex" isting between plaintiff and defend

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

P. E. NEWELL Attorney for Plainting

Summons In the Circuit Court of the state of Oregon, for the county of Clacka-

Julia E. Lane, Plaintiff,

Nelson P. Lane, Defendant, To the above named defendant; Nelson P. Lane:

In the name of the state of Oregon you are hereby required to anpear and answer the complaint filed against you in the above entitled suit, on or before Saturday the 7th 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, towit, 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

This summons served upon you by publication thereof in the Morn ing Enterprise for stx successive weeks, by order of the Hon. J. U. Campbell, Judge of the Circuitcourt 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 Octtober 25th, 1912. The date of the last publication is December 6th.

A. E. COOPER. Attorney for Plaintiff, 1424 Yeon Bldg., Portland, Oregon.

Executrix's Notice. Notice is hereby given that the undersigned, Executrix of the estate of Gilbert S. Randall, deceased, has filed her final account herein with the County Clerk of Clackamas County, Oregon, and the County Judge has set Monday, December 16, 1912, at the hour of 10:00 o'clock, A. M., at the County Court room in Oregon City, said County and State, as the time and place for hearing objections to said final account and for the final settlement of said estat ELLA H. RANDALL,

Executrix. O. D. EBY. Attorney for Executrix. Dated November 15, 1912.

Idle money, like and idle man, earns nothing, but put it to work in the Savings Department of this bank and it A Savings Account is often the key that opens when opportunity knocks at the door.

THE BANK OF OREGON CITY

OL EST BANK IN CLACKAMAS COUNTY

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

American Wives Don't Make Best Mothers

HE AMERICAN MOTHER IS IGNORANT OF THE PROPER, CARE TO GIVE HER CHILD. AND IT IS NEITHER THE VERY RICH NOR THE VERY POOR, BUT THE GREAT BULK OF THE WOMEN WHO MOST NEED INSTRUCTION.

By Dr. ANNA I. VON SHOLLY of New York City

The dispensaries, the visiting nurses and other agencies do manage to give a certain amount of training to the poor mother, and the wealthy woman usually employs a highly trained nurse, perhaps two

or three of them, and a skilled physician. But the MAJORITY OF MOTHERS fall between these two categories. Many of them have married young and, coming from families of one or two children, have not even had the practical experience of mothering a small brother or sister. When a baby comes to

this young wife she is HELPLESSLY IGNORANT. Other women have put off their marriage for a number of years, during which they were engaged in some breadwinning occupation. 1902 in Portland. They become mothers when they have reached a certain maturity, but what more of PRACTICAL KNOWLEDGE OF CHILD HYGIENE is theirs?

Greatest Warship, Wyoming by this doctrine, which, it is stated