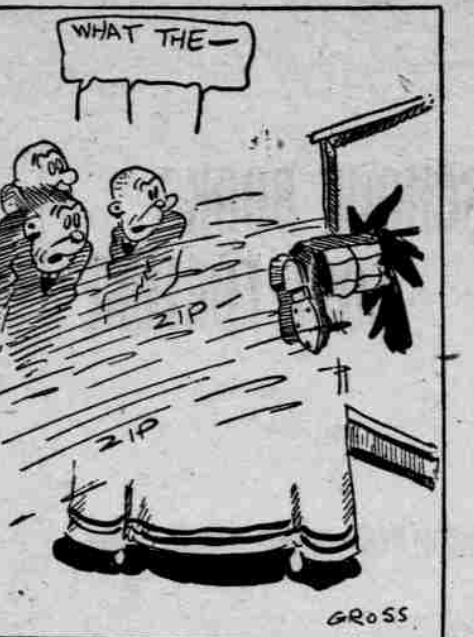


MR. HENRY PECK AND HIS FAMILY AFFAIRS

By Gross

HENRY JR. SAYS



AN IT'LL BE STILL LONGER BEFORE PAW SEES ANOTHER CABARET SHOW
HENRY PECK JR

MORNING ENTERPRISE

OREGON CITY, OREGON

E. E. BRODIE - - - - - Editor and Publisher

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CITY OFFICIAL NEWSPAPER

THAW'S CASE Whatever may be thought of the past history of BOBS UP AGAIN Harry Kendall Thaw or the evidence that was produced at his trials in New York, one certainly admires the pugnacity with which he continues the fight for his freedom and strains every nerve to remain outside the walls either of the state prison or the insane asylum in which he was confined.

The reports that have been brought through the press dispatches tend to win one's sympathy for the man who does such daring things and makes such frantic efforts to gain the liberty that the rest of us enjoy.

There are several features of the case that have attracted the attention of the country for the last two weeks that are interesting in view of the long drawn out battle that is now apparently on for his restoration to the state asylum for the criminally insane.

One of them is the wonderful skill and ingenuity that is displayed by the attorneys who are involved in one of the greatest criminal battles of the American courts. The fight that finally placed Thaw in the asylum was an epoch in the history of our courts but there appears to be other contests in view just as thrilling and as exciting as those that have already been marked on the annals of the courts of New York state during the progress of the Thaw trials.

More exciting than the best of fiction is the story of the way that Thaw and the brainiest lawyers that his money could employ have fought the authorities of the state inch by inch over the slippery ground of legal technicalities and have finally been forced back by the persistency of a mind that was as keen and as great as theirs and kept inside of the walls of an asylum dedicated by the society of that state as its protection against men of the calibre and mentality of Harry Kendall Thaw.

Were that same ingenuity and skill directed in the same way through military channels, it would make the men whose names are now on every lip the greatest of our military history. It would stamp them indelibly on the pages of the nation's history as men capable of commanding the great armies that are amassed in times of war and of devoting that skill and strategy against the best that could be produced in other lands in times that are trying even to men of military genius.

"Peace hath her victories no less renowned than war" and the great legal lights that have devoted their energies both to the defense and prosecution of Thaw are men whose names will never be forgotten in the annals of the profession of which they are a part.

There is something uncanny about the persistency of William Travers Jerome in prosecuting the Thaw case and in his appearance again on the stage when the announcement came through the country's daily papers that Thaw had done in a moment what could not accomplish in years of legal battle and had escaped the guards at the asylum for New York's criminal insane.

It was a thrilling moment when that message was flashed over the wires to hundreds of newspapers in the country and to the millions of the American public who read those papers. It was the forerunner of a long drawn out fight through the courts, a fight that will be enlivened by the spectacular

Business Wars Are Costly And Unnecessary---Arbitrate

By CHARLES L. BERNHEIMER, Chairman of the Arbitration Committee of the New York Chamber of Commerce

THE time honored practice of rushing off to court with the disagreements which daily arise in the course of business has COST THE WORLD UNRECKONED MILLIONS IN HARD CASH, has doubtless often failed of rendering justice especially to the poor man, has WASTED TIME AND ENERGY, increased misunderstandings and stimulated rancor to an extent literally incalculable.

BUSINESS WARS HAVE BEEN NO LESS UNCIVILIZED THAN THOSE BORN OF INTERNATIONAL DISPUTES—LESS BLOODY, CERTAINLY. THEY HAVE STILL BEEN RESPONSIBLE FOR MISERY ENOUGH TO PUT THEM IN THE CLASS OF FULL GROWN TRAGEDIES, WHICH HAVE NOT ALWAYS STOPPED UPON THE HITHER SIDE OF DEATH.

At first blush this may seem like an exaggerated statement, but surely suicides of honest men have not been the infrequent fruit of legal battles over business matters which might easily have AVOIDED BY ARBITRATION, CONCILIATION OR MEDIATION, and if some men have been driven to self destruction by the ancient, inefficient methods, how many have been thrust by WORRIES into mental turmoil which broke down their physical resistance and made them the easy victims of disease?

NOWHERE IS WASTE SO INTOLERABLE AS IN THE CONDUCT OF COMMERCIAL BUSINESS. IT IS RECOGNITION OF THIS FACT WHICH HAS MADE THE IMPORTANT BUSINESS MEN OF NEW YORK CITY WILLING TO DEVOTE THEIR TIME TO ARBITRATION BOARDS.

A fight in court is virtually a fight not only against the other side, but AGAINST THE COMMUNITY AT LARGE—the taxpayers—for every court delay means court expense, and the taxpayer bears the brunt of court expense, no matter what the final adjudication of the court may be as to the payment of the "costs" of that particular suit.

of which Thaw seems to be the master, and that will make history in criminal jurisprudence.

It is doubtful whether the course pursued by the Canadian authorities in kidnapping Thaw and carrying him by force across the border can be approved for it was a step that was taken without due process of law and that deprived him of his right to fight the extradition that was being made against him. The use of ultra legal means, even in the prosecution of a criminal, is not justifiable on any grounds whatsoever.

Though the American authorities were eager to get their hands on Thaw, he has some rights that must be respected and that would be respected by the law. It is not justifiable at any time to take means in the prosecution of criminals that are not countenanced by the statutes and this is what the Canadian officers did. It remains to be seen how Thaw will take advantage of that fact in the defense that he will now have to offer inside of the American courts.

ECONOMY IN PUBLIC SERVICE Portland's postmaster has hit the key note of economy in public service when he has demanded that the \$1,000,000 appropriation made for a two story federal building in that city be used to erect a modern office structure and that the government save its annual office rent of \$30,000 by providing a home for the various officers who are now quartered in private buildings for which a high rent is paid.

One million dollars could hardly be spent wisely in the construction of a two story building in that city and certainly the money would not be used to the best advantage were it all expended in a federal home that was not large enough to house the many offices of other employees of the government who are now outside of the postoffice and whose annual rent amounts to a small fortune in the regular expense.

While a modern office structure might not meet the fancies of some of those who would like a federal building with marble halls and brass fixtures, it would, at the same time, be more practical and useful and would save the government an annual rent that would, in time, more than pay for several buildings of the kind that is now proposed.

When the postmaster made the suggestion that the city should erect such a home for its officers, he placed before the public an idea in official economy in the government service that is creditable, both to himself and to the city that he serves. Certainly, an eight story building with ample quarters for each of the officers in the service of the United States would be much more practicable and sensible than a two story structure, costing the same amount of money but providing much less the accommodation and entailing the annual rental expense without hope of ever being able to eliminate it.

This brings us again to the question of a new postoffice for Oregon City. The time has come when the government should take a hand and place on the next appropriation bill an item that will provide the city with postal facilities that it needs and that will give the postmaster here the quarters that are requisite to the prompt and efficient dispatch of the public business. There is no economy in the government's attempt to get along with the present quarters nor does it produce that efficiency in the service of the department that a city of this size should have.

The prompt delivery and the handling of the mails with dispatch is a requisite in the successful management of the affairs of the postoffice department. When a postmaster is so crowded for room that he cannot handle the work that is piled upon him as readily as he should, the government should make provision for that postmaster in some other quarters and should give him those things that he needs to better the service and produce for the people whom it is presumed to serve a more efficient branch of the federal department.

There is no solution to the problem in Oregon City but a new federal building and the sooner that it is erected, the better will be the mail service here and the more easily and readily will the local officials be able to handle that mail that passes through their hands before it reaches the patrons of the office. The effort of the commercial club to impress this fact upon the minds of the department heads at Washington is commendable as is also every effort that is made along the lines of improvement in the federal service here.

Every day is pay day with a bank account.
The Bank of Oregon City
OLDEST BANK IN CLACKAMAS COUNTY

BANE OF THE SKYSCRAPER.
What is wanted is not the city beautiful, but the city useful. We have ruined the appearance of the city and impaired the health of its citizens only to reduce the number of its suitable office buildings. Also we have rendered it practically impossible to get any commensurate value from a great number of lots which are surrounded by these buildings of great height, which have shut off their neighbors from light and air. German and English cities have enforced ordinances which it would be well for American and Canadian cities to copy. The fact of the matter is that, so far as New York is concerned, we have allowed ourselves to reach a condition which is without remedy.
—Lawson Purdy.

Now that the minor leagues are closing up shop for the season, new names are found in the line-up of major league teams almost every day. The fight between Cobb and Jackson for the American league batting honors resembles the Cobb-LaJoie close struggle of a few years ago.
L. G. ICE, DENTIST
Beaver Building
Phones: Main 1221 or A-193
Wants, For Sale, Etc.
Notices under these classified headings will be inserted at one cent a word, first line. One inch card, \$2 per month; half inch card, (4 lines), \$1 per month. Cash must accompany order unless one insertion, half a cent additional insertion 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.
Anyone that is out of employment and feels he cannot afford to advertise for work, can have the use of our want columns free of charge. This places no obligation of any sort on you, you simply wish to be of assistance to any worthy person.

THIS IS A BARGAIN
7-room, 1 1/2 story house with full basement; 4 rooms down stairs plastered; 3 rooms up stairs celled. Piped for hot and cold water, toilet, bath room, electric lights; modern except a bath tub. Chicken house and barn. 2 lots, each \$6x105 in garden and chicken yard. On improved street; only 9 blocks from head of 7th street steps. \$1200.00, part cash, balance on time.
DILLMAN & HOWLAND

FOR SALE.
FOR SALE—Fine combination saddle and buggy horse. Lady can drive. For sale at a bargain. Address 411 Main street.

New 3-Room House
with cellar and two lots two blocks to car, four blocks to five cent fare to Oregon City, \$600 with terms. Inquire of owner, Mrs. Chas. Redmond, first house back of Jennings Lodge station.

WOOD AND COAL
OREGON CITY WOOD & FUEL CO.—Wood and coal, 4-foot and 16-inch lengths, delivered to all parts of city; sawing especially. Phone your orders. Post Office 1371, Home A120. F. M. BLUHM.

FOR RENT.
FOR RENT—Two clean rooms nicely furnished, with sleeping porch, patent toilet, electric lights, hot and cold water. Mrs. Henry Shannon, 505 Division St., back of Eastham school.

LOST AND FOUND
LOST—Black leather hand bag on suspension bridge, containing small clock, some money, other articles. Leave at this office. Reward.

MISCELLANEOUS
WE BUY PRUNES, 1-4 cents per pound packed in peach boxes, 1 cent per pound loose. Oregon Fruit and Produce Co., Fifth and Main streets.

Boy of sixteen, willing to work, wants place to board and go to school. Main 2574.

WANTED—Furnished house or house-keeping rooms. "H. W. P."

PRACTICAL GARDNER and fruit grower will prune and care for young trees, grape vines, roses and other shrubbery. Trees budded. Address, P. O. Box 305.

WANTED—Work on farm by middle-aged man to milk cows and do other chores. Address Fred Herzog, Oregon City.

WANTED—Three furnished house-keeping rooms, close in. Address "A. J. B." care this office.

WANTED—To sell delivery wagon, steam-boiled, bread sheet. Call 392, Third and Monroe streets.

NOTICES
SUMMONS
In the Circuit Court of the State of Oregon, for the county of Clackamas.
Oscar J. Kober, Plaintiff,
vs.
Annie V. Kober, Defendant.
To Annie V. Kober, 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 on or before the 10th day of October, 1913, and if you fail to so appear and answer for want thereof, plaintiff will apply to the court for the relief prayed for in his complaint, filed in this suit, to-wit: For a decree that the marriage contract heretofore and now existing between the plaintiff and the defendant be forever dissolved.
This summons is served upon you by publication thereof for six (6) successive weeks in The Morning Enterprise by order of Hon. H. S. Anderson, judge of the County court, which order is dated the 21st day of August, 1913.
E. J. MENDENHALL,
Attorney for the Plaintiff.
Date of first publication, August 22, 1913.
Date of last publication, October 3, 1913.
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, 4th and Main streets for a period of three months.
A. J. KNIGHTLY.

WE REPAIR ANYTHING AND EVERYTHING
MILLER-PARKER COMPANY
Next Door to Bank of Oregon City

Administrator's Notice
Notice is hereby given that the undersigned was on the 8th day of September, 1913, appointed administrator of the estate of Eakild Erentson, deceased.
All persons having claims against the said estate are requested to present them, duly verified, to me personally, at Monitor, Oregon, or to my attorney, E. P. Morcom, at his office at Woodburn, Oregon, within six months from the date of this notice.
Dated this 12th day of September, 1913.
J. D. ERENTSON,
Administrator.
E. E. MORCOM,
Woodburn, Oregon, Attorney for Administrator.

SUMMONS
In the Circuit Court for the State of Oregon, for Clackamas County.
Sarah Elizabeth Sears, Plaintiff,
vs.
Harry B. Sears, Defendant.
To Harry B. Sears, 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 on or before the 17th day of October, 1913, which is six weeks after the 5th day of September, 1913, the date of the first publication of this summons, and if you fail to appear and answer the complaint, for want thereof, the plaintiff will apply to the Court for a decree dissolving the bonds of matrimony existing between plaintiff, Sarah Elizabeth Sears, and defendant, Harry B. Sears, and granting to plaintiff the care and custody of Frank Bates Sears and Sanford Chittenden Sears, minor children of plaintiff and defendant, and for such other and further relief as the Court may deem meet in the premises.

SUMMONS
In the Circuit Court of the state of Oregon, for Clackamas county.
Amy Pye, Plaintiff,
vs.
Edmund Pye, Defendant.
To Edmund Pye, 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 10th day of October, 1913, and if you fail to so appear or answer here in the plaintiff 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 plaintiff be permitted to resume her maiden name of Amy Buxton, 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. A. Eakin, judge of the above entitled court, which order is dated August 28, 1913. The date of the first publication of this summons is August 29, 1913, and the date of the last publication is October 10th, 1913.
FRANK SCHLEGEL,
Attorney for Plaintiff.

SUMMONS
In the Circuit Court of the state of Oregon, for Clackamas county.
May Coulombe, Plaintiff,
vs.
Ovid Coulombe, Defendant.
To Ovid Coulombe, 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 cause on or before the 10th day of October, 1913, and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in her said complaint, to-wit:
For a decree of divorce setting aside the marriage contract between herself and the defendant and that she be restored to her maiden name, namely, which is May Eckert, and that she have such other and further relief as may be meet with equity.
This summons is published by order of the Honorable J. A. Eakin, Judge of the Circuit court of the state of Oregon for Clackamas county, for the fifth judicial district, made and entered on the 28th day of August, 1913, and the time prescribed for the publication of this summons is six weeks beginning on the 29th of August, 1913, and ending with the issue of October 10th, 1913.
W. B. GLEASON,
Attorney for Plaintiff.
2-3 Mulkey Bldg., Portland, Ore.

SHERIFF'S SALE
Date of last publication October 17, 1913.
In the Circuit court of the State of Oregon, for the county of Clackamas
D. H. Smith, Plaintiff,
vs.
J. E. Sutherland, Defendant.
State of Oregon, County of Clackamas, ss.
By virtue of an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 26th day of August, 1913, upon a judgment rendered and entered in the Justice court of District No. 4, Clackamas county, Oregon, on the 24th day of May, 1913, in favor of D. H. Smith, plaintiff, and against J. E. Sutherland, defendant, for the sum of \$144.70, with interest thereon at the rate of 10 per cent per annum from the 1st day of May, 1913, and the further sum of \$8.70, costs and disbursements, and which judgment was duly filed and docketed in this court on the 14th day of June, 1913, commanding me that out of the personal property of said defendant, or if sufficient could not be found thereout of the real property belonging to said defendant in Clackamas county, Oregon, on and after said June 14th, 1913, to satisfy the aforesaid judgment with interest, costs and disbursement and costs, that after due and diligent search, I was unable to find any personal property of said defendant out of which to satisfy said judgment, therefore, in obedience to said writ and by virtue thereof, I did on August 28th, 1913, duly levy upon the real property of said defendant, namely, all of lots 11 and 12 in block three (3) of Weed's addition to the town of Canby in Clackamas county, Oregon.
NOW, THEREFORE, by virtue of said execution and in compliance with the commands of said writ, I will, on Saturday, the 27th day of September, 1913, at the hour of ten o'clock a. m. of said day, at the front door of the county courthouse in the city of Oregon City, in said county and state, sell at public auction, subject to redemption, to the highest bidder, for U. S. Gold coin, cash in hand, all the right, title and interest

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.

Administrator's Notice
Notice is hereby given that the undersigned was on June 14, 1913, or since had in or to the above described real property or any part thereof, to satisfy said execution, with interest, costs and disbursements and all accruing costs.
E. T. MASS,
Sheriff of Clackamas county, Ore.
By B. J. STAAT,
Deputy.
Dated, Oregon City, Ore., Aug. 28, 1913.

NOTICE OF RE-ASSESSMENT
For the improvement of Main Street, Oregon City, Oregon, from the North Line of Moss Street to the South End of the Abernethy Bridge.
Notice is hereby given that the city council of Oregon City, Oregon, passed a resolution on the 27th day of August, 1913, directing the City Recorder of said Oregon City to prepare a preliminary assessment upon the property included in the district named in said resolution for the improvement of Main street, Oregon City, Oregon, from the north line of Moss street to the south end of the Abernethy Bridge and that the said city recorder has prepared such preliminary assessment and said assessment is now on file in his office, and the city council has set the 19th day of September, 1913, at 9 o'clock a. m., at the council chamber in Oregon City, Oregon, as the time and place of hearing and considering objections thereto and the city council at such time and place will consider all objections to such assessments, as are made in writing, and filed with the recorder not later than the 18th day of September, 1913, by parties aggrieved thereby, and all such parties are hereby notified to depart from such meeting until such re-assessment has been completed.
L. STIPP, Recorder.

SUMMONS
In the Circuit Court of the state of Oregon, for Clackamas county.
Amy Pye, Plaintiff,
vs.
Edmund Pye, Defendant.
To Edmund Pye, 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 10th day of October, 1913, and if you fail to so appear or answer here in the plaintiff 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 plaintiff be permitted to resume her maiden name of Amy Buxton, 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. A. Eakin, judge of the above entitled court, which order is dated August 28, 1913. The date of the first publication of this summons is August 29, 1913, and the date of the last publication is October 10th, 1913.
FRANK SCHLEGEL,
Attorney for Plaintiff.

SUMMONS
In the Circuit Court of the state of Oregon, for Clackamas county.
May Coulombe, Plaintiff,
vs.
Ovid Coulombe, Defendant.
To Ovid Coulombe, 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 cause on or before the 10th day of October, 1913, and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in her said complaint, to-wit:
For a decree of divorce setting aside the marriage contract between herself and the defendant and that she be restored to her maiden name, namely, which is May Eckert, and that she have such other and further relief as may be meet with equity.
This summons is published by order of the Honorable J. A. Eakin, Judge of the Circuit court of the state of Oregon for Clackamas county, for the fifth judicial district, made and entered on the 28th day of August, 1913, and the time prescribed for the publication of this summons is six weeks beginning on the 29th of August, 1913, and ending with the issue of October 10th, 1913.
W. B. GLEASON,
Attorney for Plaintiff.
2-3 Mulkey Bldg., Portland, Ore.

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