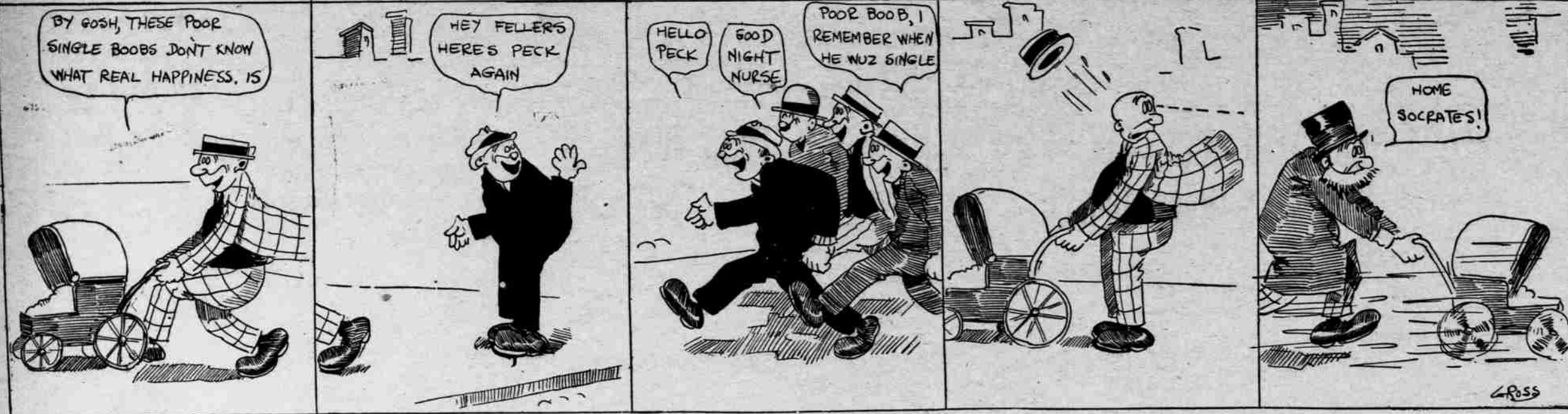


MR. HENRY PECK AND HIS FAMILY AFFAIRS

By Gross

HENRY JR. SAYS



ANOTHER ONE OF THEM CHOFFER'S STRIKES

HENRY PECK JR.

MORNING ENTERPRISE OREGON CITY, OREGON

E. E. BRODIE Editor and Publisher

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CITY OFFICIAL NEWSPAPER

WILSON'S Wilson has shown some of the spunk of which he is capable SPUNK in emergencies, when he issued instructions that the battleships of the United States would remain in the waters of the Mexican coast until they received orders from him to leave them.

Huerta's demands that all foreign ships leave the Mexican waters within the period of six months will be ignored by the American government, and the chief executive will run his navy as he determines is best for the country at large.

Neither Huerta nor any one else can boss the American navy, but that navy's commander in chief. Wilson has determined upon the policy that he will assume and he has given the Mexican authorities notice that his ships will remain where they are as long as he sees fit to keep them there.

Such a declaration from the chief executive of this nation amounts to throwing down the gauntlet at Huerta and his faction, and means that the Mexican leader will either have to make good on his threat or back up on his own statements. He is hardly likely to admit that he is the cause of the strained diplomatic relations that exist between him and the United States; but any move that he would make toward the exclusion of the American vessels would be but a declaration of war—a declaration that even that piratic murderer would hardly dare to make.

It is pleasing, however, to notice Wilson's prompt action in the matter and his ready determination to brook no interference from the Mexican chieftain as to the management and direction of the American men of war.

So long as the United States tolerated conditions that the trouble-ridden country assumes that it will do so forever and that the leaders of that state may play freely with the Americans or American forces who are there. But there is a commander-in-chief in the U. S. who has determination enough in his make-up to put a quietus on any such feeling that may exist in that state, and to say that he will assume the responsibility for the actions and management of the navy of the United States regardless of the conditions that the Mexican president may impose.

There is also another feature to this declaration on the part of the president, and that deals with his announced policy of non-interference. Should the Mexican government, at the expiration of the period, declare that the American vessels would have to leave the waters of that country, it would rest in the president's hands as to whether these United States could longer brook the intolerable attitude of the pusillanimous chieftain and accept from him the instructions as to the disposal of the navy at a time when the lives and property of the citizens of the country are endangered.

From indications that have been forthcoming in the Washington dispatches it is apparent that he will ignore the attitude of Mexico, and that any consequences that result will be upon the head of the leader who starts the trouble.

The developments in the situation have come so rapidly of late, and the strained relations that exist between this government and that of Mexico have grown so tense that it seems but a question of a little more time when the attitude of peaceful suggestion will not fit the emergency and something more definite will have to be done. What that is, of course, rests with the president, and is a subject that has probably been discussed in the councils of the nation.

MOLALLA'S Many of the visitors to the celebration of the opening of CELEBRATION the Portland, Eugene & Eastern were astonished at the metropolitan way in which that little city entertained the vast throngs that had gathered there for the day's fun.

A program that was interesting and entertaining occupied the attention of the crowds through the morning and afternoon, and the thousands that were gathered there from all parts of the section of the state found not a dull moment from the time that they arrived until they left late in the day.

Molalla has started out to be a city. It has all left the ear marks of one now. It has a bunch of enterprising boosters who are constantly thinking up new schemes for the improvement of the city and for the advertising of its resources to the outside world. The center of a vast territory unexcelled in natural resources, there is no reason why it should not, in time, become one of the thriving communities of the state.

Women Lag a Step Behind Men

By Mrs. MARY ELIZABETH LEASE, Former President of the Kansas Board of Charities and Corrections.

If men will only recognize us as human beings with the desire to live out a human destiny we should have nothing further to wish for. A republic founded on sex is a bad thing. No form of government can be called a republic unless ALL CITIZENS SHARE ALIKE in its administration.

Through the centuries women have LAGGED A STEP BEHIND THE MEN. In opposing equal suffrage the men and those poor dependent and mentally delinquent women who style themselves "antis" are standing in their own light.

MEN ARE SEEKING ECONOMIC LIBERTY AND WOMEN ARE LAGGING A STEP BEHIND, CLAMORING FOR POLITICAL LIBERTY. WHY SHOULD NOT MEN AND WOMEN TOGETHER SEEK THE SOLUTION TO THE ECONOMIC PROBLEM?

The Bank of Oregon City OLDEST BANK IN CLACKAMAS COUNTY. The way to wealth is as plain as the way to market. It depends on two words, "industry" and "frugality."

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Wants, For Sale, Etc. Notices under these classified headings will be inserted at one cent a word, first three lines. One inch card, \$2 per month; half inch card, (4 lines), \$1 per month.

LOST AND FOUND LOST—Lady's coat near Greenpoint. Return to Enterprise office.

FOR SALE—Good horse, buggy and harness, cheap. Address Mrs. Wm. Edwards, Route No. 5, Oregon City, Oregon.

FOR SALE—Six rooms of new furniture, complete; will sell in separate pieces if so desired. House for rent. Owner leaving town. Inquire "J. G." care this office.

CHAIRS FOR SALE—Straight backed, cane-seated chairs at C. S. Church, A Bargain. Apply Main 2831.

FOR SALE—SNAP—Practically new 1913 Cole Automobile; fully equipped and extra equipment. For particulars see Mr. Sullivan, room 306, Masonic building.

FOR RENT—Nicely furnished house-keeping rooms. Enquire at 7th St. Hotel.

WOOD AND COAL OREGON CITY WOOD & FUEL CO.—Wood and coal, 4-foot and 16-inch lengths, delivered to all parts of city; saving especially. Phone your orders Pacific 1371, Home A126. F. M. BLUHM

MISCELLANEOUS FOR TRADE—As first payment on a small house in Gladstone, or near by, any part of eleven lots in Crook county, Ore. W. J. Wheaton, Sixth and Water Sts., Oregon City.

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, Fourth and Main streets, for a period of three months. E. A. BRADY.

Ordinance No. — An Ordinance appropriating \$250.00 out of the General Fund of Oregon City, Oregon, for the purpose of installing toilets in Fire Houses No. 2, 3 and 5, Oregon City, Oregon. Oregon City does ordain as follows: Section 1. There is hereby appropriated out of the General Fund of Oregon City, Oregon, the sum of \$250.00 or so much thereof as is necessary for the purpose of installing toilets in Fire Houses No. 2, 3 and 5, and the City Recorder is hereby authorized to draw a warrant for said amount. Read first time and ordered published at a special meeting of the City Council held on the 19th day of September, 1913. L. STIPP, Recorder.

Ordinance No. — An Ordinance appropriating \$600.00 out of the General Fund for the purpose of purchasing a Cart and 500 feet of Hose for Oregon City, Oregon. Oregon City does ordain as follows: Section 1. There is hereby appropriated out of the General Fund of Oregon City, Oregon, the sum of \$600.00, for the purchase of a Cart and 500 feet of Hose for the Fire Department of Oregon City, Oregon, and the City Recorder is hereby authorized to draw a warrant for such amount. Read first time and ordered published at a special meeting of the City Council held on the 19th day of September, 1913. L. STIPP, Recorder.

Resolution and Notice for the Improvement of Division Street, Oregon City, Oregon. Whereas, Pursuant to an order of the City Council of Oregon City, Clackamas County, Oregon, heretofore made, the City Engineer of said city has submitted his report and filed in the office of the City Recorder, plans and specifications for an appropriate improvement of Division Street, said city, from the East side of Molalla Avenue to the Fisher Claim line with a 46-foot improvement and along the Claim line to 16th Street with a 60-foot improvement and estimates of the work to be done thereon and of the cost thereof, and Whereas, such plans, specifications and estimates are satisfactory to the City Council of said Oregon City, Oregon, therefore, The said plans, specifications and

are hereby referred to and made a part of this ordinance.

Section 2. The improvement shall be classed "Macadam" and shall be maintained by Oregon City for the full period of ten years from the date of the acceptance thereof by the Council.

Section 3. The City Recorder is hereby authorized to advertise for and receive proposals for said improvement but the City reserves the right to reject any and all bids therefore and the Mayor and Recorder shall enter into a contract or contracts with each person, firm or corporation to whom the contract or contracts are let by the City Council of Oregon City for the improvement or parts thereof as specified in this Ordinance.

Section 4. Each contract shall contain a stipulation to the effect that where the cost of the improvement under the provisions of the contract shall exceed one half the value of the property assessed for the cost of the improvement over the said one half of the property assessed for the improvement, that the said excess shall be paid out of the General Fund of Oregon City and as to the balance, each person, firm or corporation to whom the contract or contracts are let shall look for payment only to the sum assessed upon the property liable to pay for said improvement and the City Recorder is authorized to collect and paid into the Treasury of Oregon City for such purpose and they shall not hold Oregon City by any legal process or otherwise liable to pay the said sum out of any other fund.

Section 5. Whereas the condition of said street is and was dangerous to the health and safety of the public and its immediate improvement is necessary for the immediate preservation of the health and safety of the public in the opinion of the City Council an emergency exists; therefore this Ordinance shall take effect and be in force immediately upon its approval by the Mayor.

Read first time and ordered published at a special meeting of the City Council held on the 19th day of September, 1913. L. STIPP, Recorder.

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estimates are hereby approved, and be it Resolved, that it is the purpose and intention of the City Council of Oregon City to make the said improvement being described as follows, to-wit: The street shall be brought to subgrade the full width thereof between the property line from the east side of Molalla Avenue to the North side of Sixteenth Street. On the road-bed macadam shall be placed, not less than six inches thick at the curb and not less than nine inches thick at the center of the street and when completed the said road-bed shall be brought to grade described in ordinances No. 638, passed by the City Council at a meeting held June 4th, 1913, and No. 641, passed by the City Council held July 2nd, 1913.

Said street shall be properly provided with all drains, catch basins, and gutters necessary to preserve the grades, embankment and surface of the street and to provide all proper drainage. Side walks shall be of concrete except where upon application to the City Council owners are permitted to have wooden walks laid.

All sidewalks shall be six feet wide and laid to the property line. Curbs shall be placed on each side of the macadamized portion of the street. Cross walks shall be four feet wide and not less than three inches thick and all of said improvement shall be made according to the plans and specifications filed September 11th, 1913, and approved hereby. The improvement shall be classed as "Macadam" and shall be maintained by Oregon City for the full period of ten years from the date of the acceptance thereof by the City Council.

The City Recorder is hereby directed to cause this resolution and notice to be published as required by the charter. L. STIPP, Recorder.

Notice of Filing Report of Viewers to Assess Damages and Benefits for Establishing a Street on the Bluff Between Sixth and Seventh Streets. Notice is hereby given that the viewers of damages and benefits appointed by the city council of Oregon City, Oregon, to assess damages and benefits for the establishing of a street on the Bluff between Sixth and Seventh Streets, have filed their report on the 18th day of September, 1913, that in said report said viewers fixed the boundaries of the district to be assessed for the payment of the damages as follows: Beginning at the Southwest corner of Block 39, Oregon City, Clackamas County, Oregon, running thence westerly along the northerly line of Sixth Street, to the line between lots 3 and 4, Block 25; thence Northerly along the line between lots 2, 3, 4 and 5, Block 25, and Easterly along the line between lots 1 and 2, Block 25; thence Northerly along the Westerly line of the Southern Pacific Property and the easterly line of Block 24, to the line between lots 3 and 4, Block 24; thence Westerly along the line between lots 3 and 4, Block 24 to the line between lots 3 and 6, Block 24; thence Northerly along the line between lots 1, 2, 3 and 6, 7, 8, Block 24 and the line between lots 3, 4 and 5, 6, Block 23; thence Westerly along the alley between Block 23, and to the line between lots 3 and 6 of Block 7, thence Southerly along the line between lots 1, 2, 3, 4 and 5, 6, Block 7 and lots 1, 2, 3, 4 and 5, 6, 7, 8 of Block 6, and lots 1, 2, 3, 4 and 5, 6, 7, 8 of Block 4, to the Southerly line of Fifth Street; thence Easterly along Monroe Street to the Alley in Block 4 and 5, Block 26, thence Northerly along the line between lots 1, 2, 3, 4 and 5, 6, 7, 8 of Block 26, to the Southerly line of Sixth Street; thence Easterly to the northwest corner of Block 33; thence Southerly along the Westerly line of Blocks 33, 32, and 31 to the line between lots 1 and 2, of Block 31; thence Easterly in a direct line along the lot lines to Jefferson Street; thence Northerly to Fourth Street; thence Easterly on Fourth Street to Monroe Street; thence Northerly on Monroe Street to the Alley in Block 137; thence Easterly on the alley to the line between lots 2 and 7, Block 137; thence Northerly along said line to the Southwest corner of Lot 1, Block 137; thence Easterly along the lot line to J. Q. Adams Street; thence Northerly on J. Q. Adams Street to Fifth Street; thence Easterly on Fifth Street to Jackson Street; thence Northerly on Jackson Street to Ninth Street; thence Westerly on Ninth Street to Jefferson Street; thence Northerly on Jefferson Street to Tenth Street; thence Westerly on Tenth Street to the top of the Bluff; thence Southerly on the

A HOME THAT IS A HOME Do you want to have a nice lawn around your 7-room house located close to 7th street steps? We have one you should be proud to own. Slewing porch and bath room, 3 toilets. Full basement, 8 foot high. Furnace connected to every room. Long 10-foot porch. Hard wood floors down stairs. Corner lot 66x105 See— DILLMAN & HOWLAND

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top of the Bluff to High Street, thence Southerly along High Street to the place of beginning. Said report will be considered by the City Council of Oregon City, Oregon, on the 1st day of October, 1913, at 8 o'clock P. M., and all persons interested in said report and the said assessment are hereby notified to present their objections to the said report, if any they have, in writing to the City Council at said time, said report and the objections thereto, if any, will be heard by the said City Council at said time. L. STIPP, Recorder.

Final Notice Notice is hereby given that the undersigned administrator of the estate of Elbert L. Cantonweine, deceased, has filed his final report as such administrator in the county court of Clackamas county, Oregon, and the said court has appointed Monday, October 13, 1913, at 10 o'clock a. m., of said day for the hearing of objections to said final report, if any, and for the settlement of said estate. Any persons dissatisfied with said report are notified to file their objections in said court on or before said date. ROSS SHEPARD, Administrator of said estate. C. H. DYE, Attorney for Administrator.

Notice to Creditors In the County Court of Clackamas County, State of Oregon. In the matter of the estate of Elizabeth Mundeu, deceased. Notice is hereby given that the undersigned, J. E. Whitney, has been appointed administrator of the estate of Elizabeth Mundeu, deceased, by the County Court of Clackamas County, State of Oregon, and has qualified as such. All persons having claims against said estate are hereby notified to present the same with proper vouchers and duly verified to me at the office of Geo. S. Shepherd, 825 Yeon Building, Portland, Oregon, within six months from the date of this notice. Dated and first published September 6, 1913. J. E. WHITNEY, Administrator of the Estate of Elizabeth Mundeu, deceased.

Summons In the Circuit Court of the State of Oregon for the County of Clackamas. Lucien A. Thomas, Plaintiff, vs. Nellie P. Powers, Defendant. To Nellie P. Powers, 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 named suit, on or before the 8th day of November, 1913, said date being 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 the complaint, to-wit: 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 above entitled Court, which order was made on the 12th day of September, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue dated September 13th, 1913, and continuing each week thereafter to and including Friday, October 25th, 1913. P. J. BANNON, 613-614 Ch. of Com. Bldg. Portland, Oregon, Attorneys for Plaintiff.

Summons In the Circuit Court for the State of Oregon, for Clackamas County. Max Weckler, Plaintiff, vs. Annie Weckler, Defendant. To Annie Weckler, the above named Defendant: In the name of the State of Oregon: You are hereby required to appear and answer the complaint

Request for Bids In the District Court of the United States, for the District of Oregon. In the matter of Barde & Leavitt, bankrupt: As trustee in bankruptcy of the above entitled estate, I will receive sealed bids for the following stocks of merchandise and fixtures formerly the property of Barde & Leavitt, situated in the cities of Salem, Corvallis, Hood River and Oregon City, Oregon: 1. Stock of goods, wares and merchandise, consisting of shoes, men's clothing and furnishings, hats caps, suit cases, umbrellas, etc., together with fixtures contained in the store room formerly occupied by Barde & Leavitt at Oregon City, Oregon, said merchandise being of the inventoried value of \$17,625.71, and said fixtures being of the inventoried value of \$2,010.00. 2. Stock of goods, wares and merchandise of the same character as above set forth, together with fixtures contained in the store room formerly occupied by Barde & Leavitt at Hood River, Oregon, said merchandise being of the inventoried value of \$17,625.71, and said fixtures being of the inventoried value of \$2,010.00. 3. Stock of goods, wares and merchandise of the same character as above set forth, together with fixtures contained in the store room formerly occupied by Barde & Leavitt at Salem, Oregon, said merchandise being of the inventoried value of \$32,784.63, and said fixtures being of the inventoried value of 2,147.75. Total value of said merchandise \$66,582.31. Total value of said fixtures \$5,725.15. Bids will be received upon said property up to and until Thursday, September 25, 1913, at 12:00 o'clock noon, at my office, the same to be received upon parcels as above set forth numbered Page 1. 1, 2, 3 and 4, and for the property as a whole. Should the total of the highest bids for each of the parcels as above set forth be greater than the highest bid for the whole, the said bids will be accepted subject to the approval of the Court for said parcels; but should the highest bid for the whole be greater than the total of the highest bids for each of the parcels, the said highest bid for the whole will be accepted subject to the approval of the Court. All bids must be accompanied by certified check for ten per cent. (10 per cent.) of the amount offered. Inventories of the above stocks may be seen at the respective locations of the stocks, and to each of said stocks, and inventories for all of said property may be also seen at my office, and the properties may be inspected at their respective locations. R. L. SABIN, Trustee. No. 7-1st St., Room 8, Portland, Oregon.

Summons In the Circuit Court for the State of Oregon, for Clackamas County. Max Weckler, Plaintiff, vs. Annie Weckler, Defendant. To Annie Weckler, the above named Defendant: In the name of the State of Oregon: You are hereby required to appear and answer the complaint

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D. C. LATOURETTE, President. F. J. MEYER, Cashier. THE FIRST NATIONAL BANK OF OREGON CITY, OREGON CAPITAL \$50,000.00 Transacts General Banking Business. Open from 9 A. M. to 3 P. M.