

MR. HENRY PECK AND HIS FAMILY AFFAIRS

By Gross

HENRY JR. SAYS



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CITY OFFICIAL NEWSPAPER

DR. WILEY'S Dr. Harvey Wiley, former chief of the chemistry division of the department of agriculture, or, for purposes of greater brevity, plain Food Commissioner Wiley, advanced a new thought in social economics at the International Congress and Exposition of Refrigeration at Chicago.

Concentration of mechanical industries at advantageous points for transportation of raw materials and finished products appears to be inevitable. At least, in following the natural lines of least resistance, mechanical industries depending upon traffic over wide territories must, as conditions have always been and are now, be located where the costs of transportation will be least, and these costs must, of necessity, be regulated by the transportation lines in accordance with the law of supply and demand.

A redistribution of population is not likely to be effected through a wider distribution of manufacturing and other industries now centered in great cities or large industrial towns. Such a redistribution will be effected only when the surplus of labor, pouring into the industrial centers from the farms and country towns, grows so large as to force down prices of labor sharply.

Our Police System Is Inferior to That of Foreign Cities; Retribution Slower Here

By RAYMOND B. FOSDICK, Former Commissioner of Accounts of New York City

As the result of my trip abroad for the bureau of social hygiene I believe I have obtained the solution of the police problem. From what I have observed in London, Paris, Vienna, Berlin and elsewhere I can safely say there is much of value for our police to learn.



THE PRESTIGE OF THE POLICE IS GREATER THERE. CRIMINALS FEAR THE POLICE MORE, PROBABLY BECAUSE RETRIBUTION IS SWIFTER.

The courts and the law's delays enter into this problem of rendering our police less swift. OFFHAND, ONE MIGHT SAY THERE WAS LESS GRAFT ABROAD, but the exact amount in each city would be impossible to locate. It was not understood here until great investigations began.

earn the price of more wheat than it could eighteen years ago. While this proportion can be maintained the redistribution of population will not begin. When it can no longer be maintained more or less of redistribution will follow.

MOOSE HERD Evidence accumulates that the Roosevelt-Progressive DISAPPEARING movement was not the birth of a new party but merely the expression of a protest cunningly perverted to serve the purposes of personal ambition and personal revenge.

There was the failure of the "New Party" in Mr. Roosevelt's own New York to qualify as a party for a place on the official ballot. Then came the election in the Third Maine district, resulting Republican victory through the return of a round half of the voters for Roosevelt in November to their former allegiance.

That the "Moose herd" is disappearing from the political landscape in the West as well as in the East is clearly shown by the judicial primary vote last Saturday in the fifth Illinois supreme court district, consisting of Peoria, Grundy, Stark, LaSalle, Bureau, Henry, Putman, Marshall, Woodford and Knox counties.

Last November Roosevelt beat Taft in all these ten counties. He also ran ahead of Wilson in seven of them. In the ten combined he received 36,106 to 29,278 for Wilson and 26,849 for Taft. What became of all these 36,106 voters last election? About 35,000 of them declined to go to the primaries as "Progressives."

It is true that there was no heated contest. However, the Progressives as well as the Democrats thought their chances so good in the election to follow that they had competition for the nomination. But even competing candidates could not galvanize the Progressive corpse.

Returns, incomplete but covering all the towns of any size, show that the Republicans, with no opposition to the nomination of Judge Puterbaugh, cast over 12 per cent of their vote last fall. The Democrats, with Messrs. Craig and Bergland competing, got out nearly 16 per cent of their vote for Wilson. But Messrs. Shay and Root, the Progressive candidates, received only about 1,000 votes together, or less than 3 per cent of the number cast for Roosevelt!

Only one conclusion is possible from these figures. In these ten Illinois counties the "New Party" has gone into the museum of political curiosities. Its history is simply a brief paragraph in the infant party mortality record.

Of course, there will be profuse explanations from ardent Bull Mooseers. But the hard fact remains that a party isn't a party unless its professed adherents put themselves on record for it on every possible occasion.

The Bank of Oregon City OLDEST BANK IN CLACKAMAS COUNTY. Saving in youth Piles Poverty's tooth.

POLITENESS. Politeness prevents many a jar and brings smiles where might have grown frowns. Politeness is a just medium between formality and rudeness. It is, in fact, good nature regulated by quick discernment, which proportions itself to every character. It is a restraint laid by reason and benevolence on every irregularity of temper, of appetite and passion. It accommodates itself to the laws of custom and fashion as long as they are not inconsistent with the higher obligations of virtue and religion.

Wants, For Sale, Etc. Notices under these classified headings will be inserted at one cent a word, first time. 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.

A Perplexing Bulletin. In 1876 the late John Hay, who died as secretary of state, and Alvey A. Adee were serving together in the legation at Madrid. They were intensely interested in the outcome of the Republican national convention and spent days wondering who would be nominated. One morning they found this item in a Madrid newspaper: "Rutebart 13. Noyes of America has been elected president of the republic of the north."

LOST AND FOUND. LOST—Lady's gold watch, gold fob attached; young man's picture in back. Reward. Leave at this office. WANTED—Girl for general house work; good wages. Apply at corner 5th and J. Adams.

DR. G. BURT MEADE Foot Specialist. Has opened his office at room A, Electric Hotel Annex. A demonstration of his foot remedy is on display at Jones Drug Company.

HELP WANTED—FEMALE. WANTED—Waitress. Inquire at Electric Hotel. HELP WANTED—MALE. BOY WANTED—Apply at Harding's Drug Store. WANTED—Handy man to milk cow, take care of horse and do other light work on small place, good home for right party. Address O. L. Barrett, phone Main 3952. Box 173, Oregon City, Route No. 2.

DILLMAN & HOWLAND. 4-room house, 20x34, living room, kitchen, bed room, pantry, toilet on porch. Upstairs all one room. Lot 50x109. Sewer assessment paid. \$900.00

FOR RENT—Nicely furnished house-keeping rooms. Telephone Main 1292.

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

WOOD AND COAL. OREGON CITY WOOD & FUEL CO.—Wood and coal, 4-foot and 16-inch lengths, delivered to all parts of city; sawing specialty. Phone your orders Pacific 1371, Home A420. F. M. BLUHM

MISCELLANEOUS. BOARD AND ROOM—\$4.00 per week in advance. Inquire at this office.

DIRT FREE—Do you want to fill your lot? Easy haul to any part of the city. Frank Rotter, corner 11th and Monroe Sts.

WANTED—Two or three rooms furnished, light housekeeping. No children. References.

WANTED—Piano pupils. Call at 211 Pearl street, Charlotte Martens, student of Chicago Conservatory of Music.

WANTED—Position in department store as clerk. Address "F. M.", care this office, or phone Home 45.

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.

WANTED—Corner lot 100x100, not too far out in exchange for Portland residences. Address 4304 45th Ave. S. E., Portland, Oregon.

IN BANKRUPTCY. In the District Court of the United States, for the district of Oregon. In the Matter of Edward H. Shoehelz, Bankrupt. To the creditors of Edward H. Shoehelz, of Oregon City, in the county of Clackamas and district aforesaid, a bankrupt: Notice is hereby given that on the 24th day of September, 1913, the said Edward H. Shoehelz, and that the first meeting of his creditors will be held at Court House in Oregon City, Oregon, on the 7th day of October, 1913, at 11 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt and transact such other business as may properly come before said meeting.

TO WHOM IT MAY CONCERN: Notice is hereby given that there is on file in the office of the city recorder of Oregon City, a plat and plan showing the proper street number for all property in Oregon City and a proper number for all houses or buildings may be had upon application at the city recorder's office.

Section 5, of Ordinance No. 357, reads as follows: "Any owner of said buildings now erected or hereafter to be erected within the limits of the said Oregon City or other person having custody and control of said building who shall refuse or neglect to cause to be placed thereon the number thereof in accordance with the foregoing sections of this ordinance shall be deemed guilty of a misdemeanor and upon conviction before the mayor or recorder shall be fined in any sum not exceeding twenty-five dollars or by imprisonment for any term not exceeding twelve days or by both fine and imprisonment."

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, 421 Main street, for a period of three months. CLAUD KROHN.

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:

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, 421 Main street, for a period of three months. CLAUD KROHN.

ELECTRICAL WORK. Contracts, Wiring and Fixtures WE DO IT Miller-Parker Co.

against you in the above entitled court and cause, on or before the 10th day of October, 1913, and if you fail so to appear or answer herein 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 Bixton, 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.

NOTICE OF APPLICATION FOR LIQUOR LICENSE. Notice is hereby given, we will at the next regular meeting of the City Council apply for a license to sell liquor at our place of business, 501 Main street, for a period of three months. HUNSAKER & TAYLOR.

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, 422 Main street, for a period of three months. KARL BUSE.

NOTICE TO CREDITORS. In the County court of the State of Oregon, for Clackamas county. In the Matter of the Estate of Otto Hanson, Deceased:

NOTICE is hereby given that letters testamentary have been issued by the above entitled court. In the above entitled matter to the undersigned; and all persons having claims against said estate are hereby required to present same duly verified as required by law within six months from the date of the first publication of this notice to the undersigned at Oswego, Oregon. Date of first publication, Sept. 19, 1913. MATT DIDZUN, FRANK SCHUGEL, Executor of Above-Named Estate.

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 or answer, 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 met 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.

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

Pabst's Okay Specific. Does the work. You all know it by reputation. Price \$3.00

JONES DRUG COMPANY. D. C. LATOURETTE, President. F. J. MEYER, Cashier.

pear 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, which first date of publication is August 22, 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. Date of first publication, August 22, 1913. Date of last publication, October 3, 1913. E. J. MENDENHALL, Attorney for the Plaintiff.

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 6 per cent per annum from the 1st day of May, 1913, and the further sum of \$6.70, costs and disbursements, and which judgment was duly filed and docketed in this cause, 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 then out 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, disbursement and costs, and 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 which the within named defendant had 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.

Administrator's Notice. Notice is hereby given that the undersigned was on the 8th day of September, 1913, appointed administrator of the estate of Eskild 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. P. MORCOM, Attorney for Administrator.

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.