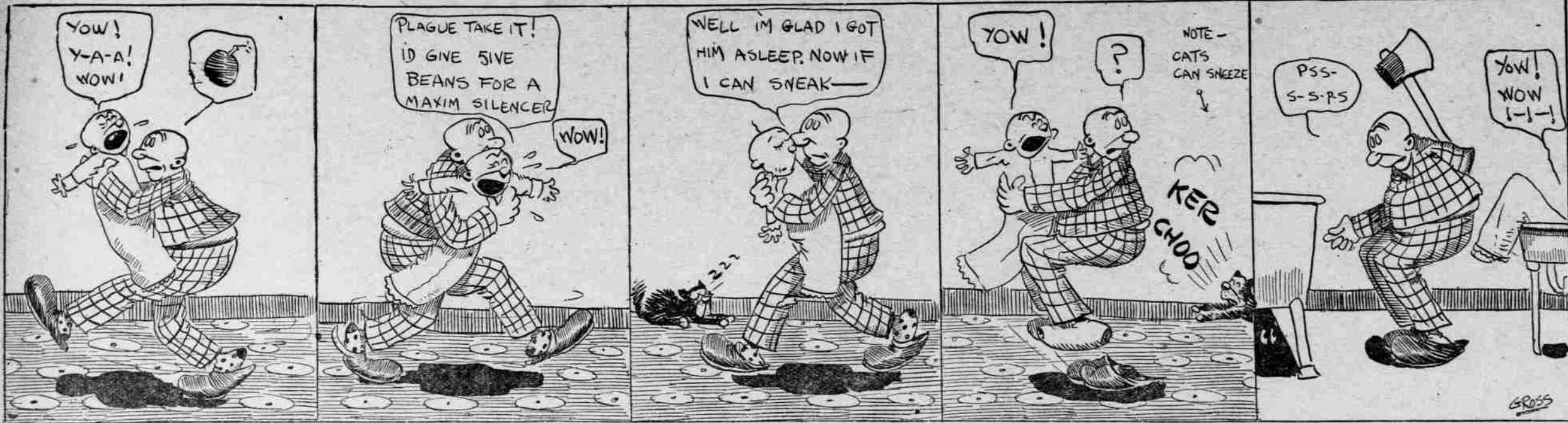


MR. HENRY PECK AND HIS FAMILY AFFAIRS - - By Gross

HENRY JR. SAYS



WHO WUZ
T. SAID
PAN WUZ
THE HAPPY
FATHER OF—
YES—ER—WELL
HE'S HAPPY
ANYWAY
HENRY PECK JR

MORNING ENTERPRISE
OREGON CITY, OREGON

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

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TERMS OF SUBSCRIPTION table with columns for subscription type and price.

CITY OFFICIAL NEWSPAPER

THE DOLLAR The other day Max Blanch, owner of the Triangle AGAINST LIFE Shirtwaist factory in which more than 100 girls lost their lives during a recent fire, has been again convicted in the courts of New York for locking his doors and fire escapes and shutting off egress in case of panics or fires.

Some drastic measures ought to be taken with men of the Blanch calibre. They have no regard for human life, are absolutely callous to the sufferings of others. It would seem that a man who had been directly responsible for the death of that many girls, trapped to their death in the barn in which they worked, would have at least some hesitation about taking steps that would lead to a repetition of that performance.

But Blanch seems to have no idea of anything but money. He cares nothing for human life. He places the dollar on a higher plane than the sufferings of the girls who were burned like rats in a trap in that shed where his shirtwaists were made. He even goes so far as to repeat the thing that led to the trapping of those girls; that cost their lives, and robbed their families of their aid and comfort at times when such aid and comfort were needed.

Absorbed by the greed for the almighty dollar, he has brushed aside every idea of anything that raises him above the level of other beasts.

Nothing too strong may be said or done with a man of his calibre. He is directly and alone responsible for the death of those girls. He alone may be held accountable for their murder. Had their egress from that burning building not been cut off, had it been of anything like fire-proof material, those girls would not have met death in that fire trap and shocked a world with the horror of their death.

If the laws of this country were more stringent with men of that make-up, if they punished a man who was responsible for the shutting off of a fire escape as they punish other criminals and sentenced them to a term of years in the penitentiary of the state instead of merely allowing them to pay a fine, a wholesome respect for the lives and sufferings of others would be instilled into some of the manufacturers who now disregard and ignore the common impulses of humanity and to whom the value of a human life is counted in terms of the dollars that it can produce.

Such a man is neither of value to the country, to his family, nor to himself. He is in the way at every turn of the road. He is stirred only by the dollar to which he sacrifices himself and all of the principles of his nature.

If he has not the respect for and does not value the lives of others, the law should make him do it. He should be held responsible for the accidents that happen and the deaths that are traceable to his carelessness or neglect. If the statutes were stringent enough, some factories would be placed on a higher, better basis, and human lives would not be daily endangered by the pitfalls that now lurk at every step.

COUNTY ATTORNEY Under the new provisions of a measure to be REFERENDUM voted on by the people of the state at a special election November 4, the office of district attorney is abolished and that of district attorney for each of the counties substituted in its place.

As the law now stands on the books, each district attorney has several counties in his jurisdiction. He is allowed to appoint a deputy district attorney in each of the counties if the business of his office makes such a procedure necessary. Most of the various districts now have a deputy in each county. The pay for this official is so small, however, that few lawyers like to undertake the task and several of the prosecutors have found it a rather hard matter to keep their list of deputies straight from one term of the grand jury to the other.

"The laborer is always worthy of his hire" and the officers who handle the vast volume of business that now passes through the office of the prosecuting attorney should be paid in proportion to that business. It is not at all conducive to the best interests of the community at large that the state's representative should be paid such a measly pittance as Livy Stipp, deputy district attorney for Clackamas county, for instance, receives. No one can hardly blame the attorney for wanting to resign and for forcing a delegation

Exceptionally Bright Child Is Greatest Danger to Society

By Dr. MAXMILLIAN P. E. GROSEMANN, of the United States Bureau of Education

CHILDREN OF EXCEPTIONAL MENTAL BRILLIANCY ARE EVEN GREATER DANGERS TO SOCIETY THAN THOSE DEFECTIVE OR ABNORMALLY STUPID.

It is often the exceptionally bright child or even the genius whom we find on the wrong side.

The stupid and weakminded criminal is NOT SO DANGEROUS AS THE CLEVER AND INTELLECTUAL CRIMINAL.

As a remedy for the uplift of misguided juveniles there should be a UNITED EFFORT on the part of educators, medical men, social workers, charity organizations, welfare societies, juvenile courts and other agencies.

All separate organizations are doing commendable work in this connection, but joint action is necessary. There should also be passed legislation giving the community the right to direct the educational training of every child.

to come to the city with the office on a silver platter before he would accept it. A busy man can hardly be expected to work for nothing and the official who spends as much time devoting his energies to the county business as does the Clackamas county attorney should be paid in proportion.

Under the new system, the county attorney would receive \$2100 for his services, while the district attorneys now receive, on an average, of \$2700 a year. The present prosecutors would be assigned to their home counties while the governor is empowered to appoint others for those counties where the office would be vacant.

There is nothing in the law that justified the slapping on the referendum and placing the matter before the people for final vote. It is a good law, through and through. It is a law that should have been enacted years ago. There is no sense in trifling with such a proposition as this merely for the sake of politics or the district attorneys now in office whose annual salaries will be reduced.

The thing at issue is efficiency in public service. It is undoubtedly best for the service that this office gives to the people that the man in charge of affairs is properly paid for his services.

Not only that, but a district attorney who has nothing on his mind but the affairs of the county in which he lives will be more apt to have time to attend to those matters in a way that one who has the supervision of several counties cannot do. The law is one that tends for better public service and should be approved by the people at the November election.

The Bank of Oregon City OLDEST BANK IN CLACKAMAS COUNTY

At the Portland Theaters Last Car Leaves for Oregon City At Midnight.

Every now and then the American stage is enlivened by a play or an operetta that is original, entertaining and snappy, and not made over from a too-polished French production, or gingered up from a too-dull English one. And that is what happened when "Officer 666" was written by Augustin McHugh, and first produced in New Haven, for its "trial on the dog." New Haven stood for it, the show moved to New York, and since then has been one big success. Just at present it is continuing its success at The Heilig, in Portland, Oregon.

The play deals in a sprightly way with the efforts of a young millionaire to capture a burglar and the girl who is the choice of his heart at one and the same time. The burglar is desirous of winning the same girl and the young millionaire's pictures, also at the same time. Into this tangle is injected a good-natured, grating and "bone-headed" policeman, Officer 666; a goodly share of the precinct officers, a few assorted people and a Jap servant—who is so unlike any Jap that ever visited the coast that he is one of the funniest mirth-producers of the whole show.

Plot is Clever. Into this tangle of people and desires are also thrown many clever lines and tense situations. The show is called a melodramatic farce, and it lives up to its name. There is sufficient of the farce to keep everyone good natured, and the melodrama is projected with suddenness and unexpectedness so as to give the proper amount of thrills. And they are good thrills, too: even if the burglar does carry a nickel-plated toy gun. But everything comes out all right in the end: the young millionaire gets the girl of his choice, retains his valuable pictures, and the goodwill of the burglar, who escapes in the "bone-headed" policeman's uniform.

Cop Well Pictured. As presented at the Heilig the play is competently staged and well acted. Andrew O'Neill, as "Officer 666," is sufficiently true to life to make anyone who knows New York cops—or any other "chortls" with glee. J. Francis Dillon gets away with the part of the young millionaire with much credit; Henry W. Pemberton is a striking figure of the society burglar; A. M. Dorr is the best police captain ever staged; and Estelle Reilly, as the heroine is charming, pretty and a good actress. Other members of the cast know what they have to do, and do it well. David Manning, who attempts the part of the Jap servant, can hardly be said to make a success of it, but he tries so hard that he is, as before remarked, about the funniest part of the whole works. Even including him, "Officer 666" is well worth seeing, and should be seen.

SAGE TEA BEAUTIFULLY DARKENS THE HAIR WHEN FADED AND GRAY Mixed With Sulphur Makes Hair Soft, Lustrous and Cures Dandruff.

The use of Sage and Sulphur for restoring faded, gray hair to its natural color dates back to grandmother's time. She kept her hair beautifully darkened, glossy and abundant with a brew of Sage Tea and Sulphur. Whenever her hair fell out or took on that dull, faded or streaked appearance this simple mixture was applied with wonderful effect. But brewing at home is messy and out-of-date. Nowadays skilled chemists do this better than ourselves. By asking at any drug store for the ready-to-use product called "Wyeth's Sage and Sulphur Hair Remedy"—you will get

A GOOD HOME—CLOSE IN 3 room 2 story plastered house, hot and cold water, electric lights, bath and toilet, stationary wash tubs. On improved street; lot 77x195; good garden, fruit trees, apples, cherries, plums and grapes. Good lawn. \$3500.00, part cash, balance on time. DILLMAN & HOWLAND

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 insertion, half a cent additional insertions 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.

HELP WANTED—FEMALE WANTED—Lady cashier with experience. Apply at once to Mr. Karo, at the J. Levitt store. Reference required.

HELP WANTED—MALE 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.

FOR RENT. FOR RENT—Large front room, furnished for sleeping. Inquire of Farr Apartments, 903 1/2 Seventh St, room 2 or B.

FOR RENT—4 room furnished cottage, piano included \$12.00 per month. On car line. A. E. Rugg, 902 Seventh street.

FOR RENT—Nicer furnished rooms, modern conveniences. 505 Division street.

FOR RENT—Furnished sleeping rooms. Inquire 423 Main street.

FOR SALE. FOR SALE—5 acres and 4-room bungalow adjoining fair grounds at Canby. \$3000. Terms, R. E. Fjohr, Canby.

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 Pacific 1371, Home A120. 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.

WANTED—Corner lot 100x130, not too far out in exchange for Portland residence. Address 4304 45th Ave. S. E., Portland, Oregon.

FIRE WOOD WANTED—5 cords, good, sound, first-growth cordwood delivered at Gladstone. Telephone Main 26.

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

Sarah Jane Bowen, Plaintiff, vs. Fred W. Bowen, Defendant. To Fred W. Bowen, 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 12th day of November, 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, and that she have such other and further relief as may be meet and 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 29th day of September, 1913, and the time prescribed for the publication of this summons is weeks beginning on the 30th of September, 1913, and ending with the issue of November 11th, 1913.

HUME McDEVITT, Attorneys for Plaintiff, Mohawk Bldg., Portland, Oregon.

SUMMONS In the Circuit Court, Clackamas county, state of Oregon. Anna Trube Carls, Plaintiff, vs. Fred Trube, Defendant.

To Fred Trube, 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 expiration of six (6) weeks from date of first publication of this summons, to-wit: On or before the 30th day of Sept., 1913, and if you fail to answer for want thereof plaintiff will apply to the court for the relief demanded therein, to-wit:

First: That that warranty deed under date of the 25th day of March, 1890, as given by Katherine E. Trube to Henry Trube, and as recorded in book 38 of deeds page 27, Clackamas county, Oregon, be changed and reformed to read as follows, to-wit: The east half (E. 1/2) of the north east quarter (N. E. 1/4) of section numbered eleven (11) and the northwest quarter (N. W. 1/4) of section numbered twelve (12) in township three (3), south of range one (1) west of the Willamette meridian, instead of the east half (E. 1/2) of the northwest quarter (N. W. 1/4) of section numbered eleven (11) and the northwest quarter (N. W. 1/4) of section numbered twelve (12) in township three (3) south of range one (1) west of the Willamette meridian.

Second: That that certain warranty deed under date of the 21st day of July, 1902 from Henry Trube to Anna Trube, as recorded in book 82 of deeds at page 396, Clackamas county, Oregon, be changed and reformed to read as follows, to-wit: The east half (E. 1/2) of the north east quarter (N. E. 1/4) of section numbered eleven (11) and the northwest quarter (N. W. 1/4) of section numbered twelve (12) in township three (3) south of range one (1) west of the Willamette meridian, instead of the east half (E. 1/2) of the north east (N. E. 1/4) of section numbered eleven (11) and the northwest quarter (N. W. 1/4) of section numbered twelve (12) in township three (3) south of range one (1) west of the Willamette meridian.

Third: And for such other and further and different relief as to the mind of this court may seem just and equitable in the premises. This summons is published by virtue of an order bearing date of the 16th day of August, 1913, of the Honorable R. B. Beals, Judge of the County court of Clackamas county, Oregon, directing that said order be published once a week for six (6) consecutive and successive weeks in "Morning Enterprise," a newspaper of general circulation, published in Clackamas county, Oregon.

Date of order, August 16th, 1913. Date of first publication, August 19th, 1913.

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

FOR SALE BY JONES DRUG COMPANY

D. C. LATOURETTE, President. F. J. MEYER, 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.

19th, 1913. Date of last publication, September 30th, 1913. MILTON REED KLEPPER, Attorney for Plaintiff, 1122 Yeon Bldg. Portland, Oregon.

SUMMONS In the Circuit Court of the state of Oregon, for the county of Clackamas. Elizabeth Janney Ford, Plaintiff, vs. William Hayden Ford, Defendant.

To William Hayden Ford, 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 court and suit, on or before the 22nd day of October, 1913, said date being more than six weeks from the date of the first publication hereof, and if you fail to appear and answer the complaint of the plaintiff therein, plaintiff will apply to the court for the relief prayed for in her said complaint, on file herein, to-wit: For a judgment that the bonds of matrimony existing between you and said plaintiff be dissolved and that the custody of the minor child, Virginia Ford, the issue of your marriage with said plaintiff, be awarded to plaintiff and for such other and further relief as to the court may seem just and equitable.

This summons is published in the Morning Enterprise, by order of Hon. J. U. Campbell, Judge of the above entitled court, and which order is dated the 5th day of September, A. D. 1913. The first publication of this summons is Tuesday, September 23rd, 1913, and the date of the last publication of this summons is October 21st, 1913.

LIDA M. O'BRYAN, Attorney for Plaintiff.

SUMMONS In the Circuit Court of the state of Oregon, for Clackamas county. Lena Leota Huff, Plaintiff, vs. John Edgar Huff, Defendant.

To John Edgar Huff, 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 30th day of September, 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 existing between herself and the defendant and that she be restored to her maiden name, namely, which is Lena Leota Hamrick 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. U. Campbell, Judge of the circuit court of the state of Oregon for Clackamas county, made and entered on the 8th day of August, 1913, and the time prescribed for the publication of this summons is six weeks beginning Tuesday, August 12, 1913, and ending with the issue of September 23, 1913.

W. B. GLEASON, Attorney for Plaintiff, 2-3 Mulkey Building, Portland, Oregon.

Notice of Acceptance of Street Improvements Notice is hereby given that the city engineer of Oregon City, Oregon, has filed his certificate of the completion and approval of the work done by the Oregon Engineering & Construction company, contractor, for the improvement of Monroe street, Oregon City, Oregon, from the south side of Third street to the north side of Ninth street, and from the north side of Eleventh street to the south side of Fourteenth street; and the city council will consider the acceptance thereof and all of the objections to the acceptance of said improvement at the council chamber, of said Oregon City, on the 8th day of October, 1913, at 7:30 p. m.

Any owner of any property within the assessment district of said improvement or any agent of such owner, may at such time or any time prior thereto, appear and file objections to the acceptance of said improvement and such objections will be considered and all the merits determined by the council at the above named time and place.

This notice is published in the Morning Enterprise, and the time and place were fixed by the city council of Oregon City, Oregon. L. STIPP, Recorder.