MR. HENRY PECK AND HIS FAMILY AFFAIRS



HENRY JR. SAYS

LISSEN FOLKS EVERY DAY IM SUPPOSED TO SAY SOMETHIN' HERE AINT 1 ? WELL TO-DAY ! AINT GONNA SAY ANYTHING NOPE JUST FER FUN !-GOSH! THE BOSS MIGHT GIT SORE IF IDON'T I GUESS I BETTER -GEE I I CAN'T NOW I GOT NO MORE SPACE LEFT - GOOD NIGHT

OREGON CITY, OREGON

Entered as second-class matter January 9, 1911, at the postoffice at that he has. Oregon City, under the Act of March 2, 1879.

TERMS OF SUBSCRIPTION Six months by mail ______ 1.50 it from the influence of party or of party factions. Four months by mail______ 1.00

CITY OFFICIAL NEWSPAPER

PARENTAL If Soloman were to visit terrestrial scenes again in these days stick for the traditional willow. The effort we see being made on all sides dences, of which there are too many others, that the modern parent has ad- of his demands through court costs and other attendant expenses. dicated the throne of authority and is leaving the child to train himself. When an irate woman berates a teacher with her tongue and belabors him pupils give evidence of the same lack of home training by hooting and throw- the statute books by the people at the ballots next month. ing mud and sticks, it is plain enough that Solomon has been misunderstood in the homes of those children. It was the child, and not the teacher, Soloman advised as the recipient of the correctional rod.

Not long ago the pupils of an entire Pittsburgh school went on a strike to compel discharge of the principal. Like occurrences are reported from time to time from other states. Even in the nation's great army school at West Point, where obedience and manhood are supposed to be fundamental, there is complaint of discipline administered to cadets who violated the orders against hazing. Hazing is also the cause for the difficulty. For hazing there is nothing good that can be said. It is claimed for it that it develops manliness. If it is manly to use superior strength and numbers to compel another to do disagreeable things or to inflict physical punishment on him, then it is manly, but not otherwise. And manly development of those hazed is not revealed when they in turn become hazers, and then whine about their punishment or rebel against it.

We do not so much need a new Solomon as a harking back to the precepts of the old one. We need a general and marked stiffening of the parental backbone. We need home discipline for children, from infancy to adult age. They can not get it of school alone is counted upon for giving it, especially if a proomstick is to be applied vigorously to any teacher attempting it. Physical puishment is a support of discipline and an adjunct of juvenile training of enough if it were not so much eliminated from the homes. Moderate physical punishment is a support of discipline and an adjunct of juveile training of the twig to include upward, which the experience of the ages has indorsed. Solomon did not create the idea, but voiced the conclusions of centuries of parents. There has been no change since in the need of parental discipline, but there does appear to have taken place a sad departure from its administra-

COMPENSATION FOR To the people of Oregon on the election of INJURED WORKMEN November 4, will be submitted a bill that gives the worker the first chance that he has had in years to recover what is due him for injuries without long and exhausting suits at law.

To the man who works in a factory or in any hazardous occupation, it is a boon. It means that he and his family will be properly cared for during the time that he is prevented from work by injuries that he has received in the discharge of his duties. It means that he will be paid just the amount that his injuries are properly worth as judged by his earning capacity at the time that he was hurt.

The law goes into the subject thoroughly. It leaves little unsaid. It starts out with an explanation of its purpose and it recognizes the fact that many laborers are not properly remunerated for their injuries because wealthy corporations have a way of beating the cases when they come to trial.

These litigations have always been a source of annoyance to those who! stand by the courts as at present constituted and contend that they give the rich and the poor equal and fair justice-for they don't, The legislature of the state itself admits it in the preamble to the law. It declares emphatically that the law is passed for the benefit of the worker and recognizes that he does not get the square deal when it comes to a suit at the bar.

To give the worker what the courts do not give him, the law was passed. It provides for a state industrial commission that has powers enough and

School Will Raise Physical Standard

By Dr. LOUIS DUFESTEL, Medical Inspector of Paris Schools

IT is my belief that here in the American crucible a startlingly fine metal is in process of formation. Several generations may yet pass before it takes a form which may be considered even likely to be PERMANENT, but enough has already been evidenced to convince thinkers in all countries that ITS WORTH IS SURE.

NOTHING COULD BE MORE IMPORTANT TO RIGHT RACIAL DE-VELOPMENT THAN GENERAL ATTENTION TO SCHOOL HYGIENE. ALL SCHOOLS SHOULD DO SOMETHING MORE THAN TRAIN THE

In these days we all recognize the fact that the superiority of mind over body does not extend far enough to permit a fine mind to achieve its best development in a sickly and imperfect body.

That some of our best intellects have been housed in weak, even in imperfect, bodies DOES NOT PROVE THE CONTRARY. It only indicates that MIND IS MIGHTY AND MAY WIN GREAT VIC-TORIES and makes us wonder what those supreme intellects might not have accomplished had their vigor and genius been supplemented by bodily strength and vitality.

ENTERPRISE money enough to provide for every case that properly comes before it, and that is justified in the claims that it makes. A man injured in the claims is justified in the claims that it makes. A man injured in the discharge of his duties in any of the hazarduous undertakings that are mentioned and most of them are-may apply to that commission for his proportion of the funds that have been set aside. He may make that application with the assurance E. E. BRODIE - - - - - Editor and Publisher that, if his claims are true and proper, they will receive the proper attention from that commission and that he will receive what is due to him for the hurts

The commission has the power to bring to its court all of the witnesses and evidence that it may want. It is given funds enough to have all of the employes that are necessary to a prompt dispatch of the business in hand. It One year by mail _____\$3.00 is created on a non-partisan basis and is given a term of years that removes

The fund that it has at its disposal is raised partly by the state, by the contributed. Each has an interest in that fund. Its disposal is at the discretion of the commission. The state is made a party to all actions because the state is interested in the welfare of its workmen.

To us, it seems that the purpose of the act is accomplished by its provisions. ABDICATION of parental adbidcation, he would doubtless object stren- It gives the employe a chance to get what is due for injuries sustained in the nously to the prevension of his proverb about the rod to read: 'Spare the regular discharge of his duties. It takes away by speecific enactment the rod and spoil the teacher," nor would be indorse the substitution of a broom- right of defense on the ground of contributory negligence which has always been a stumbling block in the way of the employe to collect what he should to punish the teacher for punishing pupils, who should have had enough par- have had. It gives him the chance to get his dues without having to fight the ental rod applications to make them obedient to authority, is one of the evi- case through the courts, to become entangled in endless litigation or lose half

From start to finish, the law is a good one. It is one that will benefit many workmen during the year. It will prove a boon in the elimination of with her broomstick, for trying to instill a little of that respect for authority suits for damages as the result of injuries sustained. It means much, in and good behavior which the parents should have instilled, and other unruly short, to the workmen of the state and is a statute that should be placed on

> Money saved is money got. The Bank of Oregon City

FROM SHAKESPEARE.

How sharper than a serpent's tooth it is To have a thankless child! -King Lear.

Imperious Caesar, dead and turned to clay. Might stop a hole to keep the

wind away.

Poor and content is rich and rich enough.-Othello. Golden lads and girls all must,

-Cymbellne. Now, good digestion wait on ap-

As chimney sweepers, come to

-Macbeth.

We must take the current when it serves -Julius Caesar.

Desert Sands. There is a popular idea that deserts like the Sahara are the bottoms of ancient seas which have been lifted above their original elevation by geological forces. This notion is an erroneous one. Authorities contend that the sands of all the great deserts have been formed on the spot by the disintegration of the solid rocks on which

MABEL IRENE VOLKMAR Piano Lessons ● .707 Madison St. Phone M-2174 ● Limited Number Students Desired ● TERMS REASONABLE

> L. G. ICE. DENTIST Beaver Building Phones: Main 1221 or A-193

Wants, For Sale, Etc.

Notices under these classified headings Notices under these classified nearing will be inserted at one cent a word, first tions. One inch card, \$2 per month; balf inch card, (t lines), \$1 per menth.

Cash must accompany order unless one insertion, half a cent additional insertions of the company order will be a company order unless one 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 cut of employment and feels he cannot afford to advertise for work, can have the use of our want columns free of charge. This places ro obligation of any sort on you, we simply wish to be of assistance to any worthy person.

HOW would you like to talk with 1400 people about that bargain you have in real estate. Use the En

HELP WANTED—FEMALE

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

WANTED-A girl for general housework and care of children. En-Berray at Gladstone, quire, Mrs. two blocks from drug store.

WANTED-Girl for general housework. 702 Water street.

FOR RENT.

FOR RENT-Front room, with board in private home, reasonable."

FOR RENT-Large front room, furnished for sleeping. Inquire of Farr Apartments, 9031/2 Seventh St, room

FOR SALE.

FOR SALE-Ten-acre ranch in San Joaquin Valley, two miles from town; five acres in fine young orchard; five in alfalfa. Will sell at a sacrifice on easy terms. For fur ther particulars address, Mrs. L. Elvert, Portersvill, Calif.

FOR SALE-At a bargain, Winchester pump gun, new, \$16.00. Address 413 Main street.

FOR SALE-30 acres good level land. 10 acres in cultivation; 10 slashed, balance in timber: 11/2 miles north of Mulino on good road. \$150 down; balance 2 years, 7 per cent interest. Address Mrs. M. E. Graves, Canby, Oregon Rt. No. 1.

FOR SALE—5 acres and 4-room begglow adjoining fair grounds at galow adjoining fair grounds Canby. \$3009. Terms, E. E. Fishr,

WOOD AND COAL

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

NOTICES

NOTICE OF ACCEPTANCE OF STREET IMPROVEMENT 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 H. Jones, contractor, for the improvement of Fourth street Oregon City, Oregon, from a point 105 feet west of the westerly line of High street to the west line of Monroe street; and the city council will consider the acceptance thereof and all the objections to the acceptance of the said improvement, at the council chamber, of said Oregon City, on the 22nd day of October,

1913, at 7:30 p. m.
Any owner of any property within the assessment district of said im-

A BEAUTIFULLY LOCATED HOME

3 blocks from the head of 7th street steps, on the corner of two Improved streets; street improvements paid. 6-room house, het and cold water, electric lights, bath: wood shed: garden; good lawn with trees front yard. \$2700.00; \$1200.00 cash, balance on long

DILLMAN & HOWLAND

provement or any agent of such owner, may at such time or time prior thereto, appear and file objections to the acceptance of said improvement and such objections will be considered and the merits thereof 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.

NOTICE OF ACCEPTANCE OF STREET IMPROVEMENT

Notice is hereby given that the city engineer of Oregon City, Oregon, has filed his certification of the completion and approval of the work done by the Oregon Engineering & Construction company, contractors, for the improvement of Thirteenth street, Oregon City, Oregon, from the west side of Jackson street to the east side of Monroe street, and the city council will consider the acceptance thereof and all the objections to the acceptance of the said improvement at the council chamber, of said Oregon City, on the 22nd day of October, 1913, at 7:30 o'clock

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 the merits determined by the council at the above named time and place,

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

RESOLUTION

Whereas, the city council of Oregon City, Clackamas county, Oregon, deem it expedient to change grade of John Adams street, Oregon City, Oregon, from the south side of Third street to the south side of Twelfth street in said city,

therefore, Be It Resolved, That the said city council intends to change the grade of John Adams street, Oregon City Oregon, from the south side Third street to the south side of Twelfth street from its present established grade to the following described grade, to-wit:

Grades for John Adams Street. Commencing at the south side of Third street at an elevation of 222 feet; thence level across Third street to north side of an elevation of 222 feet. Thence on a descending grade to the south side of Fourth street at an elevation 219.5 feet on the east line of John Adams street and 218.5 feet on the west line of John Adams street. thence level across Fourth street to

Thence on an ascending grade to the south side of Fifth street at an elevation of 222.4 on the east line of John Adams street and 221.5 on the west line of John Adams street; thence across Fifth street to north side at an elevation of 222.25 feet on the east line of John Adams street and 222.1 feet on the west line of John Adams street.

Thence on a descending grade a distance of 137 feet at an elevation of 210.18 feet: thence to the south side of Sixth street at an elevation of 281.1 feet. Thence across Sixth street to north side at an elevation of 218.5

feet on the east line of John Adams street and 218.1 feet on the west line of John Adams treet and 218.1 feet on the west line of John Adams to the line of John Adams street.

the south side of Seventh street at an elevation of 214.5 feet on the east side of John Adams street; and 212.2 feet on west line of John Adams street; thence across 7th street to the north side of 7th street at an elevation of 213.3 feet on the east side and 212 feet on the west side of John Adams street.

Thence on an ascending grade to the south side of Eighth street at an elevation of 216 feet on the east side of John Adams street and 214 feet on the west side of John Adams street.

Thence across Eighth street at an elevation of 217 feet on the east line and 215 feet on the west line of John Adams street.

Thence on an ascending grade a distance of 137 feet at an elevation of 222 feet on the east line and 220 feet on the west line of John Adams street; thence to the south side of Ninth street at an elevation of 222.6 feet on the east side and 220.4 feet on the west side of John Adams

Thence level across Ninth street to the north side; thence on a descending grade to the south side of Tenth street at an elevation of 220 feet on the east side and 219 feet

REPAIR ANYTHING AND EVERYTHING

MILLER-PARKER COMPANY Next Door to Bank of Oregon City

on the west side of John Adams

By Gross

Thence across Tenth street to the north side at an elevation of 217 Teet on the east side and 216 feet on the west line of John Adams street.

Thence on a descending grade to the south side of Eleventh street at an elevation of 164.7 feet on the east side of John Adams street and 165.7 feet on the west line of John Adams

Thence across Eleventh street to the north side at an elevation of 161.5 feet on the east line and 161.7 feet on the west line of John Adams street. Thence on a descending grade to

the south side of Twelfth street at an elevation of 140.7 feet on east line of Twelfth street and 139.2 feet on the west line of John Adams Read, adopted and ordered pub-

lished at a regular meeting of the city council, held on the 1st day of Ootober, 1913. By order of the council, of Oregon

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.

report are notified to file their objections in said court on or before

said date. ROSS SHEPARD, Administrator of said estate, Dated September 13, 1913, C. H. DYE.

Attorney for Administrator Summons

In the Circuit Court for the State of Oregon, for Clackamas County, Max Wecksler, Plaintiff,

Annie Wecksler, Defendant.

To Annie Wecksler, the above named Defendant: In the name of the State of Ore-gon: You are hereby required to

appear and answer the complaint filed against you in the above en titled court and cause within six weeks from the date of the first publication of this summons, to-wit on or before the 3rd day of Novem ber, 1913, and if you fail to so appear and answer said complaint, the above named plaintiff will apply to the court for the relief prayed for in his complaint herein, co-wit for a decree forever dissolving the bonds of matrimony now and here tofore existing between plaintiff and defendant, and for such other, fur ther and different relief as to the court may seem meet and equita-

This summons is published in pursuance of an order of Hon. J. U. Campbell, Judge of said Court, made and entered on the 12th day of September, 1913, and the time pr scribed in said order for the publication of this summons is each week for six consecutive weeks, and the date of the first pub lication of this summons is the 13th day of September, 1913,

MOSER & McCUE and WM. A. WILLIAMS, Attorneys for Plaintiff, 1524-29 Yeon Bldg., Portland, Oregon.

SUMMONS In the Circuit Court for the State of

Harry B. Sears, Defendant. Thence on a descending grade to 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 publica

> Pabst's Okay Specific Does the work. You all \$3.00 Price

of this summons, and

fail to appear and answer the com

FOR SALE BY JONES DRUG COMPANY plaint, for want thereof, the plain-tiff 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 deer meet in the prem-

This summons is published in pur-suance of an order of the Honorable J. U. Campbell, Judge of the above entitled Court, made on the 4th day of September, 1913, and the time prescribed for publication thereof is six consecutive weeks. BREWSTER & MAHAFFIE

Attorneys for Plaintiff, 410 Failing Building, Portland, Ore. Date of first publication September

Summons

In the Circuit Court of the State of Oregon for the County of Clacka-

Lucien A. Thomas, Plaintiff,

Nellie P. Powers, Defendant To Nellie P. Powers, above named

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 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. Port land, Oregon, Attorneys for Plaintiff,

SUMMONS

In the Circuit Court of the State of Oregon, for Clackamas county. Annie Millor, Plaintiff,

VS. William Millar, Defendant, To William Millar, above named de-

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 10th 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 her 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, H. S. Anderson, judge of the county court, which order was made on the 26th day of September, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue dated, September 27th 1913, and continuing each week thereafter to and including October

JOHN N. SIEVERS. Attorney for Plaintiff.

Notice to Creditors

In the County Court of Clackamas County, State of Oregon. In the matter of the estate of Eliza-

beth Mundeu, deceased. Notice is hereby given that the under-signed, 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 no-

Dated and first published September 6, 1913. J. E. WHITNEY.

Administrator of the Estate of Elizabeth Mundeu, deceased.

F. J. MEYER, Cashier.

THE FIRST NATIONAL BANK

OF OREGON CITY, OREGON

CAPITAL \$50,000 00

Transacts a General Banking Business.