

MR. HENRY PECK AND HIS FAMILY AFFAIRS

By Gross

HENRY JR. SAYS



TWO HEADS IS BETTER THAN ONE—TAIL

MORNING ENTERPRISE OREGON CITY, OREGON

E. E. BRODIE Editor and Publisher

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The Morning Enterprise carrier boys are instructed to put the papers on the porch or in the mail box. If the carrier does not do this, misses you, or neglects getting the paper to you on time, kindly phone the office.

CITY OFFICIAL NEWSPAPER

BAR MONEY WOULD BE SPENT IN STORES Conservative estimates that have been made by reliable investigators give the annual cost of the saloons to Oregon City at \$100,000.

This vast amount of money that annually comes out of the pockets of the men who drink is spent over the bars of the 10 saloons that are now licensed by the city council.

But by far the greatest portion of the amount pours into the coffers of the liquor houses of the metropolis and never finds its way again into the markets and trade of the community.

Most of the money now spent in the Oregon City saloons is lost. It is a tax that this city pays yearly to Portland.

Were the saloons of this city closed by a prohibition election of the city and were the official ban placed upon the selling of liquors of all sorts, this vast tax would be spent in legitimate channels and would find its way into the stores and shops where the merchants are doing a proper and necessary business.

The abolition of the saloon would bring this money into its proper chan-

nels. It would stem the current of illegitimate tax that is now pouring continually toward Portland. It would turn that current into the business houses of the city, would increase the volume of business annually transacted by the local concerns, and would widen and deepen the channels of trade that are here established.

Better yet, it would increase and fatten the bank deposits of the city. Families now in straightened circumstances because of the tendency of the husband or brother to spend the money over the bar for drink would awake to find that they had a bank account.

Most men who drink do so from habit unless they have followed the path for such a time that the habit has gained its upper hand and the liquor has become necessary to them.

Now it weakens the bank account. It lightens the pocketbooks. It empties the larder of the family and prevents the household from meeting the ever increasing grocery bill.

It is interesting to contemplate what this city could do with the extra money that would thus be saved to it yearly. The tax now paid to Portland is greater than the city would ever have paid for its rental of the water of Pull-Run.

OREGON UNDER THE NEW TARIFF Now that the new tariff is law, it is time for Oregon to consider the changes in the position of its leading industries wrought by the new duties, says the Oregonian.

We had a duty on raw wool equal to five to seven cents a pound on the scoured fleece; now we have free wool.

We had a duty on lumber ranging from \$1.25 to \$2.75 per thousand feet; now we have free lumber.

We had a duty of twenty-five cents a bushel on wheat; now wheat comes in free.

The duty on flour was forty-five cents a barrel; now it is wiped out.

There were duties on milk of two cents a gallon; cream, five cents a gallon; eggs, five cents a dozen; now all are free.

Butter and cheese formerly paid a duty of six cents a pound; this is reduced to two and one-half cents.

Oats will now come in at six cents instead of fifteen cents a bushel, and oatmeal will pay only one-third cent instead of one cent a pound.

Cattle formerly paid \$2 and \$3.75 a head; sheep, seventy-five cents and \$1.50 a head; hogs, \$1.50 a head; now all come in free, as does fresh meat of all kinds, which was subject to a duty of one and one-half cents a pound.

Apples, peaches, cherries, plums, pears and quinces paid a duty of twenty-five cents a bushel; now they pay only ten cents.

We had a duty of 30 per cent on canned fish; now it is 15 per cent.

Fresh, dried, smoked, salted or frozen salmon paid three-fourths cent to one cent per pound; now all are free.

On juce bags we paid seven-eighths cent a pound plus 15 per cent; now we pay 10 cents. Wheat comes in free; the bags in which we ship our wheat are still taxed.

These are a few examples of the bearing of the new tariff on Oregon's leading industries. Watch how it works.

Advertisement for The Bank of Oregon City, Oldest Bank in Clackamas County. Includes text: 'ASK YOUR RICH NEIGHBOR the secret of success. He will doubtless tell you that it had its beginning in the habit of saving.'

FOR SALE: 7-room modern bungalow, 1 1/2 blocks from car line, on graded. Little down, balance \$12.50 per month, this includes interest. Address, Box 369, Gladstone, for interview.

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 lines. 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.

FOR RENT: 7-room modern bungalow, 1 1/2 blocks from car line, on graded. Little down, balance \$12.50 per month, this includes interest. Address, Box 369, Gladstone, for interview.

FOR RENT—Furnished rooms, with light and heat. Enquire Enterprise.

MISCELLANEOUS TO EXCHANGE—A beautiful country home, five acres, good house, plenty of fruit of all kinds; on South End road one and one-half miles from city; for Oregon City or Portland home. No agent. Phone owner, Farmers 229.

A CHANCE—One acre suitable for chicken ranch; 6-room plastered house; chicken houses and barn; creek, well and hydrant. Price \$1800 half cash. See G. Grossbacher, Canemah.

NEW BUNGALOW 1 1/2 story plastered house, full basement, hot and cold water, bath and toilet built in kitchen; barn and chicken house; lot 100 x 100; fruit of all kinds; good lawn; 1 block from car line. \$2200.00, part cash, balance on time.

DILLMAN & HOWLAND FOR SALE. FOR SALE—\$35 Per Acre—160 acres, 70 acres cultivated, good orchard, fair buildings; R. F. D.; living water; 25 miles south of Portland; excellent soil. \$100 cash, balance on long time, 6 per cent. F. B. Madison, Oregon City.

FOR SALE—Good team of horses and harness, farm wagon, buggy, ten acres of potatoes in ground. Cheap for cash. Henry Boese, Rt. No. 5, Box 78, Oregon City.

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 A120. F. M. BLUHM

NOTICES SUMMONS In the Circuit Court of the State of Oregon, for the County of Clackamas. Lora A. Chiles, Plaintiff, vs. O. R. Chiles, Defendant.

SUMMONS 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 24th day of November, 1913, said date being the date fixed by the court, being six weeks from the first publication of this summons, and if you fail to appear and answer said complaint for want thereof, plaintiff will apply to the court for the relief prayed for in her complaint, to-wit: A decree of divorce, dissolving the bonds of matrimony now existing between plaintiff and defendant, on the ground of cruel and inhuman treatment; and for the sum of seventy-five (\$75.00) dollars, attorney's fees, and twenty-five (\$25.00) dollars court costs, and for the care, custody, and control of Harold E. Chiles, for such other and further relief as the court may deem equitable and just. This summons is published by the order of the Honorable J. U. Campbell, Judge of the circuit court, for the county of Clackamas, state of Oregon, which order was made and entered on the 10th day of October, 1913, and the time prescribed for publication is six weeks beginning with the issue dated October 11th, 1913, and continuing each week thereafter, and including the issue of November 22, 1913.

W. A. BURKE, Attorney for Plaintiff.

SUMMONS In the Circuit Court of Oregon for the County of Clackamas. Mary G. Zink, Plaintiff, vs. Gottlieb Zink (or Gottlieb Zink), Defendant.

SUMMONS 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 and answer said complaint for want thereof, plaintiff will apply to the court for the relief demanded in her complaint, to-wit: For a decree of this honorable court dissolving the bonds of matrimony now existing between the plaintiff and the defendant, and that the custody of their minor child, Lizzie Julie Carrie Zink, be awarded to the plaintiff, and that she have such other and further relief as may be just and meet in the premises.

SUMMONS 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 and answer said complaint for want thereof, 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, and for such other and further relief as the court may deem meet in the premises.

SUMMONS 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 and answer said complaint for want thereof, 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, and for such other and further relief as the court may deem meet in the premises.

Automobiles for Hire PHONES: MAIN 77; A 193 Miller-Parker Co. CUT FLOWERS AND POTTED PLANTS Also all kinds of Fruit Trees, Roses and Shrubbery for sale at the new green houses at Third and Center Streets. Funeral work done at lowest possible prices. Orders received over phone Main 2511. H. J. BIGGER

FOR SALE—\$35 Per Acre—160 acres, 70 acres cultivated, good orchard, fair buildings; R. F. D.; living water; 25 miles south of Portland; excellent soil. \$100 cash, balance on long time, 6 per cent. F. B. Madison, Oregon City.

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

SUMMONS In the Circuit Court of the State of Oregon, for the County of Clackamas. Lucien A. Thomas, Plaintiff, vs. Nellie P. Powers, Defendant.

SUMMONS 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 and answer said complaint for want thereof, 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 of the State of Oregon, for Clackamas county. Annie Millor, Plaintiff, vs. William Millar, Defendant.

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

JOHN N. SIEVERS, Attorney for Plaintiff. Summons In the Circuit Court for the State of Oregon, for Clackamas County. Max Weckler, Plaintiff, vs. Annie Weckler, Defendant.

SUMMONS 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, within six weeks from the date of the first publication of this summons, to-wit, on or before the 3rd day of November, 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, to-wit: for a decree forever dissolving the bonds of matrimony now and heretofore existing between plaintiff and defendant, and for such other, further and different relief as to the court may seem meet and equitable.

SUMMONS 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 and answer said complaint for want thereof, 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 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.

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. Date of last publication October 17, 1913. MATT DIDZUN, FRANK SCHUGEL, Executor of Above Named Estate.

Deadly Firebug Menace Must Be Held In Check by Stern Measures By JOSEPH JOHNSON, Fire Commissioner of New York



NIGHT after night have I been called out to fires where the clear white flames bursting from many or all windows indicated the use of alcohol. Even the newly recruited fireman would exclaim, "A touch off!"

THE PROFESSIONAL FIREBUG IS A DEADLY MENACE TO THE COMMUNITY, A CUNNING AND CONSCIENCELESS CRIMINAL WHO WORKS IN SECRET AND IS WHOLLY RECKLESS OF THE LIVES HE MAY ENDANGER, WHOSE ONE THOUGHT IS FINANCIAL GAIN FOR HIMSELF, REGARDLESS OF WHAT THE CONSEQUENCES MAY BE FOR OTHERS AND WHO ONLY TOO OFTEN FINDS SAFETY WITHIN THE LAW.

To those of us to whom the suffering and horror which too often follow in the wake of fire are thoroughly familiar the FIREBUG IS BEYOND THE PALE OF CONSIDERATION. The burglar or highwayman at least runs chances of himself receiving deadly injury, but the firebug may be quietly and in PERSONAL COMFORT building up an alibi while his victims are being roasted to death.

We firemen do not presume to point out to those in authority what the remedy for this state of affairs should be, but we most urgently recommend that others whose business it is should not only continue their present activities, but extend them and keep on extending them until the accused CRIME OF ARSON IS SUPPRESSED.

I am of the opinion that careful studies along the lines of revision of the law, SEVERER PENALTIES, continued activity and vigilance on the part of public officials and a full and complete co-operation with them by the insurance companies, as well as self protection by the owners of buildings by discrimination in the selection of tenants, would tend largely toward the stamping out of the crime of arson or toward its control.

THERE IS NO MEANER OR MORE DESPICABLE CRIMINAL ON EARTH THAN HE WHO DELIBERATELY PLANS WHAT MAY BECOME A HORRIBLE HOLOCAUST FOR THE SAKE OF PERSONAL GAIN.