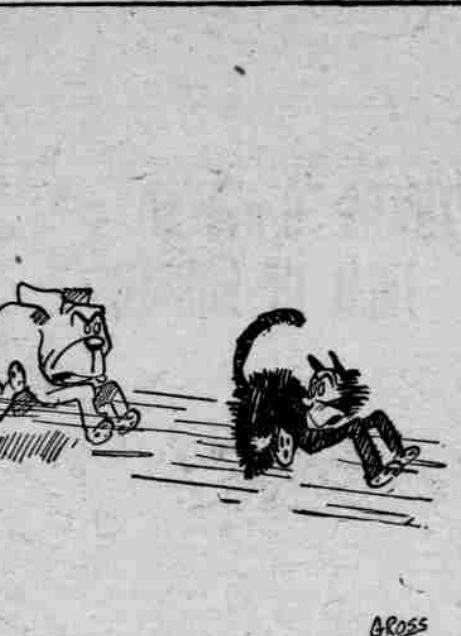


MR. HENRY PECK AND HIS FAMILY AFFAIRS

By Gross

HENRY JR. SAYS



MORNING ENTERPRISE OREGON CITY, OREGON

E. E. BRODIE Editor and Publisher

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

TERMS OF SUBSCRIPTION

Table with subscription rates: One year, by mail \$3.00; Six months, by mail 1.50; Four months, by mail 1.00; Per week, by carrier .10

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.

EXTRAVAGANT APPROPRIATIONS are piling up the taxes against the people of the state more rapidly every session. There are, in the course of legislative sessions, many things for which money is asked that are worthy of support.

The government of the state is top-heavy. There are too many boards and commissions for which the people have to pay and the expenses that have to be met.

There is really little reason for the state fisheries commission. There is less reason for the corporation commission. There is little excuse for about half of the boards with which this state has been afflicted for the past few years.

In the matter of fisheries, the government of the United States has a special department devoted exclusively to that work in all of the public streams of the country. The state could better afford to contribute something to the work of the government and keep its hands off of the fishery problem.

Feed Our Cities by Means of the Parcel Post

Perfect System So Small Farmers Can Use It to Advantage | Cost of Living Would Soon Be Materially Reduced

By Representative D. J. LEWIS, "Father of Parcel Post"

A GENERAL PARCEL POST PROVIDING ADEQUATE TRANSPORTATION FOR RETAIL SHIPMENT DIRECT FROM THE PRODUCER TO THE CONSUMER WOULD BE ONE OF THE SUREST MEANS OF REDUCING THE HIGH COST OF LIVING.

Take a wage laborer when he is sixty years old. He may be able to raise three or four hundred dollars to buy a few acres of land—there is nearly always plenty of land available for truck farming—and a little cottage to shelter himself and his wife.

Now, if you articulated the railway and the city with the country through the means of transportation already in existence—a system almost complete at this moment, the RURAL FREE DELIVERY—the laborer could go into the trucking business without having to buy a transportation system. He would not have to rush to town with every ten pound load AT GREAT COST OF TIME AND LABOR and little economic benefit to the public.

Table necessities, with rare exceptions, are produced on the farm in retail quantities—butter, eggs, ham, etc. In reality there is no such thing as DIRECT TRANSPORTATION FROM THE "FARM TO THE KITCHEN," because all farm products have to go to the consumer through "the roundabout procession of commerce," with the price doubled and sometimes quadrupled.

IF NEITHER RAILWAY NOR EXPRESS COMPANIES DISCHARGE THE FUNCTION OF TRANSPORTING THIS RETAIL SHIPMENT, WHY DOES NOT OUR PARCEL POST DO IT?

It is exactly true to say that our parcel post does not discharge this function simply because it is not permitted to do so; only because of restrictions on its free operation, which can be administratively removed. These are, first, the WEIGHT LIMIT, WHICH PREVENTS IT FROM MOVING A WORTH WHILE BASKET TO THE MARKET, and, second, the pound rates, which, excepting on the first pound, are prohibitively high and many times as high as the cost of service.

that have been produced in the upper rivers have gone after maturity and what has happened to them after they were large enough to leave their native waters. To produce fish, the government should be given complete control over them. It has every means to get the best results in the culture and production of fish.

Too many boards and commissions have been responsible for a great deal of the expense that the state will now have to pay and the people will not appreciate the work of the legislature when they go to the office of their tax collector and pay up the bills that have to be met against their property holdings.

It would well pay the next session of the legislature to abolish about half of the boards that make our state government top-heavy and that add to the taxes when the first installment is due. In this way, a great deal of the money that has to be raised this year would be saved to the people and the taxes would be materially reduced.

The Bank of Oregon City OLDEST BANK IN CLACKAMAS COUNTY

REAL ESTATE TRANSFERS. Real estate transfers filed with the county recorder Friday are as follows: Edward Braunschweiger and wife to H. M. Williams, three-fourth interest in lot 9, block 49, Oregon Iron & Steel companies First addition to Oswego; \$10.

CITY STATISTICS. SMITH—Born to Mr. and Mrs. George Washington Smith, Canemah, a girl. WORK ON NEW HOMES HAS ALREADY STARTED

FLASH LIGHTS are one of the little conveniences that tend to make life pleasant. You will not be afraid to go home in the dark if you carry one of our Flashlights. We carry a complete stock of fresh batteries at all times.

ATTENTION List your property with the realty men who do things. We lead and others follow. DILLMAN & HOWLAND

An executive order abolishing roller towels in government buildings conveys new ideas concerning the luxury that is supposed to prevail in the government service.

Many a June bride who imagined she would do nothing but occupy a throne is now down in the cellar trying to get the clinkers out of the furnace so the blame thing will work.

Every once in awhile you can pick up the paper and see that the war is ended again in Santo Domingo. However, the papers are justified. Each time it's a different war.

A London scientist has figured that woman is talking so much that eventually she will lose her voice and cackle like a hen. He hadn't heard of the American chicken, either.

Opposing New York lawyers exchanged opinions as to one being "a bullet head" and the other "a mush head." The court happily ended the controversy by agreeing with both.

Advice from the national department of agriculture to "eat what you like when you feel like it" is not worth much to those who do not know where to get money enough to follow such advice.

"Love never lasts more than five years," says a lady who appears to have devoted some study to the subject. Perhaps it isn't as bad as she would have us believe it to be. She may have got her information from Nat Goodwin or De Wolf Hopper.

A theater manager in New York is importing police dogs to drive away ticket scalpers. If the dogs are intelligent enough to distinguish between a scalper and a patron of the house the scheme may work, but what if it is otherwise? The idea seems to be just a sensation.

Wants, For Sale, Etc

MISCELLANEOUS

TAKEN UP—Dark brown mare, will weigh about 900 pounds, white star in forehead. Inquire Wm. Bruce, 9th and Division Sts.

WANTED—Position as housekeeper. Have a three-year-old baby girl. Would have no objections to going in the country or working in a home in which there are children. Mrs. Anna Bryan, Canby.

WANTED—Housekeeping work by young lady. Enquire Gorbett and Woodward, Postoffice building.

WANTED—To rent three or four-room house for three grown people; not too far from street. Inquire Rev. A. Hillebrand.

HELP WANTED—FEMALE WANTED—Girl for general housework. Main 2471.

LOST AND FOUND

LOST—Brown fox fur collar with two tails between Eleventh and Center and postoffice. Return to Miss Marie E. Libkur, care Dr. Ice, 1104 Center street.

LOST—An Elk pin between Seventh and Thirteenth on Main. Return to Huntley Bros. Co.

FOR RENT.

FOR RENT—Why pay rent? Two acres with small house, barn and chicken house within walking distance from town. Price \$700.00; \$100.00 down and \$100.00 per year. For further particulars, inquire E. F. Elliott & Son, City.

FOR RENT—Nice new furnished housekeeping rooms. Inquire 7th Street Hotel on the hill.

FOR SALE.

FOR SALE—Three acres of ground, small two-room house, about half in cultivation; 25 chickens. Price, \$325. Enquire F. B. Madison and company, over Bank of Oregon City.

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

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

1403 Seventh street, city, or telephone Main 124.

L. AUSTIN, the tailor, for men and women. Suits made to your measure, alterations and refitting. Prices reasonable, Room 9, Relay building.

SUMMONS In the Circuit Court of the state of Oregon, for Clackamas county, in Equity. Mary R. Fisher, Plaintiff, vs. Arthur E. Fisher, Defendant.

In the name of the state of Oregon: You are hereby required to appear and answer the complaint made and filed against you in the above entitled suit by the thirteenth (13th) day of December, nineteen hundred and thirteen (1913), as prescribed by an order of court for the publication of this summons, which said date is more than six (6) weeks after the date of the first publication herein as ordered by the court in the above entitled suit; and if you so fail to appear and answer the complaint made and filed herein in the above entitled suit by said date, plaintiff will apply to the court for the relief prayed for in said complaint, which said relief is for a decree of this court forever dissolving and setting aside the marriage contract heretofore and now existing between plaintiff and said defendant; for a further decree giving and granting the custody of the minor children named in said complaint to plaintiff herein; for a further decree giving and granting plaintiff the sum of twenty-five (\$25.00) dollars alimony for the support of said children and for such other and further relief as this honorable court may deem meet with equity.

This summons is published by order of the Honorable J. U. Campbell, Judge of the above entitled court and said order was duly made and entered in said court on the 6th day of November, nineteen hundred and thirteen (1913). Dated and first publication, November 8, 1913. Last publication, December 20th, 1913. J. A. STROWBRIDGE, Attorney for Plaintiff.

ORDINANCE NO.—An Ordinance reducing the size of the alley running through block No. 151, of Oregon City, Oregon, from twenty-six (26) feet wide to ten (10) feet wide, and vacating a strip on each side of said alley, the length of said alley and eight (8) feet wide and attaching each of said strips to the lots adjacent thereto.

Oregon City does ordain as follows: That the size of the alley running through block No. 151 of Oregon City, Oregon, be and the same is hereby reduced from twenty-six (26) feet in width to ten (10) feet in width; that a strip from each side of said alley and the length of the said alley eight (8) feet wide be and the same is hereby vacated so as to leave said alley only ten (10) feet in width; and that each of said strips eight (8) feet in width be and is hereby attached to the lots in said block No. 151, adjacent thereto and made a part of the same.

Read first time and ordered published and to come up for second reading and final passage at a special meeting of the city council to be held on the 10th day of December, 1913. L. STIPP, Recorder.

SUMMONS. In the Circuit Court of the state of Oregon, for the county of Clackamas. Clara C. Callwell, Plaintiff, vs. George E. Callwell, Defendant. To George E. Callwell, 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 cause, on or before the 8th day of December, 1913, said date being after the expiration of six weeks from the first publication of this summons; if you fail to appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit: For a decree of divorce forever dissolving the bonds of matrimony now existing between plaintiff and defendant, on the ground of cruel and inhuman treatment and failure to support.

This summons is published once a week for six consecutive weeks by order of Hon. J. U. Campbell, Judge of the circuit court of the state of Oregon, for the fifth judicial district. Dated the 24th day of October, 1913. Date of first publication, October 25, 1913. Date of last publication, December 6, 1913. E. T. REHFELD, Attorney for Plaintiff, 411 Sweetland Bldg., Portland, Or.

NOTICE TO CREDITORS In the County court of the State of Oregon, for the county of Clackamas. In the matter of the Estate of Elmer Jones, Deceased. Notice is hereby given that the undersigned has been, by order of the county court of the state of Oregon, for the county of Clackamas, appointed executor of the last will and testament of Elmer Jones deceased, by order of Hon. J. U. Campbell, Attorney for Plaintiff, entered on November 21st, 1913. Any and all persons having claims against said estate are hereby notified to present the same for payment, duly verified with proper vouchers as by law provided, at the office of Dimick & Dimick, attorneys at law, Oregon City, Oregon, within six months from the date of the first publication of this notice. Dated and first published, November 22nd, 1913. CYRUS E. JUDD, Executor of the Last Will and testament of Elmer Jones, Deceased. DIMICK & DIMICK, Attorneys for Executor.

SUMMONS In the Circuit court of the state of Oregon, for the county of Clackamas. Elizabeth A. Bradley, Plaintiff, vs. C. S. Bradley, Defendant. To C. S. Bradley, defendant 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 entitled court and cause, on or before the 12th day of January, 1914, said date being six weeks after the first publication of this summons, and if you fail to so appear and answer within said time, the plaintiff will apply to the court for the relief prayed for in her complaint filed herein, which is a decree of this court forever dissolving the bonds of matrimony now and heretofore existing between plaintiff and yourself, on the ground of your conviction of a felony and for general relief.

This summons is published once each week for six consecutive weeks, (making seven insertions) by order of the Honorable H. S. Anderson, county judge. Date of first publication, Nov. 29, 1913. Date of last publication, Jan. 10, 1914. R. L. MACKENZIE, Attorney for Plaintiff.

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

Pabst's Okay Specific Does the work. You all know it by reputation. \$3.00 Price. FOR SALE BY JONES DRUG COMPANY

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.