

Corvallis Times

Official County Paper.

CORVALLIS, OREGON,

TUESDAY EVENING, MAY 28, 1907

Mayor Lane.

It will be short-sightedness, if, in the municipal election in Portland next Monday, Dr. Harry Lane is not re-elected mayor. Whether or not he will be, is another question. The public is not prone to give deserved reward to faithful officials. That is the reason why the best men so infrequently accept public place. The good things of officials do is mostly forgotten. That in turn is a reason for such men as Schmitz and others of his type. It is a reason public trusts are prostituted as private snaps and the people plundered unmercifully and unreservedly. It is the explanation of how it is that bribers find their unholy enterprises easy, and why they are able to enrich themselves out of public franchises that they obtain for a song through corrupt processes. When a public official is loyal to his people he should be re-elected. That is acknowledgment of fidelity and faithful service. It is notice to the best men that public office is not a thing to be shunned like a contagion. It is a signal that if faithful service is given, it will be recognized and rewarded. That is what ought to happen to Mayor Lane, for nobody, not even his opponents in the very heat of the campaign even hint that he has been other than an excellent and most honorable mayor.

Judge McFadden.

Governor Chamberlain has done many wise things. His appointments to office are notable for their fine discrimination. He has been applauded alike by political friends and foes for his unvarying good judgment in his use of the appointive power. His appointees have been and are universally men who have reflected unquestioned credit on his administration. His selection in the case of the new district attorneyship for the second judicial district is full and complete vindication of his record. Judge McFadden is all in ability, in high character and in good American grit that a district attorney ought to be. He is a clean man and a reputable exponent of public order. He will be an official to whom by reason of his known reputation, the people will look for a vigorous administration of the law, and they will not be disappointed. Governor Chamberlain and the people are to be congratulated on the appointment.

The Boise Talesmen.

The talesmen up at Boise are resorting to every sort of subterfuge to escape jury duty. They did it in the Reuf case at San Francisco, and are doing it in the Schmitz trial. They do not want to serve because of the interminable length to which trials have come to be drawn out. A dozen weeks in the Thaw case, eight weeks to merely get a jury in the Reuf case, and the prospect of unlimited weeks of confinement in the great trial at Boise are experiences men worth while and with things to do in the world do not turn to with pleasant anticipation. And the confessions of ignorance, stupidity and colorless opinion that men must make to be considered as suitable for jury duty in a great trial are such that many men would rather plead guilty to horse-stealing than make them.

Who Will?

One drinking fountain has been donated to the city of Corvallis. It is on the public school block, and was given by S. L. Kline. There ought to be others. A stream of beautiful water gushes from an unsightly hydrant at the corner of Jefferson and Second. It is the only spot on the main thoroughfare of the town where there is evidence that Corvallis has the best mountain water in the state, pure and crystal from the snows of Marys Peak. Won't some of our well-to-do citizens give fountains to the city? What is money for, if it isn't to do good with?

KNOCKED PORTLAND SILLY.

With big Demand for Gold and Silver Cups and Medals—Corvallis did it.

Corvallis knocked Portland out of the water Saturday. It happened this way. Next Saturday, the college students give a high school track and field meet. Twenty seven medals, 14 gold and 13 silver, are wanted for that. Also two silver cups. On the 7th and 8th inst., the town is to give a great live stock show, and 50 silver cups are wanted as prizes for that.

E. W. S. Pratt was commissioned by the college students as minister plenipotentiary and envoy extraordinary to make the purchase of their medals and cups, 29 in all. Mr. Pratt was also commissioned as grand purchasing sacheem and ambassador saleratus to make the purchases of the cups for the live-stock show, 50 in all. The whole business meant nearly a trainload of gold and silver, possibly a little less, fashioned into cups and medals; at least, that is what the Portland dealers seemed to think about it when envoy extraordinary and Ambassador Salaratus Pratt appeared before them and read his requisitions in duplicate, triplicate and otherwise.

Figuratively speaking, the fact is that the Portlanders went straight up at the Corvallis man's modest request. "Did he think they were exclusively in the business of running a world's depot of silver cups and gold medals?" was their ejaculation. The reply was, that he didn't know what kind of a depot they were running but that Corvallis is a dry town and has turned its attention from spirits ferment to silver cups and gold and silver medals, and that he wanted 79 in all, that he had the money to pay for them, aggregating in all, something less than \$1,000.

The result of the trip is that the Portland silver cup supply is exhausted, and the ambassador saleratus got home with but ten cups. The other 42 are being made under a rush order, and will be in Corvallis in due time, which will be in good season for the events for which they are required. He brought back only a part of the required medals, but the rest will be here before next Saturday, which is the date when they are to be awarded to the visiting athletes. All the cups and medals that he brought home are on exhibition in Mr. Pratt's show window, and they are a pretty sight to see.

CHOLERA INFANTUM.

Child Not Expected to Live from One Hour to Another, but Cured by Chamberlain's Colic, Cholera and Diarrhoea Remedy.

Ruth, the little daughter of E. N. Dewey of Agnewville, Va., was seriously ill of cholera infantum last summer. "I gave her up and did not expect her to live from one hour to another," he says. "I happened to think of Chamberlain's Colic, Cholera and Diarrhoea Remedy and got a bottle of it from the store. In five hours I saw a change for the better. We kept on giving it and before she had taken the half of one small bottle she was well." This remedy is for sale by Graham & Wortham.

NEW ADS TODAY.

REWARD. A suitable reward will be paid for the return, or information that will lead to the recovery of a small black Cocker Spaniel dog, which has been missing since May 19th. George Kerr, Corvallis.

Fresh strawberries served with sundae's at the Palace of Sweets.

WANTED.

WANTED Teams to plough on the streets. Apply to J. B. Irvine, chairman of street committee.

WANTED at once. A man to contract logging with teams at saw mill on P. A. Kline's west of town. Enquire of S. H. Moore, Corvallis.

FOR SALE.

THE McCORMICK CATALOGUE contains something of value and interest to everyone needing harvesting machines. Call and secure one at Huston's hardware Store.

FOR SALE, Furniture, carpets, wall paper, opposite Hotel Corvallis. A. H. KEMPIN.

Always Keeps Chamberlain's Ointment Remedy in His House.

"W" would not be without Chamberlain's Ointment Remedy. It is kept on hand continually in our home," says W. W. Keamey, editor of the Independent, Lowry City, Mo. That is just what every family should do. When kept at hand ready for instant use, cold may be checked at the outset and cured in much less time than after it has become settled in the system. This remedy is also without a peer for croup in children, and will prevent the attack when given as soon as the child becomes hoarse, or even after the croupy cough appears, which can only be done when the remedy is kept at hand. For sale by Graham & Wortham.

JUDGE McFADDEN NAMED.

To the New District Attorneyship by Governor Chamberlain.

Judge McFadden of Corvallis has been named for the new district attorneyship of the second judicial district. The appointment was made yesterday by Governor Chamberlain under authority of a law passed by the last legislature, creating the office. The new law provides that the appointee shall be a resident of either Lane, Lincoln or Benton, and that his official duties shall pertain to those counties. He occupies, in fact, the same relation as does the new judgeship to the district. The office carries a salary of \$2,500 a year, and it is provided that an elective incumbent shall be named at the next election. Judge McFadden's commission arrived this morning, and he will enter at once upon the discharge of his duties. He will serve until his successor is elected and qualified nearly two years hence.

The appointment is one of the best that could have been made. It brings to the position a man of splendid ability, and a fighting nature that means that there will be a vigorous administration of the duties. The appointee came to Corvallis when little more than a boy in the early seventies. He was without means beyond his resources as a newly admitted lawyer, but with that as an asset he has successfully fought the battle of life in this community for more than a third of a century. He has attained a state-wide reputation as a criminal lawyer, and deserves the fame. His appointment is well received and heartily commended in his home town.

MANY ATTENDED.

Residents of Southern Benton Discussed School Affairs.

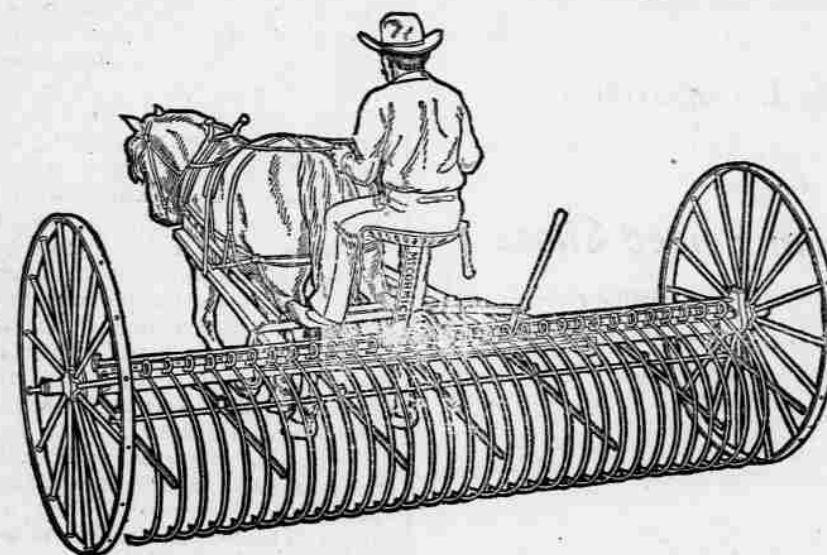
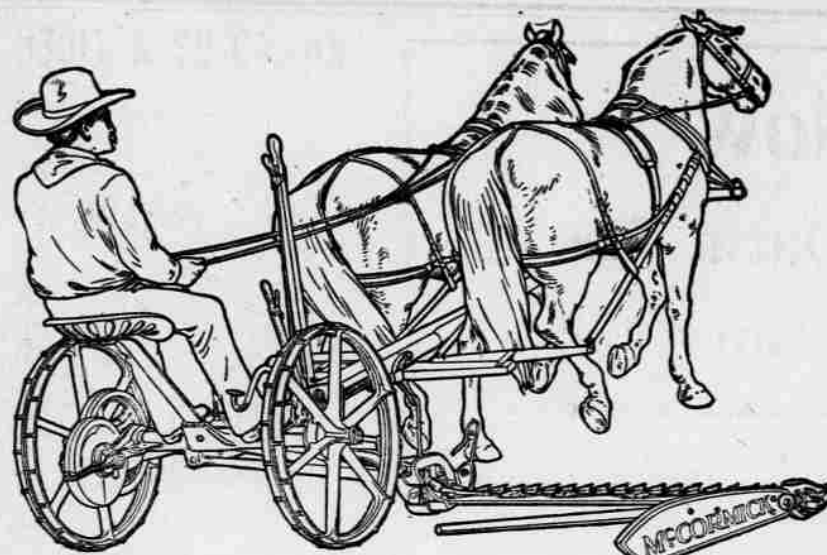
It was a fine meeting of school patrons held at Bellfountain last Saturday. A large crowd assembled for the day's festivities. The program was full of interest from the beginning to the end. Mrs. J. H. Edwards had charge of the musical features. The vocal duet by Mrs. Edwards and E. H. Belknap and the solos of Wilbur Starr, Miss Dean and Mr. Dean were excellent. A short literary program was rendered. J. H. Edwards, chose for his subject, "The Laborer is Worthy of his Hire." The speaker showed the present conditions, and the demand upon each citizen caused by the same. He showed how the intelligence of the individual citizen had rendered him fit to face the present conditions, and solve them successfully. Rev. Feese took as his theme the "Home Life." The speaker eloquently and classically portrayed the scenes and responsibilities of the present generation. With flowery language, with excellent feeling he brought the home close to the hearts of all present. This was a masterful effort. Mr. Feese was congratulated by everyone on his effort. Prof. Sweetzer, of the State University, spoke on the Boys and Girls and completely won the hearts of his hearers. With his love, sympathy and earnestness he pleaded for the parents to pay more attention to their children. "Sacrifice wealth, position, yes everything if need be, for your boy or girl," he pleaded. E. H. Belknap showed the greatness of the age and the need of the hour. He condemned the shortened method pursued by some to secure a commercial education. "The best is not too good for the humblest children," he urged.

Sup't. Denman gave a short talk on the Fair. He urged the southern part of the county to look well after their past laurels. He impressed them with the reputation they held for educational advantages and standard. He said if you are not represented in a creditable manner you will be ashamed when you admire the exhibits from other districts. The basket dinner was pronounced by Rev. Feese to be the best he ever attempted to vanquish. Prof. Sweetzer was also unable to make his address immediately after dinner. In complimenting the ladies he said he was like the newsboy after one of the famous newsboys' dinner who on being urged to eat more, said, "I work my jaws although I cannot swallow." It was one of the best efforts of the good women of Bellfountain.

The next meeting will be graduation exercises and a parents' meeting in Alsea on Saturday, June 15.

FOR SALE. All kinds of rough lumber at mill on P. A. Kline's ranch, also slab wood 4 ft. length. Before building see S. H. Moore, Corvallis.

It is better to use
McCORMICK MACHINES
than to wish you had.



Call and see them at
R. H. HUSTON THE HARDWARE MAN

Watch this space for Bargains in

REAL ESTATE

No 608—43 acres, 30 in cult, balance pasture and timber, some fine bottom land, house of 5 rooms, small barn, young orchard, 2 1-2 miles of a good town, price if sold soon, \$2000. This is a bargain.
598—160 acres, 35 in cult, some good timber and pasture, good house and barn, fine orchard, well watered, this is a good stock ranch price \$1700. School house on place.
383—10 acres, all in cult, fine orchard, all level, good house, fair barn 1-2 mile to good town, good garden land, nice little home, price \$1700.

AMBLER & WATTERS

No Prizes go with our

Chase & Sanborn High Grade COFFEE

In fact nothing goes with our coffee but cream, sugar and

SATISFACTION.

P. M. ZIEROLF.

Sole agent for

Chase & Sanborn High Grade COFFEE



L. J. MOSES.

Something Doing.

Beginning May 1st there will be something doing in our Department Store you will find us as usual up and a-coming in our great Reduction Sale for May. Call in and we will convince you.

R. J. MOSES & SON

Summons.

In the Circuit Court of the State of Oregon, for the county of Benton. The Coast Land and Live Stock Company a Corporation, Plaintiff,

vs. Naomi C. Hogg, William F. Eickney, Wm. T. Burke, Thomas E. Burke, Emily Bentley, J. F. Yates, as administrators of the estate of T. Egeron Hogg; Jefferson D. Young, Edward C. Coe, Margaret D. Coe, his wife; Alice Stanley Coe, Montgomery, Richard Montgomery, her husband; Mary Emma Coe, widow of George S. Coe, deceased and Arthur H. Maston, and the Astoria Company, a Corporation Defendants.

In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the above named plaintiff, filed in the above entitled court with the clerk of said court on or before the day of July, 1907, and you are hereby notified that if you fail to appear and answer said complaint as hereby required the plaintiff will apply to the said court for the relief asked for in the complaint on file herein, to-wit:

For a decree of the court correcting the deed made on the 20th day of March, 1888, by T. Egeron Hogg to George S. Coe as trustee, recorded April 8, 1888, in book of deeds Vol. 28, page 82, Deed records for Benton county, Oregon, and the deed made by Edward F. Coe, Margaret D. Coe, his wife; Alice Stanley Coe, Montgomery, Richard Montgomery her husband and Mary Emma Coe, widow of George S. Coe, deceased, to Arthur H. Maston, on the 8th day of June, 1899, which said deed was recorded on the 11th day of June, 1897, in book of deeds Vol. 50, page 122, Deed Records of Benton county, Oregon, and to correct the deed made by Arthur H. Maston, trustee of the Astoria company, dated the day of April, 1906, and recorded on the 11th day of July, 1906, in the Book of Deeds Vol. 38, page 88, of Deed Records for Benton county, Oregon, and to correct the deed made by the Astoria company, a corporation, on the 13th day of November, 1900, to the Coast Land and Live Stock Company, a corporation, which said deed was recorded on the 20th day of March, 1901, Book of Deeds, Vol. 40, page 80, Deed Records for Benton county, Oregon. In the following particular, so that it shall read: "The North one-half of the South-East one-fourth of section 7, Township 12, South Range 3 West of the Willamette Meridian, Oregon," instead of "The South one-half of the South-east one-fourth of section 7, Township 12, South Range 3 West of the Willamette Meridian, Oregon, and decreasing that the plaintiff is the owner in fee simple of said lands and the whole thereof and that the defendants or either of them have no right, title or interest in or to the said lands or any part or portion thereof and that the defendants and each and all of them be required to make a deed to the plaintiff within (30) days of the date of the decree recorded in this cause, conveying to the plaintiff by deed the descriptions of said lands any right, title or interest that the defendants or either of them may have in and to the same, and that the defendants be required to make a deed therefor that the decree rendered herein may be filed as a deed correcting the several conveyances made by the defendants and asked for in plaintiff's complaint, and for such other and further decree as to the court may seem just and proper and for the costs and disbursements.

This summons is published by order of the Hon. E. Woodward, Judge of the county court in and for Benton county, Oregon, duly made in the city of Corvallis, Oregon, on the 24th day of May, 1907, ordering said summons to be served by publication and that the same be published in the Corvallis Times and that the first publication be made on the 31st day of May, 1907, and the last publication thereof be made on the 22nd day of July, 1907, requiring the defendants to answer on or before the 13th day of July, 1907.

WEATHERS, BROWN & WEAVER Attorneys for Plaintiff.

Notice of Final Account.

Notice is hereby given that I have filed in the county court of the state of Oregon, for the county of Benton, my final account as administratrix of the estate of Harvey Eugene Burns, deceased, and that on Saturday, the 26th day of June, 1907, at 10 o'clock A. M., and the court room of said court, have been appointed by said court as the time and place for the hearing of the final account and the settlement thereof.

IDA A. BURNS, Administratrix of the estate of Harvey Eugene Burns. Date of first publication, May 7, 1907. Date of last publication, May 28, 1907.

Notice to Creditors

Notice is hereby given that the undersigned is the duly appointed and acting administrator of the estate of S. W. Jackson, deceased, pursuant to the order of the county court of the state of Oregon, for Benton county. All persons having claims against said estate are notified to present the same duly verified to this administrator at the office of Nicholas Cooper, Esquire, in the city of Corvallis, said county, within six months from this date.

Dated May 24, 1907. ISAAC H. JACKSON, Administrator of the estate of S. W. Jackson, deceased.

Order of Sale.

In the county court of the State of Oregon for the county of Benton.

In the matter of the Guardianship of the person and estate of Gertrude A. Seckler, a minor.

Order to show cause. The court having read the petition of Annie Seckler, the duly appointed guardian of the said Gertrude A. Seckler, asking that the court grant an order, to sell her real and personal property, in the original town of Marysville, now Corvallis, Benton county, Oregon, in which said minor has an undivided one-half interest, and the court being fully advised in the premises, that it is necessary and for the best interest of said minor.

It is therefore hereby ordered, That the next of kin of said minor, and all other persons interested in said estate appear before this court on the 5th day of June, at ten o'clock A. M., at the court room of the county judge of said county, in Corvallis, Oregon, to show cause why the order should not be granted as prayed for in the petition herein filed.

And it is further hereby ordered, That a copy of this order be published in the Corvallis Times a newspaper of general circulation published in said Benton county, Oregon, at least once a week for four consecutive and consecutive weeks.

Dated May 7, 1907. E. WOODWARD, County Judge.

Summons.

In the circuit court of the state of Oregon, for the county of Benton.

Samuel E. Young, Plaintiff, vs. Curtis Beers and Hattie Beers, his wife, Rebecca Rindlaub and Sarah L. Cooper, Defendants.

To Curtis Beers and Hattie Beers, defendants: In the name of the state of Oregon, you are hereby required to appear in the above entitled court and answer the complaint filed against you in the above entitled suit on or before the 31st day of July, 1907, and if you fail so to answer for want thereof, the plaintiff will apply to the court thereof for the relief prayed for in his complaint to-wit: that plaintiff recover judgment against defendant, Curtis Beers, for \$30 and executed by defendant, Curtis Beers and Hattie Beers, his wife, to Letha Beers and assigned to plaintiff, on the N. 1-2 of the S. E. 1-4 of section 26, T. 10 S., R. 1 W. of West of Willamette meridian, containing 80 acres, be decreed a first lien on said property and that said mortgage be foreclosed and said real property be sold according to law and that each of you and all the defendants be forever barred and foreclosed off and from any and all right, title, interest and equity of redemption in or to said mortgage, and that plaintiff have such further relief as the court may decree.

This summons is published not less than six consecutive weeks, date of first publication to be May 21, 1907; date of last publication to be July 3, 1907, date of appearance to be on or before July 3, 1907, by order of Hon. E. Woodward, county judge of the above county and state.

Dated May 14, 1907. E. R. BRYSON, Attorney for Plaintiff.

Notice.

NOTICE IS HEREBY GIVEN by the undersigned that he has purchased, as of date April 16, 1907, the saw-mill plant and business of E. W. Strong at Corvallis, Oregon, heretofore operated under the name of Corvallis Saw-mill Company and that he will continue such business under the same name.

521 1M PERCY ALLEN