

CORVALLIS, OREGON, TUESDAY EVENING, JUNE 4, 1907

IS it not Worth While?

Contrast and comparison is a mainspring of action. The reason civilization began, and goes right along unchecked is that old methods and old devices are thrown aside because new and better ones are evolved.

The feed of a cow that yields her owner \$100 a year in butter fat costs no more than one that yields \$10. If a high class horse or cow or hog or sheep or goat is not the only kind that farmers ought to fool with, then all the prices are a lie, the markets are liars, and the desire of largest returns for animals sold, a delusion and a snare.

The purpose of next Friday and Saturday's stock show in Corvallis is to compare and contrast the best specimens, to diffuse knowledge, and by exhibits to awaken interest in producing the best and only the best.

THE FIRST EXCURSION.

Over the C. & E. to Newport—Carried 150 Passengers—The Steamer.

The first excursion of the season ran to Newport and return Sunday. It consisted of six coaches, and ran from the Front. It carried 150 passengers, all of whom enjoyed the day.

MANY ATHLETES HERE.

High School Track and Field Meet a Great Success.

A dozen or fifteen husky young men standing in the center of the college armory, the galleries and floor lined with applauding spectators, Prof. Fulton presenting the lads with gold and silver medals and other trophies of victory, was a closing incident in the big high school meet at the college Saturday.

The meet was won by the Hill Military Academy team of Portland and the prize was a silver cup. The relay race was won by Portland Academy, and the prize was a silver cup. The greatest number of points and a gold medal was won by Sam May of Hill Military, who took four first places and with them four additional gold medals.

Always Keeps Chamberlain's Cough Remedy in His House.

"We would not be without Chamberlain's Cough Remedy. It is kept on hand continually in our home," says W. W. Kearney editor of the Independent, Lowry City, Mo. "That is just what every family should have. 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.

IS MUCH COMMENDED.

Popular Sacred Concert at the Armory by Miss Sheehy's Chorus.

A very enjoyable musical event was the sacred concert given by Miss Edna Sheehy's chorus in the armory Sunday afternoon. Absence of two of the lady members of the chorus reduced the soprano and alto parts to six, which with nine male pupils of Miss Sheehy's department constituted the chorus. The program consisted entirely of sacred selections, the various numbers appearing in Friday's TIMES.

It is said that several of those who appeared on the program were unable to sing a note when Miss Sheehy began with them a few months ago. The fine progress made by Miss Edna Allen, Miss Marie Pelland, and others was especially the subject of general remark. Both appeared with fine effect in solos, and also in a duet. One of the leading voices of the soprano was Miss Lulu Spangler, who is always a favorite. There was a large audience and every number was listened to with perfect attention.

The members of the chorus are: soprano; Mrs. Edith Pernot, Mrs. Estelle McCausland, Mrs. C. Pinkerton, Misses Edna Allen, Lulu Spangler, Gertrude McBea, Faye Roadruck, Altos; Misses Marie Pelland, Ada Finley, Nelle Marvin, Helen Pelland. Tenors; Rupert Wall, J. Robt. Stites, Ralph Caves, Gus Abraham, Kenneth Cole, Donald Morgan, Jesse Tiffany, Howard Zinser. Basses; O. G. Crawford, John Allen, S. Frank Holm, John J. Clark, Rawla Miller, A. R. Barnett.

NEW ADS TODAY.

Fancy box for C. M. movement at the Palace of Sweets.

WANTED.

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.

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

High Grade High Price.. Packed in Full Measure Bottles



Always the Same Sold on Merit

SLAB WOOD—At the Corvallis sawmill at \$1.50 per load, strictly cash on delivery.

Say! Do you know John Lenger or No. 9 meets all in and out going trains? No! Yes and he tends to all your baggage and small parcels with prompt delivery. Please call Res. 251 or Allen's Drug Store.

COMMITTED SUICIDE.

By Hanging Himself in the County Jail—John Stahlbusch.

John Stahlbusch, a well known German, hung himself in the Benton County jail last night. During the day he had been adjudged insane and was held in jail impending the arrival of the Asylum attendants to take him to Salem. While alone in his cell, he first attempted the deed with his handkerchief, but when it broke with his weight, he tore a strip from his blanket, and tying it to the door frame above his head, succeeded in carrying out his design. The body was found at 5:30 by Sheriff Burnett who entered the jail to give Stahlbusch his breakfast. When found, the body was suspended by the strip of blanket, the feet resting squarely on the floor. The body was cold, and death had evidently come several hours before, probably before midnight. It was apparent that Stahlbusch, after fastening the strip of blanket around his neck had deliberately held his feet up until the deed was accomplished. The body was allowed to remain undisturbed until the arrival of Herman Stahlbusch, a brother residing on Kiger Island, for whom a messenger was at once dispatched by the sheriff.

Stahlbusch was adjudged insane after an examination by the county court. The action was based on belief that his mental condition is such that he ought not to be at large. At the hearing that occurred at the county court house at 10 o'clock yesterday morning, a number of witnesses swore that they did not believe Stahlbusch safe to be at large. Others testified that they had heard him make threats. In the evidence was a statement of his doings nearly a year ago, when he was disarmed by Officer Wells in the sheriff's office because of his threats "to fix" retiring County Judge Watters and other members of the court, whom he fancied had wronged him with reference to his taxes. He also stated at the time that he had brought along his gun to "start the new court off right," displaying his weapon as an evidence of his good intentions.

There was also testimony to the effect that Stahlbusch had received injury in the head which was believed to have effected his mind. The physicians were Dr. Newth of Philomath, and Dr. Farra, of Corvallis. Judge McFadden, who is now district attorney, appeared for the state.

Stahlbusch arrived from Portland Sunday, and was at once taken in custody by Sheriff Burnett for the insanity hearing. At Portland Stahlbusch had purchased an immense threshing and portable saw mill, the engine for which is said to weigh 32 tons being too large to be allowed to cross Marys river bridge. The character of the purchase was accepted as a sign of deranged mental condition. It is also strongly suspected that he was in some way connected with the death of a fine colt on the Hamlin place, which was so badly maimed and cut as to produce death, the facts of which were related in Friday's TIMES. He was questioned about the colt in the examination as to sanity, he invariably replied that "you have no evidence against me" in which of course, he was correct. His actions when the questioning was in progress tended to confirm the suspicions of those present that he knew something about the matter. In fact the insanity examination was largely the result of the horse incident. While under examination, Stahlbusch said he had "dreamed" about the colt and of its being killed. He also stated that his head had been hurting him for several years particularly since he had been injured three years ago by a fall. It is also a fact that he sustained a heavy blow on the head by a shot gun in the hands of M. W. Smith, several years ago.

Warning to Buyers.

To the TIMES: Corvallis, Oregon. I see my residence property in South Corvallis is advertised for sale in the Republican. I wish to announce to the public and to all concerned through the TIMES that this is without my authority.

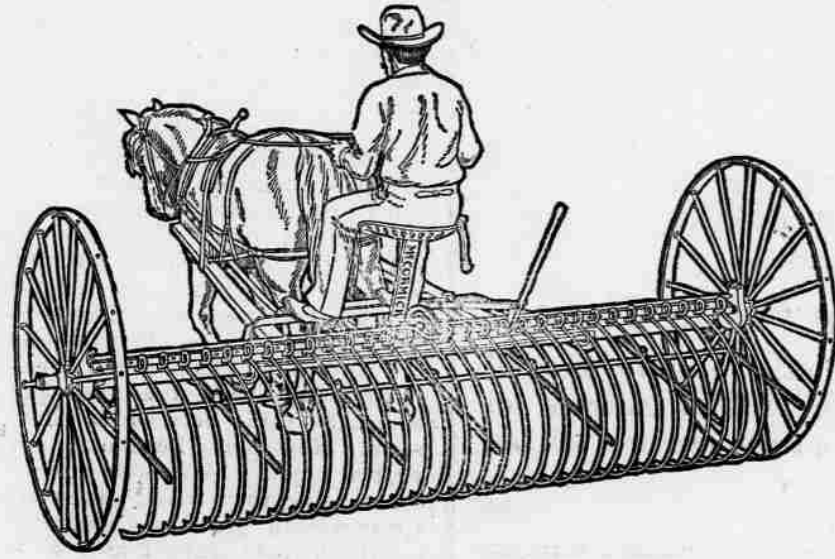
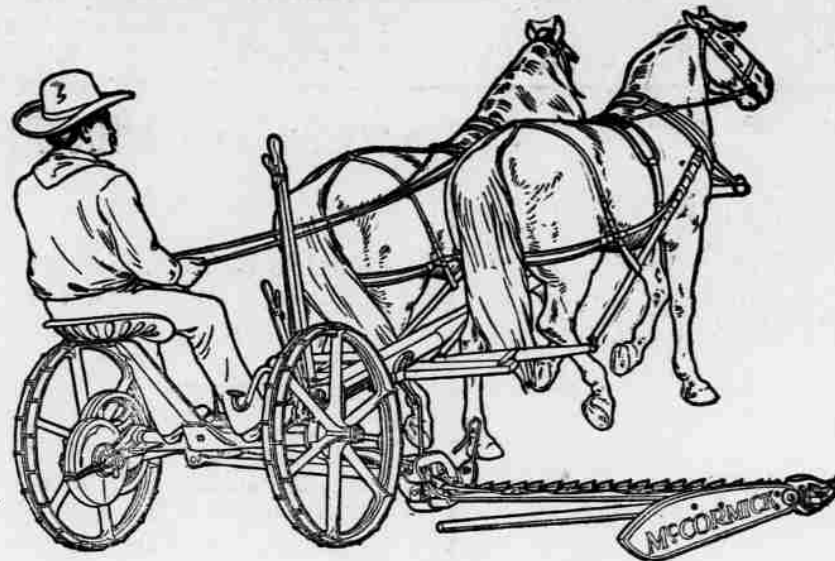
My property in Corvallis is not now for sale and any one buying it without my signature to the deed, will surely buy a lawsuit, of which I hereby give notice.

F. P. Morgan, West, Texas.

May 28th, 1907.

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



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,

Naomia C. Hogg, William Finckney Whyte, William Burke, Thomas E. Burke, Emily Bentley, J. F. Yates, as administrators of the estate of T. Egerton Hogg; Jefferson D. Young, Edward P. 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 Circuit Court of the State of Oregon, you are hereby notified that the above named plaintiff, filed in the above entitled court with the clerk of said court on or before the 11th 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 above entitled 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. Egerton Hogg to George S. Coe as trustee, recorded April 9, 1888, in book of deeds, Vol. "X" page 82, Deed records for Benton county, Oregon, and the deed made by Edward P. 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, 1900, which said deed was recorded on the 21st day of June, 1900, in book of deeds, Vol. 39, page 122, Deed Records of Benton county, Oregon, and to correct the deed made by Arthur Maston as trustee to the Astoria Company, dated the 11th day of April, 1900, and recorded on the 11th day of April, 1900, in the book of Deeds, Vol. 38, page 418 of Deed Records for Benton county, Oregon, and to correct the deed made by 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 50, 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 7 West of the Willamette Meridian, Oregon," instead of "The south one-half of the North-East one-fourth of section 12, Township 12, South Range 7 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 in and to the same and all of the same and to the right, title or interest in or to the said lands or any part or portion thereof and that the defendants and each of said plaintiff within (30) days of the date of the decree in this cause, convey to the plaintiff the lands and interests therein and make a deed therefor that the defendants hereto may be filed as a deed correcting the several conveyances made by the defendants as asked for in plaintiff's complaint, and as further other and further decrees 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 28th 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 12th day of July, 1907, requiring the defendants to answer on or before the 12th day of July, 1907. WEATHERFORD & WYATT 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 said account, on the 28th day of June, 1907, at 10 o'clock A. M., at 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.

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, Oregon, in which certain claims against said estate are notified to present the same duly verified to said administrator, at the office of McFadden and Bryson 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 said Gertrude A. Seckler, asking that the court grant an order, to sell lots one and two in block seven, 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 said minor, and other persons interested in said estate appear before this court on the 8th day of June, at ten o'clock A. M., at the court room of the county judge of said county, in Corvallis, Oregon, and show cause why an 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 successive weeks 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 Hindlaub and Sarah L. Cooper, defendants.

To Curtis Beers and Hattie Beers, defendants: In the name of the state of Oregon, you are hereby notified 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 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 \$300 and interest, attorney fees and costs; and that the mortgage described in the complaint herein, executed by defendants Curtis Beers and Hattie Beers, his wife, to Letha Rodgers and assigned to plaintiff, on the N. 1/2 of the E. 1/4 of section 26, T. 10 S., R. 6 West of Willamette meridian, containing 80 acres, be decreed a first lien on said property and the 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 premises, 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 2, 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 11, 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 IM PERCY ALLEN