

GRAND LODGE OF MASONS TO MEET

Sixty-Sixth Annual Communication Will Convene at Albany This Morning.

SESSIONS ARE IMPORTANT

Preliminary Gatherings Held and Early Arrivals, With Royal Arch Delegates, Inspect Agricultural College by Invitation.

ALBANY, Or., June 6.—(Special.)—The Masonic Grand Lodge of Oregon will convene at Albany tomorrow morning for its 66th annual communication to last for three days. It will be the first time in 42 years that the grand lodge has met outside of Portland.

Most of the delegates who will attend the grand lodge were in the city tonight, having arrived throughout the day. Offices in the Masonic Temple were maintained today by the grand lodge officers, and some of the committees for the session held meetings today to get their work in readiness.

Many of the delegates who attended the convention of the grand lodge yesterday remained over for the grand lodge, and they, together with other delegates to the grand lodge who reached the city this morning, went to Corvallis today and inspected the Oregon Agricultural College as guests of William J. Kerr, grand orator of the college, who is now grand orator of the grand lodge.

School Session Held.

A grand lodge school of instruction was held in the Masonic Temple tonight. Points of Masonic law were explained by the jurisprudence committee and the ritualistic work was in charge of Andy Fritz, of Portland, who gave all information requested on the ritualistic work.

Following the committee work today, officers of the grand lodge announced tonight that everything was in readiness for the opening of the session tomorrow morning. Because of the many important matters of legislation coming up, a number of which were continued from the grand lodge session last year, this convention is expected to be the most important ever held by the grand lodge.

Credentials Committee Will Meet for Its Final Session at 8 o'clock tomorrow morning, and the grand lodge will convene at 10 o'clock.

Frank J. Miller, a member of the Albany lodge, who is residing at Salem while serving as a member of the State Public Service Commission and who is the present grand master, will call the grand lodge to order and preside during the session.

Officers Are Listed.

The other officers of the grand lodge who fill their positions at this convention are:

Will Moore, of Pendleton, deputy grand master; W. G. Shellenbarger, of Portland, senior grand warden; Frank W. Settlemyer, of Portland, junior grand warden; John B. Cleland, of Portland, grand treasurer; James P. Robinson, of Portland, grand secretary; C. E. Wolverton, of Portland, jurisprudence committee, four years; Silas M. Moran, of Eugene, jurisprudence committee, three years; William E. Green, of Portland, jurisprudence committee, two years; T. M. Baldwin, of Prineville, jurisprudence committee, one year; J. B. Cleland, of Portland, jurisprudence committee (term expires); J. R. X. Bell, of Corvallis, grand chaplain; Earl C. Bronaugh, of Portland, senior grand deacon; Frank S. Ballie, of Baker, junior grand deacon; Sam E. Mosher, of Eugene, senior grand steward; George C. Brown, of Salem, junior grand steward; William J. Kerr, of Corvallis, grand orator; R. C. Ganong, of Oregon City, grand standard bearer; Albert E. Elder, of Klamath Falls, grand sword bearer; George T. Cochran, of La Grande, grand marshal; Dan Johnston, of Albany, grand pursuivant; D. G. Tomasini, of Portland, grand Tyler.

Addresses Are Scheduled.

After the organization of the grand lodge the morning session tomorrow will be devoted to the grand master's address. In the afternoon committee reports will be received, together with the annual reports of officers, and then will occur the address of William J. Kerr, grand orator.

Thursday morning will be devoted to legislation and reports and the election of grand officers will occur Thursday afternoon. The session will be concluded Friday. The new officers will be installed just before the session adjourns.

Grand Master Miller has named the following committees for the session: Credentials—James F. Robinson, of Portland; Samuel R. Mosher, George P. Brown, of Salem. Grand master's address—John B. Cleland, of Portland; William E. Green, of Portland; David P. Mason, of Albany. Necrology—J. R. X. Bell, of Corvallis; R. C. Ganong, of Oregon City, and Albert E. Elder, of Klamath Falls. Grievance and appeals—William T. Wright, of Union; George H. Burnett, of Salem; S. S. Spencer, of Eugene; C. H. Marsh, of Marshfield, and Andy Fritz, of Portland. Local entertainment committee—Dan Johnston, E. D. Cusick, George Taylor, F. M. Redfield, W. S. Richards, all of Albany.

NO WILL LEFT BY HILL

Widow Asks That Louis W. Hill Be Administrator.

ST. PAUL, June 6.—James J. Hill, the railroad builder, did not leave a will and his widow, this afternoon filed a petition in probate court asking that Louis W. Hill, a son, be appointed administrator of the estate, the value of which is placed at \$10,000,000. The

Absorption Process Makes Faces Young

Success has at last come to scientists who for years have sought some method of removing the outer veil of facial skin in cases of unsightly complexion, which would be both painless and harmless. The new process is so simple, so inexpensive, the wonder is no one has discovered it long ago. It has been amply demonstrated that common mercurized wax (sold by druggists in ounce packages) entirely removes, by gentle absorption, the withered, lifeless surface skin, showing the youthful, rosy skin beneath. The wax is applied at night, the cold cream, and washed off in the morning. The absorption also cleanses clogged pores, increasing the skin's breathing capacity and preserving tone, color and natural beauty of the new skin. A simple and harmless wrinkle-remover can easily be made at home in a JICZ. All one needs to do is to dissolve an ounce of powdered exfolite in a half pint of rose hazel and bathe the face in the solution once a day for several days. After the very first application the finer lines disappear and the deeper ones soon follow.—Adv.

petition was also signed by the eight children. Just what Mr. Hill's estate will aggregate is a question that will be determined only after the administrator has spent months examining securities and holdings. It was intimated that Mr. Hill's estate would be managed by the administrator directly, instead of through any institution. The fact that the Northwestern Trust Company was not joined with L. W. Hill as one of the administrators, it was pointed out, shows the decided manner in which the Hill family has united to hold the properties intact under one head. L. W. Hill had been associated with the business for 23 years. He has been head of the Great Northern Railroad for seven years and has been the head of the First National Bank since it was bought by the Hill interests for three years. Leading railroad officials and financiers here were not surprised at the action taken by the heirs, as it had been rumored that Mr. Hill had left no will and that Louis W. Hill probably would take charge of the vast holdings. The estate of Mr. Hill has been variously estimated at from \$15,000,000 to \$25,000,000. Louis W. Hill announced that he would carry out his father's policy to "the letter."

4 IN ACCIDENTS HURT

WOMAN HIT BY AUTO ESCAPES WITH FEW BRUISES.

Another Injured by Wagon on Business Street; Motorcycle Has Collision With Automobile.

Four minor accidents were reported to the police within an hour early last night.

At 6 o'clock at Seventeenth and Marv streets a collision was had by Dr. E. H. East, 255 East Fifty-fifth street, collided with a motorcycle ridden by Howard Simpson, aged 19. Dr. East was taking Miss Anna Anderson, of 659 East Twenty-first street, home from Good Samaritan Hospital. Simpson was bruised about the knees, but no other injuries were sustained. The automobile and the motorcycle were both damaged.

At 8 o'clock Mrs. H. Kadderley, 447 Webster street, was knocked down by an automobile at West Park and Taylor streets. Mrs. Kadderley escaped with a few bruises. Her clothes were badly torn.

Mrs. Callahan, 219 Page street, was struck by the tandem of a wagon belonging to the Clay S. Morse Transfer Company at Fourth and Alder streets at 5:30 P. M. She was taken to a nearby store and later to her home. She was not seriously injured.

Orval Beaver, of Holbrook, Or., was cut on the head by a hatchet he was using while working at Burlington. He was taken to Good Samaritan Hospital.

DEMURRAGE SUIT IS LOST

Superior Court at Olympia Rules Against Railroad.

OLYMPIA, Wash., June 6.—(Special.)—In the first attempt to resist a reciprocal demurrage order of the Public Service Commission the Milwaukee road today lost the preliminary skirmish in the Superior Court of Thurston County, when Judge Wright upheld an assessment of \$67 made in behalf of the Schiefer Warehouse Company at Rosalia, Wash. Under the statute authorizing reciprocal demurrage the commission fixed a compensation payment of \$1 daily from railroad companies to shippers for failure to furnish cars six days after the cars were ordered, reciprocal to the railroad companies charging demurrage for failure of shippers to unload cars after a certain period. The Milwaukee attacked the law on the ground that the commission has no right to assume a legislative function in fixing a penalty for violation of one of its regulations. An appeal will be taken to the Supreme Court.

150 MOTORISTS COMING

Wasco County to Prove Highway Is Open to The Dalles.

THE DALLES, Or., June 6.—(Special.)—One hundred and fifty autoists filled with Wasco County boosters will leave here tomorrow morning at 7 o'clock to take part in the dedication ceremony at Multnomah Falls. After the exercises the cars will proceed to Portland, where they will parade through the city. The trip has been planned to prove that the Highway from Multnomah County to The Dalles is open and in good condition. It is estimated that more than \$100,000 worth of autos will come from this county; that they will consume more than 200 gallons of gasoline, 150 gallons of oil and that the trip will cost Wasco autoists in excess of \$1500.

NEWBERG WOMAN IS DEAD

Mrs. Mary Ellen Hill Is Victim of Long Illness.

NEWBERG, Or., June 6.—(Special.)—Mrs. Mary Ellen Hill died at her home here today after a long illness. She leaves a husband, John Hill, four sons, Carl, John S., Stephen and Benjamin, and two daughters, Mrs. Shirley Buck, of Portland, and Miss Margaret Hill, of Newberg. Mrs. Hill was the daughter of the late S. L. Jones, of Champoeg, a pioneer of 1850, and a sister of Mrs. John Dudley, of Portland; Mrs. Ernest Everett, of Newberg; Mrs. A. L. DuGas, of Idaho; and Mrs. F. E. Osborn, of Champoeg. N. S. Jones, of Newberg, is a brother. The funeral will be held at her home Thursday morning with interment at Hubbard.

JUDGE HAD BUSY HOUR

Justice McKinney Ends Case by Telephone; Hastens to Rose Festival.

WALLA WALLA, Wash., June 6.—(Special.)—It was after office hours and Judge T. M. McKinney was too busy packing up to go to the Portland Rose Festival to go to his office. Mack Knosler, of Touchet, reached the jail too late for the usual procedure and didn't want to wait till the judge returned, so the telephone was resorted to late today to expedite matters. Knosler called up the judge and the latter read the complaint, charging Knosler with cohabitation. Knosler said "guilty" and Judge McKinney said "twenty-five dollars and costs" and hung up. Knosler paid his fine to the Sheriff and Judge McKinney caught the train for Portland.

Girl's Testimony Convicts.

OREGON CITY, Or., June 6.—(Special.)—After 2 hours and 13 minutes of deliberation a jury in the Circuit Court today returned a verdict of guilty, convicting John Balmer, of Canemah, on a statutory charge. He was sentenced Friday by Circuit Judge Campbell. Balmer's 12-year-old stepdaughter was the state's principal witness.



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EGG LAW IS INVALID

Supreme Court Holds Statute Is Discriminatory.

FEDERAL ACT SUPERSEDES

Purpose of Law Was to Restrict Importation of Chinese Eggs—Traffic Declared Subject to Federal Pure Food Act.

SALEM, Or., June 6.—(Special.)—The Supreme Court today, in an opinion by Justice Bean, declared unconstitutional and void section 6 of chapter 272 of the 1915 session laws, which required Oregon firms to sell or import eggs in their products to advertise such sale or use in their places of business. The decision was rendered in the case of the state of Oregon against J. C. Jacobson, appellant, and constitutes a reversal of the judgment of Circuit Judge Gantenbein, of Multnomah County.

The law was fathered in the last Legislature by Dana Allen, Representative from Marion County, and was aimed specifically to restrict the sale of Chinese eggs.

Statute Is Defined.

Holding against the contention of counsel for the state that the act in question was a proper exercise of the police power of the state, Justice Bean declared that the real purpose of the statute was to counteract the customs duty act of Congress admitting eggs without duty, and was discriminatory.

The court points out that imported eggs are subject to the Federal pure food and drug act, and that the 1915 statute makes a sale of food articles, not meeting the standard set for them, a penal offense. The section is declared beyond the power of state legislation and void.

Other Decisions Rendered.

In a decision by Justice McBride the Supreme Court sustained the judgments of the County and Circuit Courts of Lincoln County in refusing to admit the will of Lucy Ellen Rowell to probate on the ground that at the time the will was made Mrs. Rowell was insane.

An application for a prerogative writ of prohibition restraining the Public Service Commission from acting upon a complaint filed against the Central Oregon Irrigation Company by the Central Oregon Irrigation Company Water Users' Association was dismissed by the court in an opinion written by Justice Burnett. Issuance of such a writ, the court held, was beyond its constitutional authority.

Other decisions were: State ex rel Bertha O. Stillwell vs. John R. Stillwell, appellant, appeal from Circuit Court, involving contempt proceedings, opinion by Chief Justice Moore; judgment of

PURE PARAFFINE FOR CONSTIPATION

Liquid paraffine is of material assistance in the most stubborn cases of chronic constipation and in preventing auto-intoxication and the many other complications which naturally follow, in the assertion of Sir William Arbuthnot Lane, a notable English surgeon, who has been foremost in the work of establishing the medical worth of this natural mineral oil.

The value of the remedy, which has been successfully prescribed by many leading American specialists, is due to the fact that it is purely mechanical in its action, softens the congested charges and lubricates the intestinal channels. It is said to be particularly effective, mild and gentle, for the use of infants, the aged and convalescent.

One of the best-known liquid paraffine preparations or liquid petrolatum, as it is sometimes called, is Amerol, a superior, highly refined product sold by The Owl Drug Stores. It is not absorbed or assimilated, and therefore does not clog the system. It is not a cathartic or a laxative, not a drug, poison or a food. It is simply a lubricant and is tasteless, odorless and colorless, easy to take, agreeable, effective and thoroughly safe. If, after a reasonable trial of Amerol, it is not found thoroughly effective and satisfactory in every way, The Owl Drug Co. guarantees to refund the full purchase price, 50c for the pint bottle.

Circuit Judge Coke for plaintiff reversed. R. Danby et al., appellants, vs. Starlight Irrigation district, appealed from Grant County, suit to enjoin payment of warrants issued by district, opinion by Chief Justice Moore; Circuit Judge Biggs' judgment for defendant reversed. Joseph R. McDaniels vs. G. H. Harrington, appellant, appealed from Union County, suit for services rendered, opinion by Justice McBride, judgment of Circuit Judge Knowles for plaintiff modified. James H. Childers vs. Ben J. Brown, appellant, appealed from Malheur County, action of replevin, opinion by Justice Harris; Circuit Judge Biggs' judgment for plaintiff affirmed. Loda F. Schultz, appellant, vs. Mrs. Erika Selberg, appealed from Multnomah County, action of ejectment, opinion by Justice Burnett; Circuit Judge Kavanaugh's judgment reversed. J. P. Hansen vs. A. B. Robbins, appellant, appealed from Jackson County, a foreclosure proceeding, opinion by Justice Burnett; Circuit Judge Calkins' judgment for plaintiff reversed. Samuel L. Bond et al., appellants, vs.

James Ellison, appealed from Lane County, suit to cancel a mortgage, opinion by Justice Bean; former Circuit Judge Harris' judgment for defendant affirmed. Motion to dismiss appeal in McCargar, Bates & Lively vs. Illinois Surety Company was denied. Petitions for rehearing were denied in Dennis vs. Williams and Minter vs. Minter. John Hunter and others, appellants, against city of Roseburg and others; appeal from Douglas County, involving legality of contracts; petition for rehearing denied; opinion by Justice Harris. American Standard Jewelry Company against K. C. West and Parcel West, defendants and Dr. E. E. Hume, garnishee and appellant; appealed from Multnomah County; involving garnishment; opinion by Justice Harris; judgment of Circuit Judge Morrow reversed.

Court Goes to Woman; Divorce Won.

ALBANY, Or., June 6.—(Special.)—Though she was too ill to climb the stairs to the Circuit Court room of

the Linn County Courthouse, Mrs. Clara Griffin, of Seilo, secured a divorce yesterday, anyway. For, since she was too ill to come to court, Judge Gallo-way took the court to her, and heard the testimony in her case in the

Sheriff's office on the first floor of the Courthouse. She was granted a decree of divorce from George A. Griffin. The Egyptian vulture was the chief scavenger of the land of Pharaoh.

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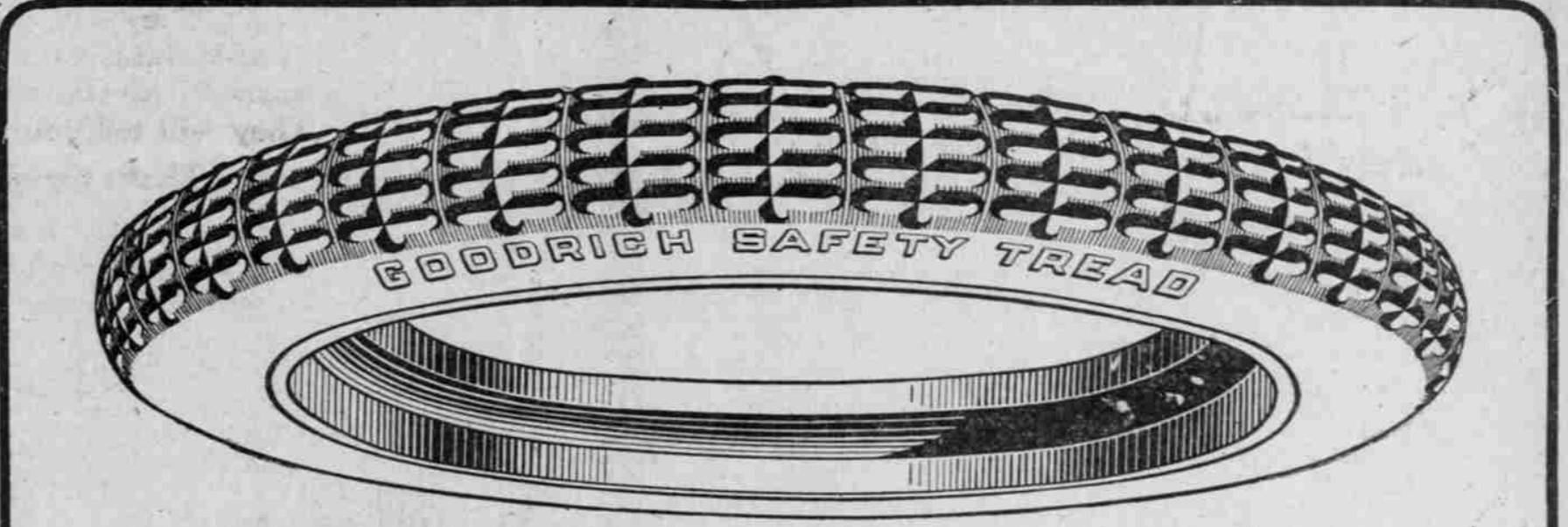
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30 x 3	Ford Sizes	{ \$10.40	34 x 4	\$22.40
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