

Christmas and New Year
Holidays at Home

LOW ROUND TRIP FARES

via the



The Exposition Line, 1915

Between all points in Oregon, also from points in Oregon to California, Washington and Idaho

SALE DATES AND LIMITS

Christmas Holidays: - Between all points in Oregon; also from Southern Pacific points to points in Washington and Idaho **Dec. 18 to 24 inclusive.** Between Oregon and California points **Dec. 20 to 25.** Return limit all points Jan. 5, 1914.

New Years Holidays: **Dec. 27 to Jan. 1,** with final return limit Jan. 5, 1914. The New Year Fares apply only between points in Oregon and between Oregon and California.

SUPERIOR TRAIN SERVICE

Observation Cars, Dining Cars and big warm all-steel coaches. All trains solidly vestibuled

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John M. Scott, General Passenger Agent, Portland, Oregon

The Parisian Hair Store

Hair goods of all kinds made to order. A complete line of ready made switches from \$1.50 up. Send sample and price you wish to pay and we will send goods on approval. Combs made to order. Full line of dyes, tonics, gray hair restorers, creams. Dyeing and bleaching by experts.

389 Alder St. Portland, Or.

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—Teacher of—
Singing and Piano
Terms arranged to suit.
ROOM 4, — BANK ANNEX,
Every Day.

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Chiropractor and Naturopath
Upstairs, Heidel Building
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HOLSTEIN CATTLE

One heifer or a carload;
With calf or coming fresh;
White or mixed black and white;
Immediate or deferred delivery;
Cash or terms—Prices Right.

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DR. SIZER

No Knife, No Drugging. He treats all kinds of diseases in scientific and successful manner. Comes with good references and also refers you to B P Cornelius, T M Kerr and W O Donelson, by permission.
1 Blk N of Hillsboro P O

PORTLAND MAN GETS NON-SUITED ON CASE

H. M. Terry, Suing for Injuries to Self and Auto, Loses

BROUGHT HERE FROM CLACKAMAS CO.

After Prosecution Rested Judge Campbell Grants a Non-Suit

H. M. Terry, of Portland, in the automobile business, lost his case in circuit court, Monday. Terry brought suit for personal injuries, and damages, as well, to an automobile, which he was running on the Milwaukee road, last Summer. The machine went around a curve, close to a bridge, and skidded over into the ravine, almost demolishing the car.

Terry claimed his back was wrenched, and altogether he asked for \$1,924.10. He had the case brought over here on a change of venue, and Gilbert L. Hedges, the district attorney for Clackamas, assisted by John M. Wall, defended the action for Clackamas County.

After all the evidence was put in by Terry's attorneys Messrs. Hedges and Wall moved a non-suit on the following grounds to-wit—

1.—That the plaintiff did not show that he was travelling along the road in compliance with the auto law, regarding lights.

2.—Did not show by evidence that his own negligence did not contribute to the accident.

3.—Did not show that there was a defect in the road, which was open to travel.

4.—Did not show that it was a legally laid out highway.

Under a Supreme court decision where injury or loss is sustained it is first necessary to show all these things.

The jury returned a verdict for Clackamas County, on instruction from the Court. The jury: J Frank Stroud, W L Parsons, Dudley Wilcox, August Blank, Elmer Purdin, George M Hines, J J Adkins, Andrew Pierson, Wm M Smith, W J Greag, Wm Hamel and John McClaran. Lord & Powers were attorneys for Terry.

H. A. Webber's Juvenile Orchestra

The Musical Wonder of the Pacific Coast, will appear at the

Crescent Theatre

With a repertoire of Song and Music that Eclipses anything ever heard from the "Little Folks",

Saturday December 27th.

A "Remarkable Performance" is the word passed on by the Press and People Everywhere.

Popular Prices

The Range With A Reputation

See and Compare It With ALL Others

Begin a range isn't an every day transaction. If you would be absolutely sure of complete satisfaction—don't buy from printed descriptions—see the **Great Majestic**, compare it point for point with any other range. Only when you have done this can you buy intelligently, and be sure of a range that lasts a lifetime.

Great Majestic Malleable and Charcoal Iron Range

A Perfect Baker **A Fuel Saver**

Outwears Three Ordinary Ranges

ONLY Ranges made of malleable iron and charcoal iron. Charcoal iron has **WON'T RUST LIKE STEEL**—malleable iron can't break, but together with these points—absolutely light, no hot spots, to hold air tight. Open lid with **pure asbestos board**, covered with **insulation**—you can see it—insuring a dependable baking heat, with half the fuel required in ordinary ranges.

All Copper Movable Reservoir—Other Exclusive Features

Removes direct contact with fire, heats through copper pocket stamped from one piece—exclusive patented feature. Open Thermometer—separate all the time. All doors, drawers and turn rigid shelves. Open and shut pan ventilated with **patent cap**. Best range stamp price.

FOR SALE BY
PERCY LONG

It Should Be In Your Kitchen

Bathe In Comfort

Your cold bathroom can be warmed easily and quickly by means of a **PERFECTION SMOKELESS OIL HEATER**

You'll wonder how you ever got along without it.

Easy to move from room to room. Easy to light and take care of. Can't smoke. Doesn't smell. Will last a lifetime. Finished in plain steel or blue enameled drums.

Ask to see it at your dealers.

Standard Oil Company
PORTLAND

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of the above entitled court, made and dated on the 20th day of November, 1913. Bagley & Hare, Attorneys for Plaintiff.

Notice of Final Settlement

Notice is hereby given that the undersigned, the duly appointed, qualified and acting administrator of the estate of George N. Thomas, deceased, has filed in the County Court of the State of Oregon for Washington County, his final account in the matter of said estate, and that said court has fixed Monday, the 16th day of January, 1914, at the hour of ten o'clock A. M. of said day, in the County Court room in Hillsboro, Oregon, as the time and place for hearing objections to said final account and for the final settlement of said estate.

Dated this 18th day of December, 1913. Edward J. Thomas, Administrator of the estate of George N. Thomas, dec'd.

Thos. H. Tongue, Jr., Attorney for Administrator.

Washington Hotel, Monday, Wednesday and Friday

Dr. Gertrude Phillips

Osteopathic Physician—

Office hours, 1 to 4 p. m. Home calls, to 12 a. m.

YEAGER & CORNISH

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Notice of Final Settlement

In the County Court of the State of Oregon for Washington County

In the Matter of the Estate of Frank Herb, deceased.

Notice is hereby given that the undersigned administrator of said estate has filed in the above entitled court his final account and report in the matter of said estate, and that said court has fixed and appointed Monday, the 9th day of February, 1914, at the hour of 10 o'clock A. M. of said day, and the County Court room in Hillsboro, Oregon, in Hillsboro, Oregon, as the time and place for hearing objections to said final account and for the final settlement of said estate.

E. J. Boos, Administrator of said estate.

Bagley & Hare, Attorneys for Administrator.



"Did you wake up No. 44?"
"No, sir. Couldn't wake him. But I did the nextest I could."
"What was that?"
"I waked up No. 45, sir."—Comic Cuts

Discouraged Author.
Pessimism—I am discouraged about the prospects of the novel I've just brought out.

Optimism—Why is that?
Pessimism—My publishers have sent it to 250 librarians, and not one has turned it from his shelves.—Denver Republican.

THE END OF THE STORY.

That Was the Sore Point With Both the Lady and the Floorwalker.

THE clerk was at a loss, and a floorwalker minced up and took a part in the conversation.

"Now, how about my money back?" demanded the red faced lady.

"We return money when cases so justify. What is it—ribbons, shoes?"

"Now; it's a book."

"Has the book been read?"

"Of course."

"Um! We can't return money on books, you know."

The red faced lady grew purple.

"You aim to have only satisfied customers. That's the way you advertise, ain't it, now?"

"Yes, madam."

"Then why can't you take this novel back and return my money?"

"Is the book damaged in any way?"

"Print imperfect or anything like that?"

"Can't say it is."

"Then why are you not satisfied with the novel?"

"Why, I don't like the way it ends."—Judge.

Omitting the Superfluous.

The Mother—If you are polite, my dear, and have good taste in dress and marry discreetly, I shall be perfectly satisfied. The Daughter (aged twelve)—Then I don't need an education! Isn't that lovely?—Cleveland Plain Dealer.

Throwing Light on the Situation.

Crawford—How do you know our daughter and her young man haven't made up their quarrel yet?

Mrs. Crawford—Because the gas has been turned up high all the evening.—Judge.

Procuring Ammunition.

"How's old Bilkins doing?" "He's quite wealthy now." "His young wife still living with him?" "Yes. But he'll soon be rich enough for her to sue for a divorce."—Yonkers Statesman.

SUMMONS
IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR WASHINGTON COUNTY.
Mary Gheen Dance, Plaintiff,
vs.
Roy Dance, Defendant.
To Roy Dance, the above named defendant.
In the name of the State of Oregon: You are hereby required and commanded to be and appear in the above entitled court and answer the complaint filed against you in the above entitled cause, on or before the expiration of six weeks from the date of first publication of this summons in the Hillsboro Argus, the

first publication thereof being on the 20th day of November, 1913, and the last publication thereof being on the 8th day of January, 1914; to-wit, on or before the 5th day of January, 1914; and you will please take notice, that if you fail so to appear and answer, the plaintiff will apply to the court for the relief prayed for and demanded in her complaint, to-wit: For a decree dissolving the marriage and marriage contract now existing between plaintiff and the defendant, and that she be allowed to resume her maiden name of Mary Gheen, upon the grounds of desertion, and for such other and further relief as may be necessary and proper. This summons is served upon you by publication in the Hillsboro Argus by order of Honorable J U Campbell, Judge

The Epworth League of the Methodist church will have a "Christmas Home Cooking Sale," at Mrs. Emmott's Millinery, two doors west of the post office, on Saturday, Dec. 20, throughout the day.

SUMMONS

In the Circuit Court of the State of Oregon for Washington County.

W. H. Eades, Plaintiff, vs. J. A. Taylor, Florence E. Taylor, Laura V. Doone, H. L. Doone, Frank Doone and Margaret Doone, Defendants.

W. H. Eades, Plaintiff, vs. J. A. Taylor and Florence E. Taylor, two of the above named defendants.

In the name of the State of Oregon: You and each of you are hereby commanded and required to be and appear in the above entitled court and answer in the complaint filed against you in the above entitled cause, on or before the expiration of six weeks from the date of the first publication of this summons in the Hillsboro Argus, the date of the first publication thereof being Nov. 12, 1913, and the date of the last publication thereof being Jan. 1, 1914; to-wit, on or before the 2nd day of January, 1914; and you will please take notice that if you fail so to appear and answer said complaint, the plaintiff will apply to the court for the relief prayed for in his complaint, to-wit: For a decree reforming and correcting that certain deed of conveyance made, executed and delivered by J. A. Taylor and Florence E. Taylor, in favor of O. L. Doone, bearing date April 14, 1894, filed for record April, 1894, and recorded on page 287 of Book 19 of the Records of Deeds of Washington County, Oregon, so that the fifth clause in the description in said conveyance shall be made to read "thence west eighty rods, instead of thence west ten rods, based upon the mutual mistake and misapprehension of fact of the parties to said conveyance, and not caused by any negligence of the parties to said deed, and that the parties in title or the parties to said conveyance, and for such other and further relief as may be equitable.

This summons is served upon you by publication in the Hillsboro Argus by order of the Honorable D. B. Benson, County Judge of Washington County, Oregon, made and dated at Hillsboro, on the 13th day of November, 1913, and which order requires that you appear and answer said complaint on or before the expiration of six weeks from the date of the first publication of said summons, to-wit, on or before the 2nd day of January, 1914.

BAGLEY & HARE, Attorneys for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon for Washington County.

State of Oregon, Plaintiff, vs. Frank Hoyt and all persons who claim to be heirs at law or next of kin of Chas. W. Tarlton, deceased, and all persons claiming an interest of the estate of said deceased, Defendants.

This matter coming on to be heard upon the application of the State of Oregon by E. B. Tongue, District Attorney for the Fifth Judicial District of Oregon, and by John M. Wall, special attorney for the State of Oregon, specially appointed by the Governor for the purpose of filing information and complaint to escheat to the State of Oregon the real property owned and upon the land which he owned and hereinafter more particularly described, and therein further allege that on or about said date the said Chas. W. Tarlton died intestate leaving no heirs at law or next of kin; that at the time of the death of the said Chas. W. Tarlton and for some time prior thereto the said deceased resided in Washington County, Oregon; that he left an estate

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A Complete Line of General MERCHANDISE and GROCERIES

Try me once and you will return. Buy your Fall supplies here. Farm implements, etc.

E. T. TURNER,
Laurel - - - Oregon
28-31

In said county consisting of real property and described as follows, to-wit: Beginning at the R. E. corner of Andrew Anderson's 5 acre tract, as per deed recorded in Book "29" on page 74 of Deed Records of Washington County, Oregon, and being in Section 16, T. 1 R. 1 W. of the W.B. Mer.; thence South 142 chs.; thence North 81 deg. 20' West 7.15 chs.; thence North 142 chs.; thence South 81 deg. 20' East 7.15 chs. to the place of beginning, containing 1 acre.

And it further appearing to the Court that the estate of said Chas. W. Tarlton, deceased, is seized in fee simple of the said real property and of the whole thereof; that on the 10th day of January, 1917, one Alfred Davies, a resident of Washington County, Oregon, was appointed administrator de bonis non of said estate and thereafter said administrator proceeded to take possession of the property of said estate, and after fully administering thereon and paying off all legal claims and demands against said estate did, on the 26th of May, 1912, duly file in the County Court of said county his final account by which there was shown to be on hand at said time the real estate above described estimated of the value of \$209.00; that said Court, on the 30th day of June, 1912, duly approved said final account and made an order fully settling said estate, discharging said administrator and his bondsmen from further liability therein.

IT IS THEREFORE ORDERED that the defendants above named and all persons who claim to be heirs at law or next of kin of Chas. W. Tarlton, deceased, and all persons claiming an interest in said estate appear, within six weeks from the date of the first publication of this order, to-wit, on or before the 13th day of August, 1913, and answer said complaint, and that said order be published each week for six successive and consecutive weeks in the Hillsboro Argus, a weekly newspaper published in the County of Washington, State of Oregon, and of general circulation therein.

Dated this 5th day of November, A. D. 1913.

Date of first publication the 12th day of November, 1913; date of last publication the 25th day of December, 1913.

J. U. CAMPBELL, Judge.

E. B. TONGUE, District Attorney.
JOHN M. WALL, Special Counsel.