

Oregon People Approve Cause

Many Converted to Using State-Made Products

Thousands of Oregon citizens were converted to the cause of Oregon products as a result of the "Oregon Industries Week" sponsored by the Oregon Manufacturers' association, according to George L. Baker, manager of the association.

The public generally has seen the importance of supporting our Oregon factories and Oregon products as a means of creating work and building production and increasing demand for raw products," says Manager Baker. "The results of the campaign have been amazing to many of our manufacturing plants and the economic result is being widely felt. Already the public support has created additional jobs and put additional money in circulation in Oregon.

Prior to the campaign, the salesmen in co-operation with merchants throughout the state, filled the shelves of stores with Oregon-made merchandise and products. This immediately reduced the surplus in the manufacturing plants and they went to work to replenish their stocks. During the campaign, the stores were largely cleaned out of Oregon goods and again the stocks must be replenished. This means that the mills and factories already have had to increase forces.

"The state did a good job of 'selling Oregon to ourselves' and the result will be lasting. The campaign was only the beginning. It is certain that from this point forward, the Oregon-made goods will receive attention elsewhere of those imported from other states not only because the quality and prices are the same, but because such buying gives manufacturing an impetus, and aids the state in its struggle for industrial recovery."

Mrs. Hollenbeck Hostess for Club

MOUNTAINDALE—Mrs. Loel Hollenbeck was hostess for the Past Chiefs' club Friday afternoon. After the business meeting, "500" was played. Honors were won by Mrs. Jim Anderson, first, and Mrs. James Mathisen, second. Guests were Mrs. A. E. Willis and Mrs. James Mathisen.

Ge-net-a-ha Camp Fire Girls met at the Ed Schlegel home Saturday afternoon. Plans were made for a Christmas program.

Mr. and Mrs. Fred Peachey of Stayton have come to make their home with his father, "Dad" Peachey.

Happy Canyon "500" club met at the Ed Schlegel home Saturday evening. Seven tables of cards were in play. Honors were won by William Greene, Mrs. Carl Jensen, C. I. Williams and L. P. Schwan.

Mr. and Mrs. Vernon Hahn attended an Odd Fellows lodge in Portland Saturday evening. The Vedna Hoels and Rosewood of Hillsboro visited relatives in this vicinity a few days last week.

Mr. and Mrs. Fred Schwander and son Lewis Schwander, of Stayton, and Mrs. Elizabeth Harms visited at the Pay Mills home at Shady Brook Saturday.

Mr. and Mrs. Matt Brentner and Mrs. Elsie Tatlund of Portland visited at the E. F. Leming home Sunday.

Mr. and Mrs. Fred Ennis of Hillsboro visited at the Loel Hollenbeck home Sunday.

Mr. and Mrs. Earl Hollenbeck visited Mr. and Mrs. William Joss of Shady Brook Sunday.

Orville Reynolds has returned from Simi, Cal., where he has been employed the past summer.

Mr. and Mrs. George Stewart visited their son Tracy Stewart and family of Forest Grove Sunday.

Mrs. Carl Christensen and Mrs. Geely visited Mrs. Chris Tachanz Friday. Sunday visitors at the Tachanz home were Mr. and Mrs. John Maurer and daughter Betty.

Mr. and Mrs. Phillip Herper and family visited Mr. and Mrs. R. Evans and family of Portland Sunday.

Mr. and Mrs. John Hobin of Spokane, Wash., and Mr. and Mrs. Clyde Lincoln of the Floyd Raftery home Tuesday.

Mrs. Chris Tachanz visited several days last week with relatives and friends in Hillsboro.

Mrs. Biersdorf Honored Mrs. Otto Voges and daughter Crystal Belle attended a birthday luncheon Friday in honor of Mrs. Voges' mother, Mrs. George Biersdorf, of Scherlin.

Mr. and Mrs. M. DeFosia and family spent Sunday with Mr. and Mrs. A. DeRoisa of Berkenfeld.

Sales Day Planned Here for Saturday

(Continued from page 1) p. m. and will light up the downtown section every night until after the holidays. Yuletide merchandise will be on display and Christmas shoppers will have opportunity to shop early and enjoy a greater selection of gifts.

Every effort will be made during the day to carry out Hillsboro's reputation as a trading center for quality goods at reasonable prices. Shoppers are invited to come early and stay late.

Program will be under the direction of the retail trades committee of the local chamber of commerce. Members of this committee are Howard Hadley, P. A. Anderson, Jake Weil, Fred Engeldinger, W. Durst, George Selridge, George Fischer, Z. J. Riggs, Nye O. Bristol, Herman Schoen and L. P. Strahan. Sub-committee in charge of the Santa Claus program and distribution of candy includes Weil, Anderson, Selridge, Schoen, J. H. Garrett and Verne Curry.

Co-operating merchants are the C. C. Store, Fairway Market, Oakes' Grocery, Hillsboro Pharmacy, Hillsboro Argus, Gear's Woman's Shop, Wiley's Grocery, Pool-Gardner Lum-

FOR SALE

New modern 5-room house, up-to-date kitchen, full basement, full bath. Best location in city. Priced to sell.

FOR RENT Also have houses to rent.

E. A. GRIFFITH

Real Estate and Insurance Can finance your insurance premiums on a monthly basis. 1152 2nd St. Phone 171

ber Co., Wells Department Store, Delta Drug Store, J. C. Penney Co., Lester Ireland & Co., Hillsboro Meat Co., Imperial Feed & Grain Co., Sprouse-Ridley Perfection Bakery, Powers' Grocery, Curry's Grocery, Hillsboro Feed Co., Kruchek's Kash Grocery, Bristol Hardware, Fred's Superior Market, Columbia Food company, J. W. Copeland Yards, Howe's Clothing Shop, Safeway, Palm Drug Store and Selfridge Brothers. Advertisers on the hand-bills included the Hillsboro Motor Co., Venetian Theatre, Commercial National Bank and MacKenzie Motor Co.

City Street System Work Gets Approval

(Continued from page 1) Chief administrator. The order rescinded existing wage orders and required committees to prepare a wage scale corresponding with the local prevailing rate for such work. The new scale adopted will be submitted to the state wage board for approval before being put into effect.

Application for an SERA project was received this week by the county committee from the Beaver county drainage district to clean approximately six miles of drainage ditch. This work is an essential part of the flood control program, according to W. J. Mills, county manager. Mills said all preliminary surveys on the project had been completed.

One project, in addition to the Hillsboro work, was approved for the county this week. This calls for the re-laying of tile at the Timber school and cleaning of an open ditch.

Recreation Class to Start Monday

Adult recreation class for women and girls over 16 years of age will start Monday evening at the junior high school gymnasium under the direction of Miss Mary's Heifer of Hillsboro. The classes will be held Monday and Thursday of each week and are part of the SERA educational program in the county.

Class work planned by Miss Heifer will include corrective exercises, competitive group games and possibly clogging. Recreation program will start at 7 p. m. and continue every Monday. No charge is being made for the class.

State Auto Death Toll Mounts High

(Continued from page 1) The lights of every car they service, to determine if both headlights are operating. A concerted movement of this kind, it is believed, in conjunction with the plan advanced last week of establishing a custom law of motorists who bring their lights when meeting a "one-eyed" auto, will aid in removing this menace from the highways. In many cases, safety officials believe, drivers are unaware of this condition, and will correct it if notified.

These suggestions were made in line with the current two-week period of the safety drive, which is directed against defective equipment of all kinds.

Old Age Pension Plan Explained

(Continued from page 1) asked in regard to the Townsend plan. He also stated that the program would be financed by some type of tax, probably a manufacturer's tax.

Robert Mount of the Portland Better Business Bureau will be the speaker at the chamber of commerce next Monday, according to an announcement by H. L. MacKenzie, president. Ed. L. Moore, secretary, announced the coming Hillsboro bargain day event and urged all present to participate.

Artesian Well Developed on Forest Grove Dairy

Artesian well with a capacity of 120 gallons per hour was brought in Tuesday at the Thomas Williams dairy near Forest Grove by the A. M. Janssen Drilling company of Hoodville. This type of well is unusual in this area, according to A. M. Janssen, contractor. The well is 105 feet deep.

County School Fund Warrants Distributed

County school funds totaling \$18,570 are being distributed this week to the county district schools, by the county school superintendent's office. The distribution is being made on the basis of \$2 per census child in each district.

—YOU KNOW US! WE KNOW CHEVROLETS

RIGHT TO THE POINT The kind of bread that mother used to make is not half so important as the roll that father made.

We're right to the point too, in saving the roll car show, too, in the difference in our specialized work. As Chevrolet specialists our experience and training qualify us to deserve your patronage. Our rates are always the lowest conversant with quality workmanship. You take no chances at this shop because our work is unconditionally guaranteed.

FOR SALE

New modern 5-room house, up-to-date kitchen, full basement, full bath. Best location in city. Priced to sell.

FOR RENT Also have houses to rent.

E. A. GRIFFITH

Real Estate and Insurance Can finance your insurance premiums on a monthly basis. 1152 2nd St. Phone 171

Hillsboro Motor Co.

JAMES WHITELAW, Manager Chevrolet and Oldsmobile 3rd and Wash. Phone 441

Poultry Diseases Topic of Meeting

(Continued from page 1) being economical from the standpoint of virus used, faster, requires less help and is surer of producing immunity than any of the other methods advocated.

Majority of immunization failures are due to the fact that the virus had been kept too long or under adverse conditions, he said. The virus should be kept in a cool place and should be used within a week after its receipt. The average poultryman should be able, with a little practice, to vaccinate about 500 birds per hour. Under trial, 1100 birds per hour have been vaccinated. Cost of vaccination is relatively insignificant compared with the losses which poultrymen may suffer as a result of fowl pox. Equipment for vaccinating may be purchased for a dollar and the virus costs from a \$1.28 for 250 birds, which is the smallest amount sufficient to vaccinate 2000 birds. When egg prices are good it is not uncommon for poultrymen to suffer losses that amount to \$1 per bird.

Experimental work indicates that vaccination produces no ultimate material effect on the growth and development of the pullet. Consequently, the young birds may be safely vaccinated at any time up to within a month before they come into laying. In the case of pullets that are just coming into laying, should an outbreak of pox occur, it is advisable to vaccinate the flock since the drop in production at this time will probably not be serious.

With pullets that are already in laying the problem is a little more serious. However, if the flock is vaccinated, the birds will all be in production at the same time and there will be an appreciable drop in production. On the other hand, if the disease is allowed to run its course, it will spread over a considerable period of time. While the drop in production at any one time will not be as great as in the case of vaccinating the birds, it is quite probable that the total drop in production will be considerably greater.

There are people, pointed out Dr. Johnson, who claim that there is no drop in production as a result of vaccination. This statement is incorrect because, while there are a few instances where vaccination has not resulted in a drop, in the majority of the cases production has been affected.

County Budget Meeting Scheduled for Friday

Public meeting for discussion of the 1935 Washington county budget is scheduled for Friday at 10 a. m. in the Venetian theater at Hillsboro. Interested taxpayers are invited to attend and ask for copies of the budget. Printed copies of the budget will be distributed.

Ide Named Representative of Meier at Annual Meet

W. G. Ide has been appointed personal representative of Governor Julius Meier for the joint meeting of western governors and national reclamation at Salt Lake in December.

LOHESE GIRLS GROUP GIVES DINNER PARTY

Lohese Camp Fire group gave a dinner party last Thursday evening at the home of their guardian, Mrs. Victoria Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds, vs. Clarence Cook, et al., default, judgment; Melissa J. Jackson vs. F. M. Allen et al., dismissal; Lillian White vs. Francis M. White, order; Lola Vandehy vs. Clarence Vandehy, overruling demurrer; Edward N. Weinbaum, administrator, vs. Matt Kurt, allowing motions; August Crop vs. Annie Crop, sustaining demurrer; Union Central Life Insurance company vs. Sarah Galbreath et al., allowing motion; Wilkes Abstract & Title company vs. Ray-Maling company, Inc., allowing motion; Ralph C. Oglesby vs. Mabel E. Oglesby, City of Scappoose bonds,