

NOTES OF INTEREST.

A Salzman, the reliable jeweler. Sold silver novelties at Salzman's. J. T. Bryan, the Busy Watchmaker. Go to the Roseleaf for the best cigars. For a good 3-cent cigar call on Mrs. N. Boyd.

County claims and warrants bought by D. S. West. First-class dentistry go to Dr. Little of Oakland.

R. W. Benjamin, dentist, room 1, Marsters' block. Key West, imported and domestic cigars at the Roseleaf.

D. S. West does insurance. Office opposite the post office. Goods below cost at Caro's. Now is the time for bargains.

Nobby suits and latest styles at Little Jack's. Prices very low. All styles and quantities of hats at Abraham's. Bedrock prices.

Nothing but the best material used by R. W. Benjamin, dentist. Room 1, Marsters' block. Have your dental work done by R. W. Benjamin, dentist. All Work guaranteed first-class.

At Oakland, T. L. Graves is authorized to receive and receipt for subscriptions to the PLAIN DEALER. Do you want a good strawberry plant? Call around to this office and find out where to get some.

For a good hat, stylish and cheap, call on Wollenberg & Abraham, whose stock embraces all grades of head gear. Now is the time to spray your trees. Buy the Combination Sprayer and save time and money. W. H. Gordon, agent.

Bring your job work to the PLAIN DEALER office. We are prepared to do the cheapest and best work south of Portland. Wollenberg & Abraham of the Square Deal Store are now receiving a nice lot of spring goods. Latest styles and lowest prices.

Parties desiring family sewing done would do well to call on Miss Fannie McKean, 121 Main street. Will sew for 75 cents per day. The Square Deal store has just opened up a beautiful line of W. L. Douglas shoes, which prove to be the best shoe made. Come and inspect them.

To RENT—A five room cottage, rent cheap, near Washington street, west side of railroad. Enquire at 108 Washington street. A 15 ft. One minute is all the time necessary to decide from personal experience that One Minute Cough Cure does what its name implies. Marsters' Drug Store.

Torturing, itching, scaly skin eruptions, burns and scalds are soothed at once and promptly cured by Dr. W. L. Little's Little Early Kissers, the best known cure for piles. Marsters' Drug Store.

Good pasturage furnished at my pasture on Roberts creek. Charges reasonable. All stock at owner's risk. The best of care will be given to all stock entrusted to my charge. J. M. Schaeffer.

They are so small that the most sensitive persons take them, they are so effective that the most obstinate cases of constipation, headache and torpid liver yield to them. That is why DeWitt's Little Early Kissers are known as the famous little pills. Marsters' Drug Store.

PLAIN DEALER and Planter is a little alliterative, but sometimes by "apt alliteration's artful aid" you can catch the public eye and engage the public attention. The Webfoot Planter is clubbed with the PLAIN DEALER and the two papers will be furnished to all cash subscribers of the latter without extra charge.

Notice is hereby given to the public by the undersigned that I do not allow dead animals to be buried on my premises at Roseburg, Oregon, or garbage dumped thereon or sand or gravel taken therefrom, unless the party taking sand or gravel first contract with me for the right to do so.

Trespassers will be prosecuted according to law. A. Dixon Boy. Roseburg, Oregon, March 17th, 1895. The daylight ride along the Columbia cannot be but interesting at this time of the year. Passengers taking the Spokane Flyer, leaving the Union depot at 2:45 p. m. daily, get this view lasting over five hours. But that is not all. The O. R. & N. give through service to Spokane, and direct connection with the train from Spokane to Kootenai country. Palace sleepers and modern coaches operated daily without change.

Travelers To Spokane, To Roseland, To Palouse Towns, To Coeur d'Alene Towns, To all Eastern Washington Points, To all Northern Idaho Points, Take the O. R. & N. Spokane Flyer, and Save Time. Leave Union Depot Daily at 2:45 p. m. V. C. LINDSAY, Agent, Roseburg, Oregon.

Competition never worries us, because we "buy right" hence "sell right." The facts are these: every move in our business is only made after the most careful consideration, nothing left to chance. Shoes have advanced in price but not with us. We sell you a good oil grain shoe for \$1.25 and upwards, fine shoes in proportion. If you doubt us, come and see us, convince yourself that we have what we advertise. We don't care to do all the business in town, but want to get a share of it. We firmly believe that a concern that gives its customers exceptionally good values in every instance is bound to go ahead year by year. This idea prevails throughout our entire business. Every dollar worth of goods must give the wearer satisfaction, even the all wool absolutely fast color \$8.00 suits.

J. ABRAHAM'S Clothing House. Northern Pacific Change. The Northern Pacific railroad will make the following time card for its train leaving Portland daily, beginning on Sunday the 28th inst. Leaves Portland at 11 a. m., Tacoma 5 p. m., Seattle 4 p. m., Ellensburg 10:10 p. m., Pasco 1:50 a. m., Arrives at Spokane at 3:50 a. m., Minneapolis 1:05 p. m. and St. Paul at 4:10 p. m. The new card will enable passengers to make close connections at Spokane with the Spokane Falls and Northern for the mines. For further particulars see B. S. K. BUCK, Local Agent No. 2, Marsters' building.

To the Public. On and after this date, I wish it understood that my terms for all undertaker goods are cash with the order. I find it impossible to do business on a credit basis, and believe that I can do better by my patrons and myself by selling strictly for cash. F. DANFORTH, Undertaker, Roseburg, Ore., April 12, 1895.

Oregon Fire Relief Association. Cheapest and best insurance on earth, at cost, or 13 1/2 cents per hundred. Resident property, a specialty. H. L. MARSTERS, Agent.

RAILROAD LAND SETTLERS.

Commissioner Hermann Takes the Matter up. WASHINGTON, June 19.—Commissioner Hermann has taken steps to secure certain Oregon settlers in the Roseburg district their rights, which were, for the time, defeated by the action of the railroads. It is a case involving, it is alleged, chicanery on the part of the roads, which have secured patents to the lands in question, and some valuable property is at stake in the contest.

Commissioner Hermann has requested the attorney-general, through the secretary of the interior, to direct the United States district attorney to push the prosecution of the railroads without further delay. The case is an interesting one, and a sketch of the issues is given in the official letter of the commissioner to the secretary which follows.

"The official plat of survey of townships 14 and 15 south, range 8 west, Roseburg, Or., land district, were filed in the local land office October 19, 1892, and on the same day the Oregon & California Railroad Company filed in said office two lists of independently sectioned lands No. 28, covering lands in township 14 south, range 8 west—which were approved by the local officers the same day. Subsequently, and within three months of the filing of said plat, and in violation of the provisions of the act of March 3, 1877, the railroad company filed in said office two lists of lands, alleged to be patented prior to the filing of the plat, upon which applications hearings were ordered by the local office. These contests were not reported to the office, and without knowledge of them, the office, in January, 1893, examined the lists, prepared clear list 9 therefrom, which was approved by the secretary of the interior February 10, and patent issued thereon February 23, 1893.

"The hearings in the cases were had, and upon the testimony taken, and the local officers held in favor of the settlers in each case, and the several records were sent up in May, 1893. Upon examination thereof, the office found the decisions of said local officers to be clearly sustained, but, in view of the fact that the lands have been patented to the railroad company, the matter was reported to the department May 23, 1893, with a recommendation that the patents be called upon to recover the lands to the United States, and, in the event of a refusal, that suit be instituted for the recovery of title thereto.

"The secretary, upon examination of the cases, October 17, 1893, found that the patents to the company were erroneously issued, and that sufficient grounds existed for proceedings under the provisions of the act of March 3, 1877, section 2, to vest the title to said lands in the United States, and, pursuant thereto, on October 27, 1893, the demand on the company for reconveyance was made through its president, C. P. Huntington, and included certain tracts in section 7, township 27 south, range 11 west, and in section 12, township 27 south, range 11 west, of said land district.

"No response to said demand having been made, a record was prepared and submitted to the department, September 6, 1894, with a recommendation that suit against the company be instituted. This office is advised that the secretary, on December 19, 1894, transmitted the papers to the attorney-general, with a recommendation that suit be instituted to vacate the patent erroneously issued to said company, and that the attorney-general, on January 3, 1895, informed the department that said papers had been transmitted to the United States attorney for the district of Oregon, with appropriate instructions.

"I am now in receipt of a letter from Mr. G. C. Peck, a claimant of a part of the lands in question, and in the interest of all such claimants, some 13 in number, wherein he states he has written the United States attorney a number of times, but was unable to get any encouraging answer until last January, when he was informed that it would be necessary to take testimony in behalf of the United States, and that such testimony would probably be taken during the month of January. That, hearing nothing further from said attorney, he again wrote him in March last, and received a very short answer that the case would be pushed as fast as possible.

"Now the record in the case shows that these settlers had been on the lands claimed by them for periods ranging from more than two to fifteen years prior to selection by the company; that it has been more than five years since the proceedings began, and more than two years since the papers were transmitted to the United States attorney for the institution of suit.

"In view of these facts, I have to request that the attorney-general be asked to direct the United States district attorney to expedite this case, to the end that settlers may be relieved from the uncertainty and suspense attendant upon this long delay.

"The following is a list of the settlers, with a description of the lands claimed by each: Abraham M. Peck, for the north half of the southeast quarter of the southeast quarter of the southwest quarter, and the southeast quarter of the northwest quarter of section 5, township 15 south, range 8 west; Uriah W. Wren, for the west half of the southeast quarter, and the northeast quarter of the southeast quarter, and the southeast quarter of the northwest quarter of section 25, township 14 south, range 8 west; Charles S. Sully, for the north half of the southeast quarter of section 19, township 14 south, range 8 west; Charles E. Baxter W. Jenkins, for the southeast quarter of the northeast quarter, and the northeast quarter of the southeast quarter of section 9, township 15 south, range 8 west; Francis W. Hudson, for the west half of the northeast quarter, and the northwest quarter of the southeast quarter of section 19, township 14 south, range 8 west; George C. Peck, for the south half of the southeast quarter of the southeast quarter of the northwest quarter of section 5, township 15 south, range 8 west; Charles Heiler, for the south half of the southeast quarter of the southeast quarter of the southeast quarter of the northwest quarter of section 27, township 27 south, range 11 west; John Sapp, for the north half of the northwest quarter of section 7, township 15 south, range 8 west."

Thursday of last week Earnest Erickson took an involuntary plunge off the jetty that happily ended with no worse result than a good ducking. In dumping a carload of rock, Earnest lost his balance and fell into the rock into the ocean and the table of the car followed him in close pursuit, but he escaped injury although it looked as if the car table struck the water at the same spot at which Earnest disappeared. He came up and gained the table and was drawn up onto the jetty with a rope. The water was about ten feet deep where he fell.—Bandon Recorder.

It is fortunate that the slice of multi-murderer Butler's crimes in Australia, not California. They do criminal business up in a business way in the British possessions. In Australia Butler was convicted in two days, and in a few weeks at the farthest was to be dead. In California his trial would have been commenced in a year or two, and consumed several weeks or months, and it would have been anywhere from three years till he died of old age before he paid the penalty of his crime.—Welcome.

North Yamhill Record: The single men of this place have issued a challenge to the married men to engage in a tug of war contest with them on July 3rd. There will be seven men on each side who will under the tug, and a captain for each side. This will be a novel attraction, as many of our people have never seen a contest of this kind.

A man cannot be convicted, according to Chinese law, unless he confesses himself guilty, and confessions are often extracted from prisoners by the aid of the rack or by flogging with bamboo.

Physical Training in the Public Schools. The recently issued catalogue of the State Normal school at Monmouth announces a special course of two years in physical training for use in the public schools. The system adopted is the Ling or Swedish system and the work is given by a graduate of the Pose Gymnasium of Boston. The well equipped gymnasium at the Normal School offers special facilities for this work. The catalogue gives in detail the three years' academic and professional course of the school which is especially designed to train for teaching.

Cleveland Will Celebrate. There will be a grand celebration at Cleveland, Or., July 3rd, 1897. Arrangements have been made to have a barbecue, and a general good time is expected. There will be a good old-fashioned dinner served on the ground. Everybody is expected to bring well filled baskets.

Programme—Parade, 10 a. m.; opening address, 11 a. m.; foot race, boys under twelve years; dinner, cavalry march, 2 p. m.; music, 2:30 p. m.; base ball, 3 p. m. There will be a grand ball in the evening for those who trip the light fantastic toe. Come one and all and have a good time.

Blue and blue vitriol, for spraying purposes at Marsters'. Notice to Contractors. Sealed proposals will be received by the county clerk of Douglas county, Oregon, until 12 o'clock m. on the 12th day of July, 1897, and then publicly opened, for the consideration of a steel lattice jail cell, to connect with cell now in the jail and enclosing the entire space within one foot of the wall, in accordance with plans, drawings and specifications on file. Each proposal must be accompanied by a certified check of 5 per cent. of the amount of the proposal. A bond will be required of the successful bidder. The right is reserved to reject any or all bids as the interest of the county may appear. Roseburg, Or., April 26th, 1897. A. F. STEARNS, County Judge.

Trusses, a full line new styles, at Marsters'. Notice to Tax Payer. All taxes not paid by the first day of June, 1897, and an additional call will be added of three per cent. All taxes paid during the month of June will have a reduction of two per cent, and all taxes paid during the month of July, will have a reduction of one per cent from the three per cent added. A. F. STEARNS, Judge. W. L. WILSON, M. D. THOMPSON, Commissioners.

Squirrel Poison at Marsters'. Plats. For the next 30 days I will make a plat of any township, plat your land in that township and make an outline of the road district for \$1.00. GEO. CARLY, Searcher of Records.

DOSWELL'S SPRINGS. Douglas County, Oregon. The waters of these springs contain: Iodine, Bromine, Potassium, the Carbonates of Iron and Lime and Chlorides of Calcium, Magnesium and Sodium. One Spring contains 45 and the other over 200 grains of solid matter to the gallon. Located on the Southern Pacific Railroad, "Shasta route" from San Francisco to Portland, in Douglas County, Oregon. Aggravated cases of Rheumatism, Neuralgia, Catarrh of the Stomach, Dyspepsia, Diarrhea, Neuritis, Malaria, Poisoning, Kidney Trouble, Constipation, Diseases of the Skin, Liver, Bile, Bowels, and Venereal diseases have been cured by the use of these waters. New bath-rooms connected with the main building. Postoffice and Express on the premises. Daily mail, noon and south. Terms—40 per week, \$2 per day, including baths. The Hotel is under the immediate supervision of CAPT. BEN. D. BOSWELL, Manager.

Administrator's Notice.

NOTICE IS HEREBY GIVEN THAT THE undersigned, one of the heirs of MARY ANN, duly appointed by the County Court of Douglas County, Oregon, administrator of the estate of N. French, late of Douglas County, Oregon, deceased. All persons indebted to said estate are hereby notified to make immediate payment, and all persons having claims against said estate are required to present the same to the undersigned at his home at Binger, in Douglas County, Oregon, within six months from date hereof. Dated at Roseburg, Oregon, May 20th, 1897. SAMSON FRENCH, Administrator. C. A. SCHLEIBERDE, Attorney for Estate.

SUMMONS. IN THE CIRCUIT COURT OF THE STATE OF OREGON, Douglas County. MATTIE STANTON, Plaintiff, vs. Henry E. McDaniel and Annie McDaniel, his wife, and Annie F. Garne, Defendants. To Henry E. McDaniel, Annie V. McDaniel and Annie F. Garne, defendants: In the name of the State of Oregon, you and each of you are hereby required to be and appear and answer the complaint filed against you in this cause, to wit: For the relief demanded in her complaint as follows: The above entitled court to wit, the Circuit Court of the State of Oregon, do hereby order that you appear before the first day of the next regular term of the above entitled court to wit, on the 25th day of June, 1897, that being the first day of said next regular term, and to file and appear and answer the complaint filed against you as aforesaid within said time, for want thereof, the plaintiff will apply to the court for the relief demanded in her complaint as follows: For judgment against defendants, Henry E. McDaniel and Annie V. McDaniel, for the sum of six hundred and sixty-six and 1/2 cents, with interest thereon from May 25th, 1897, all in gold coin, for the sum of five hundred dollars attorneys fees, and for the foreclosure of a certain mortgage executed by said Henry E. McDaniel and Annie V. McDaniel, to wit: Plaintiff on the 24th day of April, 1897, for the sum of five thousand dollars, with interest thereon, and assigned by the said A. W. Stanton to this plaintiff the 25th day of April, 1897, and for such other relief as is prayed for in said complaint and as the court may judge, meet and equitable. BROWN & LUSTIN, Attorneys for Plaintiff. This summons is published in accordance with an order made by the Honorable J. C. Fullerton, judge of the above entitled court and dated the 4th day of May, 1897.

SUMMONS. IN THE CIRCUIT COURT OF THE STATE OF OREGON, Douglas County. ELIA F. MOSS, Plaintiff, vs. W. P. MOSS, Defendant. To W. P. Moss, defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit, in the above named court, on or before the 25th day of June, 1897, that being the first day of the next regular term of said court, and if you fail so to answer, the plaintiff will apply to the court for the relief prayed for in her complaint, which is a decree dissolving the marriage contract existing between yourself and plaintiff, and that said plaintiff be restored to her maiden name, Elia F. Freeman. This summons is published by order made at chambers at Empire City, Coos county, Oregon, by Hon. J. C. Fullerton, Judge of said court, which said order is dated the 10th day of May, 1897. C. A. SCHLEIBERDE, Attorney for Plaintiff.

SUMMONS. IN THE CIRCUIT COURT OF THE STATE OF OREGON, Douglas County. THOMAS G. DEVENA, Plaintiff, vs. LUTHER PALMER, J. D. BOYER and HARRIET BOYER, his wife, Defendants. To Luther Palmer, J. D. Boyer and Harriet Boyer, above named defendants: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the first day of the next regular term of this court, to wit, Monday, June 22nd, 1897, and if you fail to answer, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, as follows: To wit: For a partition of the premises hereinafter described in the complaint, as the N. E. 1/4 of section 22, T. 25 N. of R. 8 W., in Douglas County, Oregon, as hereto, or if partition cannot be had without material injury to those rights, for the sale of the said real property in the manner provided by law, and a division of the proceeds between the parties hereto according to their respective rights. That the plaintiff have judgment for the land and appurtenances, paid out by him for taxes, and that the same be paid out of the proceeds of said prior to any distribution thereof, and that the costs and disbursements of this suit be charged to the respective parties pro rata, or in case of sale, be paid out of the proceeds prior to distribution thereof. This summons is served by publication thereof in pursuance of an order of the circuit court of the State of Oregon for Douglas county, duly made and entered on the 26th day of April, 1897, and May 3d, 1897. A. M. CRAWFORD, Attorney for Plaintiff.

SUMMONS. IN THE CIRCUIT COURT OF THE STATE OF OREGON, Douglas County. ANNE BOYER, Plaintiff, vs. JOSEPH SHADINGER, Defendant. To Joseph Shadinger, the above named defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit by the first day of the next term of the above entitled court following the expiration of this summons, which first day will be Monday the 25th day of June, 1897, and if you fail to appear and answer, for want thereof plaintiff will apply to said court for the relief demanded in the complaint. The relief demanded is the foreclosure of a certain mortgage executed and delivered by you to plaintiff on or before one year from date with interest at the rate of 10 per cent per annum and which said mortgage conveyed unto plaintiff, in full for the purpose the following described real property in the County of Douglas, State of Oregon, to-wit: Lots Nos. 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 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762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 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