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JUNE 30, 1903.

## THAT FAMOUS LOGGING BILL.

THURSDAY JULY 2 SET  
FOR HEARING BY THE  
COUNTY COURT.

READ THE CONTRACT AND THE  
CRAFT WILL BE  
APPARENT.

### THE NORTH UMPQUA GRAFT.

The Honorable County Commission-  
ers Court, of Douglas County, has  
assigned Thursday, July 2, the day to  
hear further argument for and against  
the Oregon Boom and Timber Com-  
pany's franchise to control the North  
Umpqua River.

The PLAINDEALER has from time to  
time attempted to have safeguards  
thrown around the franchise and now  
that the issue is to terminate, we de-  
sire to state, the North Umpqua  
River is an exceedingly valuable  
property. The average full is twelve  
feet to the mile and with the average  
volume of water will produce power  
enough to run all the manufacturing  
enterprises in Oregon and run a line  
of railroad from Coos Bay to Salt  
Lake City. Now the granting of the  
franchise controls this wonderful  
waterpower and every enterprise to  
be started would have to pay the  
Oregon Boom and Timber Company  
tribute for the use of the water to be  
used or charge for the building of  
dams or waterways to convert the  
power of the water into electricity.  
Then if a railroad corporation wants  
the right of way up the North Um-  
qua River for a railroad then the Ore-  
gon Boom and Timber Company fran-  
chise is in the way of the enterprise,  
as the Company will own a strip of  
land on both sides of the River there  
will be no room for a railroad to build  
on the banks or around the abrupt  
curves. Now it is a well known fact  
that a railroad up the North Um-  
qua will give permanent prosperity to  
Douglas and increase the taxable  
value of the County a thousand fold.  
The Oregon Boom and Timber Com-  
pany, on the other hand, we see  
no reason why every obstacle  
should be placed in the way of per-  
manent improvement and prosperity  
for something that is nothing more  
or less than an effort to shakele  
future prosperity.

In another column we publish the  
contract sought to be entered into by  
the county and the boomers. That con-  
tract if granted will work incalculable  
harm to the citizens of Douglas  
County. The County Court is asked  
to grant a franchise on property  
which has not yet been condemned  
for the public good. There is  
no provision made for the protection  
of the public at large. The whole  
is a graft from beginning to end, and  
if granted will be an injustice to the  
people at large by trampling on their  
rights and stealing from them under  
guise of law their rightful, lawful  
property. If the franchise is granted,  
Douglas County will be thrown into  
defending a very expensive law  
suit for protests against granting the  
franchise will be filed and power-  
ful corporations will fight the action  
of the court to the bitter end and if  
the franchise is granted.

Now the PLAINDEALER has no in-  
tention of attempting to control the  
action of the Court or influence it in  
any manner. It has simply set the mat-  
ter in a straightforward manner so  
that our citizens can fully understand  
the situation.

If the franchise is granted we shall  
look upon it as a very vicious man-  
oeuvre against the property owners;  
and if granted the County Court  
will have been guilty of a crime  
against the property owners and the  
people of Douglas County.

As the interest of common honesty  
and justice and the development of  
Douglas County, the franchise should  
be denied.

### Copy of Contract.

THIS CONTRACT Made and entered  
into this day of June, 1903, by and  
between the County Court of Douglas  
County, State of Oregon, by M. T.  
Thompson, County Judge, A. E. Nor-  
ris and J. C. Young, County Commis-  
sioners and in behalf of said  
Douglas County, party of the first  
part, and the OREGON BOOM AND  
TIMBER COMPANY, a private cor-  
poration of Roseburg, Oregon, party  
of the second part, Witnesseth:

That for and in consideration of  
the covenants and agreements here-

after mentioned to be kept and  
performed by the party of the second  
part the party of the first part does  
hereby lease unto the party of the  
second part, its successors and as-  
signs, the use of that part of the  
North Umpqua River in Douglas  
County, Oregon, between the mouth  
of Rock Creek and the point where  
the county road crosses said river at  
Winchester, for the purpose of float-  
ing, rafting, transporting and boom-  
ing logs, timber and lumber thereon,  
together with the right to collect  
tolls therefor at the rate hereinafter  
fixed, for a period of years  
from the date hereof.

And the party of the second part  
in consideration of such leasing and  
the premises aforesaid does hereby  
covenant and with the party of the  
first part to secure from the riparian  
owners along said stream the right of  
way, where necessary, provided the same can be secured for  
a reasonable compensation, and other  
necessary rights, and to make all  
improvements in said stream neces-  
sary to render the same fit and suit-  
able for the purpose of floating, trans-  
porting and boom-ing logs, timber and  
lumber thereon, without any expense  
to Douglas County.

And the party of the second part  
further agrees to keep said improve-  
ments in good repair during the term  
of this lease and upon the expiration  
of the lease to turn the property  
with all the improvements over to  
Douglas County in good repair.

Further agrees during the term of this  
lease to receive and float or allow to  
be floated in such stream at all suit-  
able times all floatable logs, timber  
and lumber that may be offered for  
transportation therein by any person,  
provided the same be plainly marked  
with a distinctive mark, and to boom  
the same and separate and deliver  
such logs, timber and lumber, to the  
owners thereof at its booms upon the  
payment of the toll hereinafter men-  
tioned.

It is mutually agreed and under-  
stood by and between the parties  
thereto that before this contract  
shall go into effect the party of the  
second part shall enter into a bond in  
the sum of Dollars with sureties  
approved by the party of the first  
part conditioned for the faithful  
performance of the covenants and  
agreements herein mentioned.

It is further mutually agreed and  
understood that the rate of toll for  
the use of such stream to be received  
by the party of the second part shall  
be as follows, to wit:

For receiving and floating logs,  
timber or lumber, not to exceed  
cents per thousand feet, board mea-  
sure.

For the use of the improvements  
in the stream where the owners of  
logs, timber or lumber does his own  
floating and driving, not to exceed  
cents per thousand feet, board mea-  
sure.

For booming, separating and de-  
livering logs, timber or lumber an  
additional charge in all cases, not to  
exceed cents per thousand feet,  
board measure.

It is further agreed and under-  
stood by and between the parties  
thereto that this contract shall not be  
assigned without the written consent  
of the party of the first part having  
been obtained thereto.

In Witness Whereof the parties  
have hereunto set their hands and  
affixed their official seals, in dupli-  
cate, this day of June, A. D. 1903.

### More About That Proposed Franchise.

EDITOR PLAINDEALER:  
The County Court business enterprises,  
the various kinds which could, and ought to  
be carried on here, the County has  
been supported in the past quite largely  
through its agricultural products. The  
attention of our people has been hereto-  
fore been directed towards our most im-  
portant resources, to wit: Timber and  
Minerals.

The agricultural industry has in the  
past been sufficient to supply most of  
our needs and to keep the people well  
employed. But will it be sufficient to  
insure our future progress and to hold  
the large increased immigration? The  
people must be kept employed at a  
reasonable remunerative wage, or, by  
force of necessity, they will leave and  
seek places where better opportunities  
are afforded.

The opening up of our vast timber  
resources to the markets of the world, and  
the consequent employment of the  
people, will be a great benefit to our  
people, but in that case they would need  
to be supplied with food, and the County  
Court would have to be prepared to  
pay for the maintenance of the people  
who would be employed in the timber  
industry.

It is necessary that the County Court  
should be prepared to pay for the main-  
tenance of the people who would be  
employed in the timber industry. The  
County Court should be prepared to pay  
for the maintenance of the people who  
would be employed in the timber indus-  
try. The County Court should be pre-  
pared to pay for the maintenance of the  
people who would be employed in the  
timber industry.

That for and in consideration of  
the covenants and agreements here-

for the floating and transportation of  
logs and timber and for the improve-  
ment of the same without the inter-  
vention of some private concern, and  
where, by the people in general may receive  
such benefits as may be realized from  
the floating and boom-ing of timber,  
they wish to do so.

The County Court has ample authority  
to declare the North and South Umpqua  
rivers, as well as others, to be a public  
highway for the use and benefit of the  
people in general, to the same extent as  
any of our public highways, and the  
people would thereby receive the use of  
that which belongs of right to them,  
without paying a tax to any private  
concern.

A private concern might with the  
same propriety ask for a franchise or  
right to tax the people for traveling over  
and drawing their product to market  
over our public highways by offering to  
enter into a contract promising to blast  
a few rocks off the rough turns and  
make a few levees along any of our public  
highways so the farmer might get his  
products to market, perhaps, a little  
more easily, as to ask for the right to  
control the North Umpqua river from  
Rock Creek to ask for the junction of  
the two Umpquas. There appears, to  
be no sufficient consideration which this  
company has offered, or can offer, for  
the rich privilege they are asking of the  
people at the hands of our County Court.  
They do not offer to improve any part  
of our public highways where the same  
cannot be used. They ask for that  
portion which is already open to use and  
over which all the timber products  
above must be transported, and do not  
propose to better with that part which  
must necessarily be improved, before  
the timber can reach that portion of the  
stream over which their franchise  
reaches. True, they offer to put in a  
boom for catching the logs; that is all  
well and proper and which they must  
do before they could do business, and  
perhaps the larger part of the improve-  
ments promised will be put into this  
boom. But this can all be done by the  
County and for the interest of the people  
the same as we build bridges for the  
use of the people, in which event there  
would be nothing to cause friction when  
the stream shall come into demand for  
floating and transporting the lumber to  
market.

The scheme seems to have but little,  
if any consideration in it moving to  
the general good of the public, and  
should therefore be denied.

Regarding the above communica-  
tion: We published the proposed con-  
tract which speaks for itself. It is  
the same old story of the White and

them control of the situation and  
would be of no benefit to the public  
at large, but would retard the early  
development of the lumber industry  
as they would no doubt try to control  
all the available mill sites and shut  
out competition so they could buy  
the logs at their own price. They  
would also no doubt try to retard any  
railroad building as their franchise  
and right of way would no doubt be in  
the way in some places of a railroad.  
I have looked over the ground carefully  
and have no doubt but a logging road  
will be built in the near future to de-  
velop the lumber industry up the  
river. I have been engaged in the  
milling and lumbering business all my  
life and expect to come West to en-  
gage in the same line as soon as I  
finish up my stumpage, in about six-  
teen months, then I will return to  
your county. Please impress on the  
county commissioners that all the  
early franchises granted in the North-  
west lumbering states have made the  
parties securing them very wealthy  
and have been very detrimental to the  
timber owners, so I trust they will  
not grant any franchise at all for the  
present, at least not until they are  
very sure it will not be detrimental to  
the timber owners. They are the  
people who will develop their prop-  
erty at the proper time.

### Reduced Summer Excursion Rates.

The Denver and Rio Grande, popular  
ly known as the "Scenic Line of the  
World" has announced greatly reduced  
round-trip rates from the Pacific Coast  
points for the benefit of teachers who  
will spend their vacation in the East,  
and of delegates to all the prominent  
Conventions—N. E. A., at Boston; A.  
O. U. W., at St. Paul; B. P. O. E., at  
Baltimore; Woodmen of America at  
Indianapolis; Eagle, at New York;  
Mystic Shrine, at Saratoga Springs;  
K. of P., at Louisville, and I. P. A., at  
Indianapolis.

Tickets at the reduced rates will be  
based upon one fare for the round trip,  
but will be valid only on certain days.  
These tickets will carry stop-over  
privileges on the going trip, giving  
passengers an opportunity to visit Salt  
Lake City, Glenwood Springs, Colorado  
Springs and Denver, and will be good  
to return any time within ninety (90)  
days. Passengers going via the Denver  
and Rio Grande are given the privilege

## THE EXCELLENCE OF OUR Prescription Department

And our superior laboratory  
products merit your patron-  
age.  
We give all our attention  
to the drug business, and our  
patrons have the assurance  
that every detail receives our  
personal attention.

**FULLERTON & RICHARDSON,**  
REGISTERED DRUGGISTS.

Phone 451. ROSEBURG, ORE. Near Depot.

Indian hunters. The white man said:  
You take the buzzard and I will take  
the turkey or I will take the turkey  
and you take the buzzard. The In-  
dian replied: To injure it is buzzard  
every time; and to Douglas County  
and citizens enterprise that con-  
tract if granted, is buzzard every

time.

### BASE BALL.

WON LOST P. C.

Salem, 10 6 625

Roseburg, 9 6 601

Eugene, 7 8 467

Albany, 5 11 313

At Roseburg—Roseburg, 3; Eugene 1.

At Albany—Albany, 9; Salem, 0.

At Roseburg—Eugene, 10; Roseburg, 5.

At Albany—Salem, 9; Albany, 0.

### Saturday's Game.

Saturday the lovers of baseball, and  
there were many present, witnessed the  
first game of ball ever seen in this city  
and undoubtedly the best game yet  
played in the Willamette League. Reed  
pitched the box for the locals and  
pitched an excellent game. He received  
the best of support.

The game was fast from start to finish  
and the Roseburgs won out by good  
and hard hitting. We are quite sur-  
prised at the Eugene base's protesting the  
game on the grounds of an out allow-  
ing the batter to take his base on a balk  
by the pitcher when the rules clearly  
show that only a base runner is  
entitled to a base. But all is fair in love  
and war, and as the ball seems to be  
war, we don't care, because we won the  
game anyway and fortunately Rose-  
burg's betting fraternity had their money  
on the first game.

The first three balls that Reed pitched  
retired the visitors in one, two, three  
order. Roseburg was retired without  
reaching first. Ordway hit over third  
base in the second, reached third, but  
was put out at home plate on Harper's  
short hit to left. Reed made a clean  
hit over third base, but was caught at  
second by Reed's short hit to short. In  
the third inning Reed's throw reached first  
on Newell's error, but was caught at  
second. In Roseburg's half Joergel  
reached first on Ordway's error, Robin-

son reached first on fielder's choice,  
"Dutch" being caught at second, and  
Newell reached first on dead ball, but  
was caught at second. Nothing of in-  
terest occurred in the fourth and fifth,  
but the fireworks were started by Eu-  
gene in the sixth when Tallifero hit to  
R. F. fence netting a single. Mahoney  
reached first on a fly to center, but Tal-  
ifero was caught at second. Crawford  
struck out. O'Day made a three-lagger  
over second base and scored Mahoney.  
But Shanahan spoiled the Nobles fun  
by White's neat catch on his foul. Then  
the ginger began to work in the Rail-  
roaders, and "Pap" Morrow, the old re-  
liable, made a beautiful two-sacker over  
third base and stole Whiteaker's pillow.  
Tallifero presented the initial bag to  
Newell without a word and "Mother"  
Bradley used the paddle for a single to  
right, scoring old "Pap" and advancing  
Newell. "Faker" White never lost his  
smile when he placed a clean, two-  
sacker through O'Day's territory, scor-  
ing Newell and "Mother." "Antlie"  
Baker flew out to Ordway and the smile  
on "Uncle" Sam Josephson's face faded  
when Ordway made it a double by catch-  
ing "Faker," who had removed his head  
from the pillow too soon. Reed was  
sent to first on a dead ball and "Com-  
peler" Rea hit to left for a two-bagger and  
Reed advanced to third. "Dutch" Joergel  
was fielded out at first and the fire-  
works were over. In the seventh the  
Nobles failed to reach first, but Tallifero  
allowed Newell to walk. Bradley hit to  
third and Newell was caught purloining  
the same bag. In the eighth White-  
aker reached first on a single over short,  
but the three Nobles who followed were  
all retired. White singled to R. F.,  
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