

COOS BAY TIMES

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Official Paper of Coos County
Dedicated to the service of the
people, that no good cause shall lack
a champion, and that evil shall not
thrive unopposed.

IF IT PAYS.

THE Golden Rule policy in business has been quite universally considered in the light of a practical joke. The David Harum version—Do unto the other fellow what he is trying to do to you, and do it first—has been regarded the only logical course for one who would succeed in the world of commercialism. Judge E. H. Gary, president of the World's Steel congress, which met at Brussels recently, is of the opinion that the orthodox version of the Golden Rule can be applied to the business in which he is interested. If the head of a big steel enterprise has the temerity to believe such a thing, it should emphasize the matter in a way that the preachers have not been able to do. If the Golden Rule will work in the steel corporations, it ought to work anywhere.

Says Judge Gary: "There should be established and maintained a business friendship which compels one to feel the same concern for his neighbor that he has for himself. It is no less in principle than the Golden Rule applied to business. Is it possible? If it is it will be certain to pay."

And if it pays, it is likely in the end to prove possible, one might hasten to add. This does not necessarily imply a pessimistic view of the case. It is only a larger kind of selfishness; the spirit that looks toward the ultimate success of a policy or practice. It is the kind that reaches out half-unconsciously and eries for just and fair standards in business as in everything else. It's a poor sportsman who won't play according to the rules of the game. And what are the rules? Why, simply an agreement of what is fair to the other fellow—what you would demand for yourself if you were in his place. It's the only way to make a ball game amusing or tolerable to the fairminded lover of sport.

The Golden Rule in business ought not to be more impossible or less desirable. Taking an unfair advantage is unsportsmanlike. Why shouldn't it be regarded unbusinesslike? And it really doesn't pay. We have it on the eminent authority of Judge Gary.

Friction and war are always costly. If we become sufficiently civilized to eliminate actual bloodshed, we ought also to arrive at a point where we will refrain from throttling a

man's throat in the thick of the commercial scrimmage. We will even shrink from sticking him in the back in an underhanded financial deal. Competition that destroys the essence of economic activity is bound to react on the general channels of trade, bringing ultimate stagnation and death.

If the Golden Rule pays, it is not because it is religion or philanthropy. It pays because it recognizes the other man's right of existence—a fundamental consideration in all human relationships.

REPORT IS ADOPTED.

House Concurs to Senate Free List Bill.

(By Associated Press to Coos Bay Times.)

WASHINGTON, D. C., Aug. 17.—The House today adopted the conference report on the free list bill by a vote of 150 to 102 after eliminating the House lemons amendment and concurring in all Senate amendments.

The free list bill was later agreed to in the Senate and now goes to the President who will veto it.

The House bill with the iron and steel, cotton, machinery, chemical and deal amendments carried by a vote of 29 to 19. Cummins immediately held up the decision by raising a question whether the members present and not voting should not be required to state their position. The bill was then declared passed by 29 to 24.

Late this afternoon when the House bill was about to be acted on LaFollette sprung his substitute to take the place of the original bill and amendments and launched into what promised to be an extended speech. Later it was defeated by the democrats and regular republicans.

WHAT COUNTRY WANTS.

Representative Humphrey of Washington on Alaska Probe.
(By Associated Press to Coos Bay Times.)

WASHINGTON, D. C., Aug. 15.—Bitterly characterizing the "famous or infamous Dick to Dick letter as an ordinary and stupid forgery, Representative Humphrey of Washington declared what the people of the country wanted to know was whether this latter story was a fabrication by an irresponsible petticoated muckraker or whether the supposed finder of the letter was a tool of the enemies of Taft."

Graham said the Controller Bay committee expect to go ahead with the investigation during the recess of Congress and every material witness will be examined.

NOTICE.

Now therefore the undersigned will apply to the Hon. County Court of the State of Oregon for the County of Coos, on the 15th day of September, 1911, for a liquor license in conformity to and with the aforesaid petition.

aDted this 17th day of August, 1911.

WM. HILLIS SHORT.

NOTICE TO FISHERMEN.

We want fresh salmon and are prepared to pay the highest cash price for them. For further particulars see C. G. HOCKETT, Empire City, or GEO. F. SMITH, Coos River

All kinds of BOOKS at COST—
Red Cross DRUG STORE.

DERBY

Thru its flavor won its favor.
After the show try a Turkish Bath
Phone 214-J.

READ THE TIMES' WANT ADS.

LOCAL OVERFLOW.

Court Next Month.—The adjourned term of circuit court will be convened by Judge Coke at Coquille, September 5 to clean up old cases and the new term will be convened September 15. There are about 130 cases on the docket for the coming term.

Open Hotel.—J. E. Schilling is making arrangements for the formal opening of his new hotel at Gardiner, August 19th. It is declared to be one of the finest hostleries to be found outside of the larger towns in Oregon.

Coming to Bay.—J. J. Reynolds while in Portland recently took up with Master Fish Warden Clanton and Mr. Kelly of the Fish commission the question of further improvements in the Coos River hatchery. He has notified Superintendent Smith of the hatchery that they told him they hoped to visit the hatchery within a few weeks.

WALKER IN TROUBLE.

D. S. R. Walker, facing a charge of larceny by bailer at Grants Pass, has been admitted to bail in the sum of \$200 to insure his appearance before the Josephine County grand jury at a future date. Bail was furnished by his relatives in Roseburg. Walker is expected to arrive here from Grants Pass tonight.—Roseburg Review.

A TURKISH BATH will do you GOOD. Phone 214-J.

Many a Suffering Woman.

Drags herself painfully through her daily tasks, suffering from backache, headache, nervousness, loss of appetite and poor sleep, not knowing her ills are due to kidney and bladder troubles. Foley Kidney Pills give quick relief from pain and misery and a prompt return to health and strength. No woman who so suffers can afford to overlook Foley Kidney Pills.—For sale by Red Cross Drug Store.

PETITION FOR LIQUOR LICENSES

We, the undersigned legal voters of Lakeside precinct, Coos County, State of Oregon, respectfully petition the Hon. County Court of Coos County, State of Oregon, to grant a license to Wm. Hillis Short to sell spirituous, malt and vinous liquors in less quantities than one gallon in Lakeside Precinct, Coos County, State of Oregon, for the period of Six Months, as in duty bound we will ever pray.

- MILO M. PIERSON,
- CHAS. ST. DENNIS,
- AMOS KINBARGO,
- CHAS. N. NORRIS,
- PARGUALE CINRINE,
- AUVER LAMES,
- W. INGERSOLL,
- DENNIS McDONALD,
- D. R. RAZUR,
- J. VANLENEGAN,
- W. INCERSOLL,
- R. M. WIEDER,
- D. O. KINYON,
- HARRY BEUSON,
- C. E. A. L. CRAM,
- JOHN VIENIER,
- P. G. JORDAN,
- H. W. WILKINS,
- HERMAN CARLSON,
- ROBERT J. MONSON,
- GUS CARLSON,
- MAT MANIKI,
- C. ANDERSON,
- J. F. WHYBACK,
- CHAS. J. FURHOP,
- GEORGE CARLSON,
- AUG. LAKSONEN,
- P. L. ROUNDTREE,
- E. VANBURGER,
- F. G. KRICK,
- WILL JUDD,
- GEORGE F. SCHRODER,
- A. F. JOHNSON,
- FRANK BOURON,
- ANDREW MANIKI,
- CHAS. STUTSMAN.

WATCH! NOTICE!

Homer Mauzey, one of the drivers and the collector for us is out for Laundry. Watch him! he is liable to stop you on the street and explain all details of Laundry and also to be at your home any time. He knows Laundry business from A to Z.

Marshfield Hand and Steam Laundry
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BASE BALL SUNDAY

Coquille vs. Marshfield AT COQUILLE

Sunday, August 20

FOR CHAMPIONSHIP OF COOS COUNTY

Special trains leave Marshfield at 8 a. m., returning in the evening' Fare, for round trip, \$1.00.

ALICE H

The Popular Picnic Boat.
Now makes regular schedule on the South Coos River run. Leaves Marshfield week days at 4 q. m. Arrives in Marshfield at 8:45 a. m. Sunday, leaves Marshfield at 8 a. m. Returns at 6 p. m.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR THE COUNTY OF COOS.

HENRY SENGSTACKEN, Plaintiff,
vs.
SEAPORT LAND CO., a corporation,
J. N. Shahan, F. B. Waite, Annie M. Waite his wife, E. M. Ward, L. D. Kinney and M. G. Kinney his wife, George M. Everett and Lizzie Everett his wife, J. Virgil Pugh and Adora Pugh his wife, Belt Line Railway Co., a corporation, J. H. Sommers, A. W. Meyers, W. J. Rust, Charles Stauff, John Swenson, Hulse Bradford Co., a private corporation, Armour & Co., a corporation, P. N. Reberg & William J. Smith co-partners, as North Bend Hardware Co., S. C. Giles, E. Don McCrary, Portland Iron Works, a corporation; E. L. C. Farrin, Honeyman Hardware Company, a corporation; E. C. Atkins & Co., a corporation; H. B. Heacock, H. O. Peterson, F. T. Barton, R. B. Fry, North Bend Hardware Co., a corporation, and Coos Bay Manufacturing Co., a corporation. Defendants.

To J. H. Sommers, John Swenson, Hulse Bradford Co., a corporation; H. B. Heacock and H. O. Peterson, defendants in the above and foregoing entitled cause:
In the name of the State of Oregon, you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from and after the date of the first publication of this summons, the same being the time prescribed in the order for publication hereof, and if you fail so to appear and answer for want thereof, the plaintiff will apply to the court for the relief prayed for and demanded in plaintiff's complaint filed against you in this cause, a succinct statement of which is, that there is due and owing to the plaintiff from the defendant the Seaport Land Company, on a promissory note made, executed and delivered by said Seaport Land Co., a corporation to said plaintiff on the 11th day of January, 1906, the sum of Four Thousand Dollars together with interest thereon from said date at the rate of 6 per cent per annum, for the foreclosure of that certain mortgage given by said Seaport Land Co. on said date for the security of the payment of said sum of money, interest, and for costs, attorney fees and expenses in case of suit for the collection of the same, and the sale of the premises therein described, to-wit:
All of Belt Line Railway Addition to Empire City, Coos County, Oregon, including all of the lots and blocks thereof, according to the plat thereof now on record and on file in the office of the county Clerk for Coos County, Oregon.
Also the E 1/2 of the SE 1/4 of Section 3 and the W 1/2 of the SW 1/4 of Section 2 all in Township 26 South, Range 14 West of Willamette Meridian, in Coos County, State of Oregon, that the same be sold in the manner prescribed by law in foreclosure sales; that the proceeds of said sale be applied to the payment of the costs and expenses of foreclosure and sale with reasonable attorney's fees and then to plaintiffs' demands and the balance if any to whomsoever may be lawfully entitled thereto and that defendants and each and all of them be forever barred of all right, title and interest and equity of redemption in the premises described herein and in the complaint of the plaintiff herein, or any part thereof.
This summons is published by order of the Hon. J. S. Coke, Judge of the Circuit Court of the State of Oregon for the 2nd Judicial District, in said State, dated August 3rd, 1911. The date of the first publication of this summons is August 4th A. D. 1911.

CHAS. B. SELBY,
Attorney for Plaintiff.

No Scorching With Electric Flat Irons

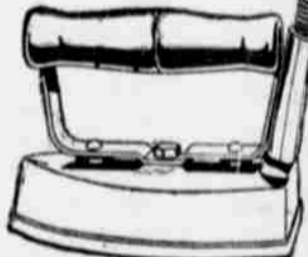
Electric flat irons maintain even temperatures

No changing from cold irons to hot ones and the resultant danger of scorching.

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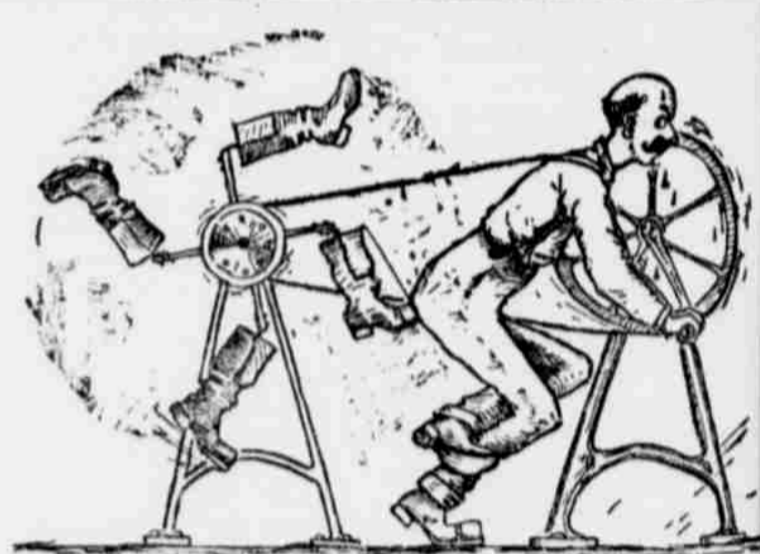
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Oregon Power Company



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