

CITY FATHERS MEN UP THINGS BY SOME SARCASTIC REPARTEE

Mayor Compliments Baker on Logic; Latter Ticked Because They Once Agree.

BILL FOR EXTRAS IS UP

Albee Says Injustice Done Sewer Contractor, Nevertheless Appropriation Not Allowed.

Little shafts of sarcasm shot across the council table between Mayor Albee and Commissioner Baker this morning when the council discussed payment of extras to the Alexis Contract company for work done on reconstruction of the East Alder street sewer.

Mayor Albee began the firing and Commissioner Baker finished it. Commissioner Bigelow had submitted a report wherein he opposed payment of claims of K. L. Lundstrom of the company for \$4000. Bigelow's report recommended that only \$58.80 be allowed for extras.

A vote was taken with Mayor Albee, and Commissioner Dieck opposing the adoption of the report, and Commissioners Daly, Bigelow and Baker in favor of it.

"I think a mistake has been made. I believe that there is a middle ground," commented the mayor.

"The matter should have come to the council during the course of the work," answered Baker. "If there were difficulties encountered, we should have been informed at the time. If we hadn't anything to do with it beforehand, I don't see why we should have anything to do with it now."

"That's a fine logic, that is—really, it's wonderful," retorted the mayor. Commissioner Dieck interrupted for an instant.

"Wait a minute. I want to thank the mayor for agreeing with me. He says it's wonderful," began Baker. He did not get any further, however, for Commissioner Dieck went on to explain that he thought an injustice was being done by the contractor.

"The city should be fair," said Dieck. "Unforeseen circumstances justify some extras."

The contractor had asked for \$4000 extras, and Commissioner Dieck wanted to compromise on \$1861. After a formal discussion the matter was referred to Commissioner Bigelow, and he opposed all claims except one for \$58.80. A warrant for that amount is to be drawn in favor of the contractor.

Mr. Lundstrom, in making charges for extras, showed that the elements, high water in the river, soft ground in which the trenches had to be dug, and the destruction of coffins by the swell from passing steamboats were responsible. Commissioner Dieck concurred in his report with Mr. Lundstrom that the job was one of many perplexing problems.

FUEL CONSUMPTION IS HEAVY

Oregon Uses 2,200,000 Cords of Wood Annually.

Oregon consumes annually over 2,200,000 cords of fuel wood, which, reduced to board feet, amounts to over 1,105,000,000 feet.

Oregon produces annually approximately 1,610,000,000 board feet of logs, but consumes over 2,000,000,000, or 27 1/2 per cent in excess of her log production. She draws heavily on Washington for this excess.

Oregon produces approximately 3,000,000 cords of saw timber annually.

Is 14th Dentist Of Skiff Family



DR. S. S. SKIFF.

Dr. S. S. Skiff, formerly of Salem, who recently became associated with Dr. Eliot Hedlund in the Morgan building, is the fourth member of his immediate family to choose dentistry as a profession.

When his father, Dr. Will Skiff of Salem, and grandfather, the late Dr. L. S. Skiff, who was one of the first men to practice dentistry on the Pacific slope, Dr. L. S. Skiff was a doctor. With the exception of those early days he joined in the great California gold rush. After a year or so in California he came to Oregon and here founded the family which probably numbers more dentists among its members than any other family in the northwest.

The majority of them are residents of Oregon. Dr. Skiff is the first member of the last generation to take up the profession. He is a native son and was born in Linn county, Oregon. After completing his general education he entered the North Pacific Dental college and graduated in 1906. For the last 10 years he has practiced his profession in Salem for the most part. There he was particularly successful in his practice. He removed to Portland some months ago, however, because he had a broader field in which to pursue his work.

"Conditions in the dental business have changed considerably since grandfather was a practitioner," said Dr. Skiff. "In those early days the principal business of a dentist was to pull teeth. Today we do our best to prevent them. Here in my office for example, everything is operated by electricity. The dental engine is motor driven, the instruments are sterilized by electricity, and in our work the latest scientific appliances are employed to make dental work not only thorough, but practically painless as well.

"When grandfather began to practice his profession in Oregon during the early fifties, foot power was the real thing in dental offices. An electric motor was unknown as was indeed virtually all the instruments we use today.

300,000 lineal feet, but consumes only about 500,000. The railroads of Oregon consume over 15,000,000 hewn ties and the mines 22,000. Oregon also consumes 64,000 lineal feet of round mine material. Oregon produces over 2,000,000,000 feet of lumber, approximately 160,000,000 lath and 275,500,000 shingles. Of this quantity she consumes nearly 32,000,000 lath and over 1,000,000,000 shingles. The amount of lumber produced, Oregon consumes 19.8 per cent, or 411,000,000 board feet, over half of which is used for building purposes. Nearly half of the building material, of the lath and of the shingles, is used in Multnomah and Clackamas counties.

FIRE ALARM WAS FALSE

Man on Watch Misunderstands Call Sent In.

When the automobile of Fire Battalion Chief Young became "stalled" at Fourth and Oak streets Saturday he called the fire department and told the operator to send the chemical wagon from Second and Oak to his assistance. The man on watch in the fire house thought the call meant a fire in the vicinity of the alarm and the apparatus went shrieking up the street.

This morning Mayor Albee summoned all the fire chiefs to get the facts. Chief Young explained what had occurred. The mayor told him not to let it happen again, and the meeting of the fire chiefs adjourned.

MAN'S CLAIM NOT ALLOWED

Daily Tells Council Complainant Been Working Right Along.

The council today filed the claim of D. G. Hoogerhyde for \$1500 damages for alleged injuries sustained in testing fire apparatus of St. Johns. The claim was filed after Commissioner Daly informed the council that Hoogerhyde was working every day in the water bureau and receiving \$90 a month for his services.

"How he can be permanently disabled and be working at the same time is a mystery to me," said Daly.

Baker Opposes Meter Purchase

George L. Baker, commissioner of public affairs, this morning opposed an ordinance authorizing the immediate purchase of 850 water meters for which requests have been made by property owners. The measure had the emergency clause attached, and Commissioner Baker's opposition killed it and the ordinance cannot become effective until 30 days after its passage. Final action was postponed for two weeks. Applications are coming into the water office at the rate of 10 a day, but it is proposed to buy meters for which they are applying to date. At one time there were 1700 applications for meters on hand but they were rejected.

Engineering Phase Planned

Detailed information concerning the engineering phase of the extension of Greeley street from Killingsworth avenue to Delany street and the estimated cost of the improvement has been sent to the North Portland Commercial club by City Engineer Deter and Assistant Engineer McMullin, in charge of the proposed improvement. The information is given to straighten out misunderstandings regarding the proposed extension.

To Raise Nurse's Salary

The nurse in charge of tuberculosis work for the city is to get a raise in salary by the votes of Mayor Albee and Commissioners Dieck and Baker. The question was discussed by the council today and agreed that the pay should be increased from \$80 to \$90 a month. Both Commissioners Daly and Bigelow voted in opposition. The action came as result of recommendation by the Visiting Nurse association.

To Trace Drainage

Flourescein, a liquid which leaves a transient color wherever it flows, is to be used in tracing the flow of drainage water in earth slides on the hillsides. A quantity of the fluid has been purchased by the department of public works and it will be poured into seeping water and its presence sought at a point below the slides.

Hauling Contract Let

The Tacoma Dredging company was granted a permit by the council to haul sand and gravel over tracks of the Portland Railway, Light & Power company near East Water, near Hawthorne, to the Union avenue viaduct, now under construction. The sand and gravel cars are to be operated only at night, however.

Promptness to Be Stipulated

Band leaders who expect to get the job as director of the park band this year will have to see that the band members are on hand promptly at the opening of every concert. This is one of the stipulations in the specifications authorized advertised by the council today.

City to Bring Suit

Unable to reach an agreement with Charles Schmid for use of a portion of his property at Lownsdale and Washington streets, needed in the widening of Washington, the city is to commence condemnation proceedings. The council today authorized City Attorney La Roche to start proceedings to secure the property needed.

Pederson's Bond Approved

The personal bond of Haas Pederson, Seattle contractor, given to insure performance of his contract for the construction of Portland's auditorium was approved by the city council today. His bondsmen are H. P. Scheel, N. A. Shanen and J. F. Kelly. The bond is for 50 per cent of the contract amount.

New Measure Proposed

No person will be allowed to have opium, morphine, erg-she, cocaine and similar drugs in his possession under an ordinance to be submitted to the council. Present laws curb the sale of such drugs, but there is no way, it is said, to punish those who have the drugs in their possession.

City Appropriates \$200

The city council this morning appropriated \$200 for the employment of a man to check on the electrical signs which are said to be in a dangerous condition in various parts of the city. The money is for two months' salary.

Mrs. D. A. Hood Honored

Mrs. D. A. Hood was honored at a surprise party which was given her by the Russellville Sewing club yesterday afternoon. Mrs. Hood recently returned from Los Angeles, where she had been visiting for her health.

Rescued by Water Gun

Grants Pass, Or., March 22.—When Dave Mining, working at the McKean mine, was buried beneath a slide of gravel, a stream of water from a placer drill was turned on the slide and he was soon washed out. Mining, who has a family in Vancouver, B. C., is badly hurt.

FIRST OFFENDER HAS BEEN IN TROUBLE ON SEVERAL OCCASIONS

Court Lenient With Amos Jones Who Admitted Theft of Pet Cow.

WAS IN REFORM SCHOOL

Young Man Is Wanted in California to Answer Three Charges; Served Two Years in Reformatory.

Amos Jones, 21 years old, pleaded guilty today to stealing a pet Jersey cow from H. H. Jones and selling the animal to the butchers. His attorney, S. J. Graham, pleaded for leniency for the youth, saying it was his first offense. The grand jury recommended leniency. The young man's brother was in court ready to take him in hand.

So Judge Morrow pronounced sentence of one year in the county jail and paroled the prisoner. About an hour later Deputy Sheriff Beckman and Ward returned to Judge Morrow with a big volume from the rogue's gallery. In it was a picture of young Jones, under the name of Frank Jones, who is wanted in Sacramento, Cal. "Young Jones" for assault to commit murder and two burglary charges. The book also revealed that Jones served two years in the Oregon state reformatory.

"Well, I haven't signed the order in his case," said Judge Morrow, "and I will not sign it."

It is probable the young man will be given a chance to plead again.

ELECTION SUIT IS ON TRIAL

L. C. Garrigus Asks That He Be Given Cleiton's Office.

Hearing in the suit to oust County Judge Cleiton from office in favor of Lewis C. Garrigus was begun today before Circuit Judge Kavanagh. The proceedings are for a writ of mandamus, brought by Garrigus against County Clerk J. B. Coffey, E. Williams and B. F. Rollins, who constituted the board of canvassers for the 1914 election. Garrigus seeks to compel the canvassing board to certify to his election as county judge. Prior to the 1914 election the legislature passed an act elevating County Judge Cleiton to the circuit court bench. A few days before the 1914 election the supreme court held the act to be invalid, and at the same time held that as Judge Cleiton, who had been elected county judge in 1910, was still county judge, he held that as Cleiton was elected simultaneously with the passage of a constitutional amendment extending the term of county judge from four to six years, his term ran for six years.

But at the 1914 election Garrigus had 18 of his friends write his name on the ballot for county judge. Early in 1915, the supreme court, in an earlier case filed by J. C. Wright, who held that the term of county judges elected in 1910 was four years.

So Garrigus is contending that he is the duly elected county judge.

COURT OBTAINS SETTLEMENT

Litigants Agree and Law Suit is Halted.

"It seems to me you gentlemen ought to be able to settle this case without going any further," said Judge Gantenbein, upon completion of the testimony for the plaintiff in the suit brought by W. M. Roberts against Attorney H. H. Emmons and H. Hatfield to recover

WHY HAIR FALLS OUT

Dandruff causes a feverish irritation of the scalp, the hair roots shrink, loosen and then the hair comes out fast. To stop falling hair at once and rid the scalp of every particle of dandruff, get a 25-cent bottle of Danderruff at any drug store, pour a little in your hand and rub well into the scalp. After a few applications all dandruff disappears and the hair stops coming out.

Million Stomach Sufferers Eat Big Meals Now

No fear of indigestion, gas, sourness, heartburn or acidity. "Pape's Diapepsin" is quickest, surest stomach regulator known.

Every year regularly more than a million stomach sufferers in the United States, England and Canada take Pape's Diapepsin and realize not only immediate but lasting relief.

This harmless preparation will digest anything you eat and overcome sour, gassy or out-of-order stomach five minutes afterwards.

If your meals don't fit comfortably, or if you get a heavy lump at the top of your stomach, or if you have heartburn, that is a sign of indigestion.

Get from your pharmacist a 50-cent case of Pape's Diapepsin and eat a few of these candy-like tablets just as soon as you can. There will be no sour risings, no belching of undigested food, no flatulence, no stomach gas or heartburn, no fullness or heavy feeling in the stomach, no nausea, debilitating headaches, dizziness or intestinal griping. This will all go, and besides, there will be no sour food left over in the stomach to poison your breath with nauseous odors.

Pape's Diapepsin promptly regulates out-of-order stomachs, because it neutralizes the acids in the stomach and digests your food just the same as if your stomach wasn't there.

Relief in five minutes from all stomach misery is waiting for you at any drug store.

These large 50-cent cases contain more than sufficient to thoroughly overcome any case of dyspepsia, indigestion or any other stomach disorders.

Prepared by W. M. Roberts, Portland, Ore.

\$1058 he alleged they had collected on a note for him. "Come with me."

Judge Gantenbein led the way into his chambers, and in a short while the parties emerged with the announcement that the case had been settled and an order was entered dismissing the suit.

Circuit Judge Enjoined.

Circuit Judge Gatens has been enjoined by the supreme court from proceeding with the suit of R. M. Morrow, receiver for the defunct American Life & Accident Insurance company, against former officials of that company and officials of the Union Pacific Life Insurance company, until the appeal in a companion case is passed upon by the higher court. In the case on appeal, R. W. Hamilton, and other stockholders of the defunct company are plaintiffs and the officers of the company are defendants.

Piers to Be Examined.

The county commissioner today received a letter from Mayor Albee, calling attention to the condition of the piers beneath the Morrison street bridge. The mayor suggested that an inspection of the piers should be made, as he feared they had been undermined by the heavy current during high water. M. Welch, superintendent of the bridge, was instructed to make an investigation.

House Is Raided.

One hundred pints of beer and five gallons of whiskey were seized and destroyed at the residence of Mrs. E. C. Chapman, 162 1/2 First street last night. Anna Eborson was arrested on a charge of violating the prohibition law, while Thelma Golden, Lou Chapman and E. C. Thompson are held as witnesses.

Damage Suit Filed.

Suit for \$25,000 damages was filed yesterday by Martha J. Cannon against the firm of Olds, Wortman & King. The plaintiff, who is 52 years old, alleges that on November 25, 1914, someone entering the department store ahead of her allowed the swinging door to knock her to the floor. She is now permanently crippled by the accident.

Railroad Brings Suit.

To collect \$100 alleged to be due on a freight bill, the Southern Pacific company filed suit yesterday against the Artens Packing company of Portland. The complaint alleges that in 1913 the railroad company transported a consignment of 500 sheep from Oakland, Or. to Grants Pass, Lake county. Freight charges were \$270, while the defendant would pay only \$170.

Three Divorce Suits Filed.

Three suits for divorce were filed yesterday afternoon as follows: Marie Deschutes Delesse against her husband, married in California in 1910, cruelty; John H. Rankin vs. Elsie B. Rankin, married at Ogden, Utah, in 1910, desertion; Guyon vs. Hester, married at Grants Pass, Or., in 1909, desertion.

Admits Stealing Horse.

Earl Hanson pleaded guilty before District Judge Jones to the charge of stealing a horse from the Columbia stables last Saturday. He will be sentenced next Saturday. He sold the horse to J. M. Motum at Grants Pass yesterday by Motorcycle Officer J. C. Marks.

Morrow Denies writ.

Judge Morrow has denied the application for a writ of habeas corpus filed by J. C. Wright, who is being held in jail on an arson charge. Since the habeas corpus proceedings were begun the grand jury has returned an indictment against Clark.

Russians Seeking Portland Catalogues

Canadian Pacific Representative at Petrograd Asks That Merchants of This City Send Catalogues.

That Russia is looking more and more to the Pacific coast manufacturers for supplies as a source for her supplies both before and after the close of the war, is indicated by a letter received today by the manufacturers of Portland from A. R. Owen, special representative of the Canadian Pacific railway at Petrograd.

Mr. Owen explains that illustrated catalogues of Pacific coast manufacturers are wanted for immediate use by W. P. Narinoff at Troitskosavik, Khabta, Siberia (to be addressed via Vladivostok). The letter came through the Canadian Pacific's foreign trade bureau at Ottawa and O. H. Becker, district freight agent at Portland, who will forward whatever catalogues are sent him by Portland manufacturers to the proper destination.

Seventy-five Men to Be Employed at Oswego Plant and Quarry at Beginning of Operations.

Cement-making will begin at the Oswego plant of the Oregon Portland Cement company no later than April 15, according to Paul Bangs of Portland today. Mr. Bates said the first of the product will be used right at the plant to complete buildings that are now under way, so it will be several weeks later, probably in the new product enters the general market.

At the start probably 75 men will be employed at the quarry and at the mill, but once the plant is running on a commercial basis, the number will be increased. The plan is arranged on the unit system, so that it can be doubled in capacity if occasion requires.

Meetings Will Be Held in Troutdale

Meetings under the auspices of the Oregon Social Hygiene society will be held in Troutdale, Friday, March 24, in the Masonic hall. Dr. Amelia Ziegler and Dr. S. S. Skiff, of Portland, will speak to mothers and other women at 3 p. m. Dr. J. M. Short and A. F. Fiegel of Portland, and George Lumsden will address a citizens' conference of men at 8 p. m.

Released From Jail.

Clinton Tom, a 20-year-old Indian boy, held on a charge of retaining a fleecy lined coat and a pair of boots which had been loaned to him by the Chemawa Indian school, was released without bail this morning and ordered back to the school to continue his studies.

Rep an Underwood typewriter and in its use follow the precedent established by the world's greatest typewriter. Its features are simplicity, speed, accuracy and stability. Local office, 66 Sixth street, Portland. (Adv.)

DESCHUTES SETTLERS FACE TO FACE WITH LOSS OF INVESTMENT

Morson's Company Practically Thrown Up Hands as West Predicted in 1912.

OPTION HOLDERS "GOATS"

Persons Holding Contracts Plan to Form Association in Effort to Save Money Advanced.

Washington, March 22.—(WASHINGTON BUREAU OF THE JOURNAL)—The interior department says the Oregon land board has not made fully responsive showing concerning conditions on which its request for a three year extension for the Morson irrigation project was made. The department intimates that it is not fully satisfied even if time is given for the project to be completed. This statement was made in response to an inquiry by settlers at Lapine.

Settlers and purchasers of so called options on land under contract by the Deschutes Land company are facing absolute loss of the money invested by them through the failure of the company to complete its contract with the Oregon state reformatory school. The options that have been sold by the company cover an aggregate of 17,820 acres near Lapine, Lake county, Oregon, and represent a possible investment by the settlers of approximately \$623,600.

The contract which the Deschutes Land company held with the state expired after having been once extended, in 1914. The Carey act contract held by the state with the federal government expired in 1915.

Extension Is Refused. The desert land board has asked for an extension of its contract for the extension has been refused by the government until the Deschutes Land company shall make a showing as to the feasibility of the project, the availability of sufficient water supply, the financial ability of the company to complete the project, and as to the money already received by the company from the sale of options.

J. E. Morson, president of the company, has practically thrown up his hands. He has asked the desert land board for permission to abandon part of the project and transfer settlers to land in the remainder of the project, but investigation has shown that there is not sufficient land to do this.

As the matter now stands, the settlers are the "goats." The company

has fallen down in its contract with the state. Unless the board can force Morson and the company to complete the project, which is not deemed probable, the board faces the alternative of finding some other company to take over the completion of the work that has been started or to let the lands revert to the federal government and be thrown open to entry.

Settlers Lost in Cold. This leaves the settlers, some 240 in number, out in the cold, with their investments lost, unless they themselves take up the burden and arrange to finance and complete the project.

The settlers are now taking steps to protect themselves by the formation of an association the business of which will be to formulate ways and means to save their investments. The whole question will be put up to the desert land board within the near future, according to Jerry Madden of Portland, one of the contract-holders.

This development recalls the bitter controversy that raged in the desert land board in 1912 and 1913 between Governor West on the one hand and Lewis and J. E. Morson, president of the company, on the other.

West contended that the sale of options by Morson was unlawful and should cease, unless Morson put up adequate security for the completion of the contract. Kay and Lewis refused to support the governor and his proposal was defeated. What West foresaw has now come to pass and the settlers are face to face with the immediate probability of the loss of their money investment and their time and labor. How to prevent this is one of the knottiest problems that the desert land board has ever been called upon to solve.

Watch The Patent "Lift" on the New "Twenties" Box



Here's the New "Lift" Package of 20

LA MARQUISE CIGARETTES THE FINEST SELECTIONS ONLY OF TOBACCO FROM KAVALA OF XANTHIAN AND SAISON ARE USED IN THESE CIGARETTES

Raise the cover—the twenty cork-tip ends are lifted clear of the package, making selection easy. No "digging" for a smoke—no disarranging. Close the cover—the remaining cigarettes drop back into place. A great little idea—test it.

LA MARQUISE PURE TURKISH CIGARETTES

Manufactured by BUTLER-BUTLER BRANCH Makers of high grade Turkish Cigarettes only THE AMERICAN TOBACCO COMPANY

have made the biggest hit in the shortest time on record of any cigarette ever introduced on the coast. Unusual Turkish quality has made La Marquise the decided preference of critical coast smokers.

20 for 25¢

WOMAN TO DEFEND HERSELF BY ACTING AS OWN ATTORNEY

Mrs. Frieda Leonard Declares That She Is Innocent of the Charges of Arson.

Railroad Book Will Describe Coos Bay

In readiness for the coming development of the Coos Bay country under stimulus of the Willamette Pacific's early completion into North Bend and Marshfield, the Southern Pacific company is issuing a new descriptive book covering the entire territory.

The cover will be in three colors and the various resources and industries are described both in text and photograph. One of the notable pictures is a view of the great bridge across Coos Bay, now practically finished. The book will be out in a few days.

Throw Off Colds and Prevent Grip. When you feel a cold coming on, take LAXATIVE BROMO QUININE. It removes causes of colds and grip only one BROMO QUININE. E. W. GROVE'S sig. on box, 25c. Ad.

Mrs. Frieda Leonard, in jail in default of \$2500 cash bail, is going to defend herself on the charge of arson placed against her by the district attorney's office, instead of hiring an attorney.

She contends that, while circumstantial evidence may indict her at first glance, she will prove her innocence in court. Mrs. Leonard was arrested following a fire in her room at 183 Fourteenth street Sunday night.

The firemen who investigated said that fire had been started in two different parts of the room, Mrs. Leonard believes that it carried across the room on the wall paper. In all, a damage of only \$50 was done by the blaze.

Mrs. Leonard contends that her strongest proof of lack of intent to defraud is that the insurance she carried on the furniture in the building was placed by the people from whom she bought the furniture two years ago.

The policy was continued each year since by her.

The idea that she had her clothes hidden at her sister's home is also scoffed at by Mrs. Leonard and her friends. She used one small room at 158 Fourteenth street, and because of the cramped quarters, kept most of her things at her sister's, as she had for over a year, it is claimed. They were not hidden, assert the friends, but stood in the hall, where anyone entering the upper floor of the house could have seen them.

Numerous friends have tried to raise the \$2500 cash bail which the authorities are demanding for the release of Mrs. Leonard, but all have failed. The district attorney's office has so far refused all requests for smaller bail.

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