

POLK COUNTY COURT NEWS

DALLAS, Ore., March 1.—Valley Motor company vs. C. L. Killgore. The plaintiff filed the affidavit of W. E. Keyes wherein affiant says that the summons was placed in the hands of the sheriff of Polk county on August 29, 1931, and that the sheriff has been unable to serve the defendant personally. The affiant prays the court for an order directing that the summons be served by publication. The court entered an order finding that the defendant had not been served and ordering that summons be published in the Polk County Observer as by law provided, requiring the defendant to answer or otherwise plead to the complaint before April 10, 1932.

John G. Trout vs. Industrial accident commission. The plaintiff filed a notice of appeal notifying the state accident commission that the plaintiff is appealing to the circuit court for damages for injuries received while working for Polk county in the employ of V. R. Dennis Construction company. This matter was formerly settled by the commission by disallowing plaintiff's claim because the commission claimed he was not at work at the time he was hurt. The commission further

required the plaintiff to turn back to the commission the sum of \$209.77, the amount that plaintiff had received from the commission; and that the \$185 awarded the plaintiff formerly be cancelled and all future payments stopped.

Sheridan State bank vs. Lloyd Ridgeway. The plaintiff filed a complaint alleging that the defendant made and delivered to the plaintiff on May 31, 1921, his promissory note in the sum of \$76.85 at 10 per cent. due six months from date, and that the defendant has neglected to meet this obligation. The plaintiff prays the court for judgment in the sum of \$76.84 with interest at 10 per cent, and \$25 attorney's fees, and costs and disbursements. Plaintiff having filed his affidavit, if for attachment undertaking for attachment, the clerk issued to the sheriff a writ of attachment, which writ was duly returned by the sheriff the same day showing that he had attached 102 acres belonging to the defendant in Polk county.

Mamie Denison vs. Herbert A. Denison. The plaintiff filed a complaint seeking legal separation from her husband. They were married in June 1917. She alleges that there are no children and no property rights and fixes as her grounds of divorce infidelity and inhuman treatment. She asks the court for a decree of divorce and her costs in this suit.

A. M. Lady vs. James M. Hillard. The defendant filed with the clerk of the court their demand for bill of particulars wherein they ask an itemized statement of all the labor performed by the plaintiff for the defendant specifically set forth. The defendant through his said attorney, further filed his demurrer to plaintiff's complaint, alleging that certain causes of action embodied in the complaint do not state facts sufficient to constitute a cause of action.

Probate Court
In the guardianship of Anna Heise, an insane person, E. C.

Sims, the guardian, filed his oath of office and his bond in the sum of \$2400 with C. L. Crider and Conrad Stratton as sureties. The clerk issued letters of guardianship to the guardian. The court ordered that the bond be approved as filed and appointed W. R. Ellis, F. J. Craven and A. F. Toner as appraisers of said estate.

In the estate of Dennis McNeill, deceased. The administratrix of the above named estate, Mary McNeill, petitions the court to set aside to the widow of the decedent certain real property in Month-mouth belonging to the estate and alleges that the value of such realty is \$1600 and no more. The court, after duly considering the petition, find that such realty is the home of the widow and was the home of the decedent prior to his decease and ordered the administratrix to set such property aside to said widow.

In the estate of Chester W. Babcock, deceased. Lulu P. Yocom, the administratrix, filed her final account and asked the court to set a date to hear objections that interested persons might find to such account. The court ordered that on Friday, March 17, 1932, at 10 o'clock, be the time, and that the court room in Dallas be the place for such hearing. The court further ordered that the administratrix give a published notice in some competent newspaper of the Polk county of such final hearing.

In the estate of Julia Sawyer, deceased. The court entered an order approving the final account of the administratrix, W. F. Wiggins, and directed him to pay to Winter & Maguire, attorneys for the estate, the sum of \$171.54 and to pay himself, as such administrator, a like amount; and to each of the three heirs, the sum of \$316.45 each, together with certain mining stocks and, when the receipts from the several parties are filed, that the estate be declared fully and finally closed, the administratrix discharged and the bondsmen exonerated.

In the estate of Margaret Eliza Holman, deceased. Laird Woods, the administrator, filed his final account showing the receipts and disbursements of such estate and asked the court to set a time and place to hear any objections there might be to such final account. The court entered an order setting Saturday, March 18, as the time for such hearing.

In the estate of Nelson Holmer, deceased, the administrator of the above named estate, R. L. Chapman, having filed his receipts of distribution, was finally discharged by order of the county court.

An astronomer says that Venus is absolutely dry. Might poor place for a bootlegger.

IF SKIN BREAKS OUT AND ITCHES APPLY SULPHUR

Red Pepper Rub takes the "ouch" from sore, stiff, aching joints. It cannot hurt you, and it certainly stops that old rheumatism torture at once. When you are suffering so you can hardly get around, just try Red Pepper Rub and you will have the quickest relief known. Nothing has such concentrated, penetrating heat as red peppers. Just as soon as you apply Red Pepper Rub you will feel the tingling heat. In three minutes it warms the sore spot through and through. Pain and soreness are gone. Ask any good druggist for a jar of Rowles Red Pepper Rub. Be sure to get the genuine, with the name Rowles on each package.—Adv.

CASH FEATURE IS TARGET IN DEBATE
(Continued from page 1)

would meet the approval of President Harding and also of both the house and the senate. He also thought it would be acceptable to the service men. This view was shared by several other committee members, who said the program would enable men in immediate need to obtain a fairly large sum of money and at the same time retain to them some lasting benefits perhaps than would have been obtained through an all-cash adjusted compensation.

Strength Tested
Those agreement among the ways and means committee Republicans to undertake the working out of a compromise plan was reached after there had been another test of strength on the proposal made by President Harding that the cash bonus be financed by means of a sales tax. It was learned today that a motion to write such a tax provision into the bill was rejected late yesterday by a vote of 9 to 6, with one member absent.

This left the question of reporting the bill without any means of financing the cash payments. This was vigorously opposed by some members and the discussion finally got around to the basis of a possible compromise along the lines now under consideration by the sub-committee. The basis was suggested after some of the members had communicated with officials of the American legion.

Some Veterans Consulted
Restriction of the cash feature previously had been approved by several members of the house who served with the soldiers during the World war and it was said there had been a growing sentiment among the house membership for this plan as a compromise. Representative Fish, Republican, New York, a former service man, had drawn an amendment restricting the cash to those taking vocational training, the sick and the unemployed. Another plan suggested was that of insurance for all of the men with sick and unemployment benefits and a monthly cash payment after the beneficiaries reached the age of 65.

Mr. Fish submitted his amendment to President Harding today at the White House and said afterwards that Mr. Harding favored a restriction of the cash feature and had expressed the hope that congress would not be swept off their feet on the bonus question.

DEAD MAN'S MOTHER DESCRIBES CONDUCT
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"I asked her," Mrs. Kennedy testified, "if she thought it was right for her, a married woman, to be calling Belton. She told me she did not think so, but she kept on calling him after that time."

Soon after this, Mrs. Kennedy said, a Mrs. De Mond and Mrs. Obenchain came to the Kennedy home and Mrs. De Mond asked for Belton, who was not at home. As the women were leaving, Belton drove up to the house and they got in his car and drove off with him.

Trio Followed
"My husband and I followed them," Mrs. Kennedy went on. "They went to Mrs. De Mond's house. We went up to the door and asked for Belton, and he came out with this woman. I asked her if she thought it proper for her to be running after my son that way."

"I said, 'Why don't you go back to your husband in Chicago?'"

"She said, 'that is what I am going to do.'"

Mrs. Kennedy said she and her husband tried to get their son to go home with them, but he declined to do so. He returned later in the evening, she went on, and a few days later Mrs. Obenchain left for Chicago. Early in 1931, she said, Mrs. Obenchain returned to Los Angeles and took an apartment near the Kennedy residence in the Wilshire district of that city.

Defendant Talks to Lawyers
Mrs. Obenchain, who had been watching Mrs. Kennedy intently during this testimony, called her attorneys around her at the close and talked with them for several minutes. Then Jud Rush, chief defense attorney, asked Mrs. Kennedy if it were not true that she and Belton had called on Mrs. Obenchain's mother. Mrs. Kennedy said she did so at the mother's request. There was no further cross-examination.

WILLAMETTE HAS NO CLOSED SEASON
(Continued from page 1)

ermen in tidewater streams to catch trout at any time of the year, the trout that would be found in such waters not being a very intelligent fish anyhow. The only limitation for this all-the-year-round fishing was that the trout must be adult fish, 10 inches of length or over.

Late investigations, however, seem to show that the tide-water river law is a much bigger thing than was thought. The Willamette is a tide-water stream, it appears. It may get its tides from the Columbia, but it is a tide stream. The great falls at Oregon City stop all tides from reaching the upper river and the stream itself on its upper reaches may be a thousand or even two thousand feet above the highest tide. But it is a tide-water stream, and on this interpretation, the trout-fishermen clear up into the mountains, so long as he can prove it is the Willamette, a tide-water stream, can fish and the game warden can hang.

The fisherman doesn't want to

think that he can fish indiscriminately during this otherwise closed season. It's in the tide-water streams, or not at all. The law makes no exemptions for tributaries, like the Santiam, Mill Creek, the Clackamas, or any other. Fish only in the tide-waters, though they are a full mile above the highest tide, and it's all right.

ARREST OF MOVIE ACTOR PREDICTED BY POLICE
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again, it was said, she came into Los Angeles from Alta Deno where she recently was ill with influenza and nervous breakdown according to the physician.

Six Are Grilled

Six men arrested yesterday, said to have been engaged in selling drugs and bootlegging, were grilled by police detectives today. The results were not made public, being the opinion that one of the men was on the verge of "breaking."

Sheriff's deputies located and questioned a Chinese motion picture actor named only as "Jim," but said once to have been employed by Taylor. They stated they learned nothing of importance from him.

The police made it clear that "Jim" was not the actor whose arrest was a possibility tonight.

Formal Statement Made
Mrs. Rupp, who is said to be known also as Mrs. May Lynch, made to the police a formal state-

RED PEPPER FOR RHEUMATIC PAIN

Just the moment you apply Mentho-Sulphur to an itching, burning or broken out skin, the itching stops and healing begins, says a noted skin specialist. This sulphur preparation, made into a pleasant cold cream, gives such a quick relief, even to fiery eczema, that nothing has ever been found to take its place.

Because of its germ destroying properties, it quickly subdues the itching, cools the irritation and heals the eczema right up, leaving a clear, smooth skin in place of ugly eruptions, rash, pimples or roughness.

You do not have to wait for improvement. It quickly shows. You can get a little jar of Mentho-Sulphur at any drug store.—Adv.

ment of 10,000 words, detailing her version of incidents which she said she believed connected the six men arrested at her home yesterday with the Taylor murder mystery.

Among her statements was one that one of the men, George Calvert, 25 years of age, who claimed gas fitting as an occupation, said in her presence he would shoot Taylor if the director made good an alleged threat to report the sale to him of synthetic liquor as bonded goods.

OLCOTT APPOINTS SPECIAL COMMITTEE
(Continued from page 1)

"We want the best sort of gov-

ernment obtainable in Oregon at the least possible expense. If the cabinet form of government is superior to ours, and has so proved itself, I will lend every influence I have to secure its adoption in this state. On the other hand, if it has proved itself more expensive, less efficient and generally less satisfactory, I naturally will be opposed to it.

"The men I have selected for this committee are men in whom I have great confidence to make a careful investigation and an impartial report. A. J. Johnson, one of the members of the new committee, was chairman of the consolidation and efficiency commission provided for by the legislature, and will be in a position to advise the committee as to just what was ascertained by that

commission and how the results attained were arrived at."

Cut This Out—It Is Worth Money to You.

Cut out this slip, enclose with 5c and mail it to Foley & Co., 2825 Sheffield Ave., Chicago, Ill., writing your name and address clearly. You will receive in return a trial package containing Foley's Honey and Tar Compound for coughs, colds and croup; Foley Kidney Pills for pain in side and back; rheumatism, backache, kidney and bladder ailments; and Foley Cathartic Tablets, wholesome and thoroughly cleansing cathartic for constipation, biliousness, headaches, and sluggish bowels. Sold everywhere.—Adv.



Coats and Suits

The season's most Beautiful Garments And we are sure that you will agree with us when you see them.

Undeniably smart are the new creations for spring and we assure you there is individuality that offers an irresistible appeal in the lines of original and unique fashions. The rare colorings in both plain and patterned fabrics, in the hands of skillful designers have become creations that must be seen to be appreciated.

Ladies' Coats.....\$12.75 to \$27.50

Ladies' Suits.....\$12.50 to \$45.00

Our Prices Always the Lowest

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TODAY—TOMORROW—SATURDAY

You've Never Seen a Picture Like it Before

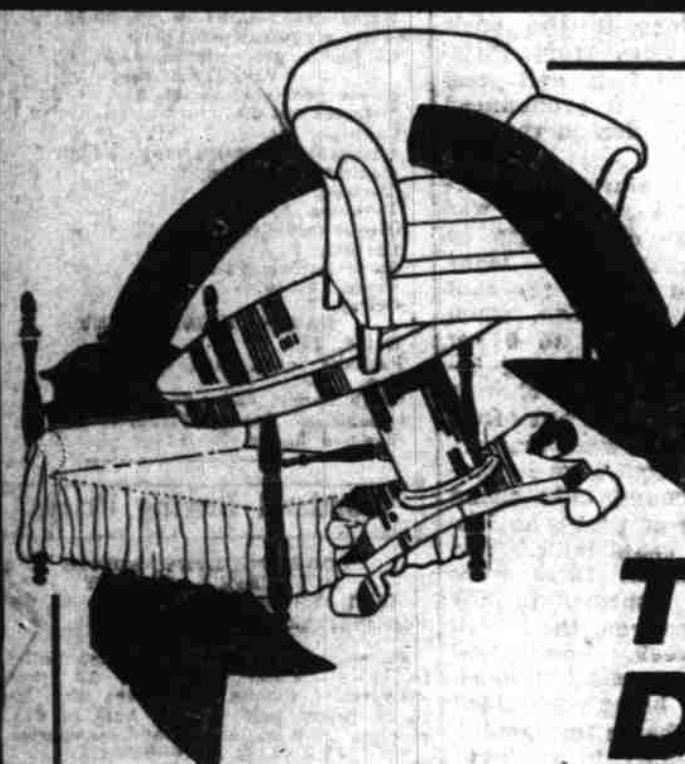
HARRY CAREY

in the First Western Superproduction Ever Made

"The FOX"

Comedy and International News

LIBERTY



Furniture Prices

Tumbling Down

Because of a great many good buys made lately we can now offer all sorts of good bargains in second-hand furniture. This

Second-Hand Furniture

includes practically everything of value in the home. Come in and get our prices. You will save more than half on every purchase. Also full line of dishes, tools, hardware, etc.

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The Tremendous Opportunities that Await You to Save Money—Through Our Unprecedented Lucky Purchase

Of \$25,000 Giant Metropolitan Stock

Of Portland, Oregon.

A WHOLE PAGE OF PRICES

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Shop Where the Crowds Buy

WE BOUGHT IT AT OUR OWN LOW FIGURE

NOW WILL SELL IT TO YOU FOR ANY PRICE IT WILL BRING

NO USUAL COURTESIES OMITTED

We will continue during this sale, as usual to give

Free Deliveries with purchases of \$3 and over

Premium Coupons on purchases of 50c and over

Hot Coffee Free in our Basement Cafeteria

Another Store Pays the Penalty of Adverse Conditions. But You'll Profit by Their Loss!

Sale Begins Friday Morning

Notice to All Former Employees

Please report to manager at earliest convenience for positions during this sale.

THE PEOPLE'S CASH STORE

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