

THE OREGON STATESMAN

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MEMBER OF THE ASSOCIATED PRESS

Now the chief priests, and elders, and all the council, sought false witness against Jesus, to put Him to death; but found none.

March 28, 1928

STATESMAN ENTERS SEVENTY-EIGHTH YEAR

The Statesman was born March 28, 1851. Today is the birthday of this newspaper— It starts its seventy-eighth year today.

This newspaper has witnessed and recorded most of the growth and the great events of Oregon and the Oregon Country. Only eight years before the birth of this newspaper the Oregon Country was foreign territory.

And this newspaper was perhaps the largest single influence in bringing statehood to Oregon. It published the largest and clearest account of the proceedings of the convention which framed the Oregon Constitution, which was held in Salem.

Under its present management, beginning 44 years ago the 18th of the coming August, this newspaper has been on the side of constructive measures and efforts, steadfastly and with whatever power and vigor it has possessed.

For whatever of good this newspaper has been able to do in doing in this span of nearly 44 years, there is thankfulness and pride—

And this is expressed with the hope that this policy may stamp the course of The Statesman in the opening and unfolding years of the future, indefinitely.

This plant and equipment and the resources of this newspaper are rededicated in this beginning of a new year of its publication to the constructive support of the things looking to the building of a larger and better city, a greater valley in its own right, and a state more nearly true to its own principles.

With gratitude and good will; thankful to have been permitted to live and work in a period so momentous and thrilling, the most fascinating era in the whole history of the world, the managers and forces of The Statesman enter hopefully and joyously another year of labors.

COMPLAINT OF TURNER MAN WHO OBJECTS TO WHAT HE CALLS BLAH

Editor Statesman: The writer would like to know the reason for the Salem papers making a special story about every time Judge Poulsen has a little leniency towards over time parkers from out of town.

Is this done to lull visitors into a feeling of over security? The writer parked in front of one of Salem's leading groceries between Commercial and Front streets on Court street some time ago (having in mind the purchase of provisions), and went to the county court house on business, expecting to be gone thirty minutes, but was delayed, awaiting the official he wanted to see, to two hours—back to the car two hours and a half after it was parked—to find it tagged—over to the police court. The following dialogue took place:

Judge Poulsen—"Stay too long in one place?"

Culprit—"Yes, sir."

Judge P.—"What's your name and where are you from?"

Culprit gives the desired information.

Judge Poulsen—"That will be one dollar."

The writer wasn't as lucky as the nine foot deputy sheriff from Albany or the one time employer of the judge of the police court.

Needless to say, no purchases were made at the grocery, and home industries are now patronized—they have no parking ordinance here.

Now, the writer believes in the necessity of the parking ordinance—what he doesn't believe in is the blah about every time some one isn't fined for over time parking, thereby causing other out of town people to pay their share toward the upkeep of the police court, or wherever the money goes.

Why wouldn't it be a good plan to publish the names and addresses of all persons fined, and not just those from Salem and vicinity?

Turner, Ore., March 26, 1928.

ENROLLMENT GROWS

5345 PUPILS IN SALEM SCHOOLS, 306 GAIN IN YEAR

There appears to be a steady increase in the number of students attending Salem schools this year over the attendance last year, according to the reports of George H.E. superintendent of city schools.

At the present time there are 5345 pupils enrolled in the city schools as compared with 5039 last year, showing a gain of 306 pupils.

Due to the fact that Leslie Junior high school was opened last fall to take the place of the old McKinley Junior high, which took in some of the territory formerly covered by Parrish Junior high.

SWEETHEARTS

Author of MY SON'S SWEETHEARTS CONFESSIONS OF A WIFE, etc.

READ THIS FIRST: Lynda Fenton, a singularly innocent and lonely girl, secures her first job with Armitage & Son, and a few days later is made private secretary to Ralph Armitage.

Her father, a drunkard, has spoiled her life because he continually tells her that her mother deserted them, and that all women have their price.

Lynda meets Emily Andrews, who cherishes a secret fondness for David Kenmore, Lynda's companion from childhood. Emily plots various consequences detrimental to Lynda. David tells Lynda he loves her.

Lynda's father, too, deserts her, and Claire Stanhope comes to live with her. Claire tells Lynda it's common gossip that Ralph is interested in her, and advises Lynda to be careful.

Lynda uses lipstick, for the first time, to hide her innocence. NOW GO ON WITH THE STORY

Chapter 20 Lynda Learns About Men Ralph Armitage looked at Lynda's mouth and smiled. During the morning he said:

"I hear you are living with Claire Stanhope."

"Yes, or rather, she is living with me, Mr. Armitage."

"Did she recommend the lipstick? While I personally do not like it, I must tell you it is becoming, although it changes your entire face."

"One has to follow a universal fashion. One cannot be out of step with one's regiment."

"You can afford to be individual. I am very sorry that you feel you must be one of the feminine mob, but perhaps, after all, Claire Stanhope is right. You never could deceive anyone. If you had on the morning that I saw you yesterday, and woman's strongest weapon, since Eve learned to be a diplomat, is to be able to say one thing and think another."

"Now your eyes are blue in terroring points, but I will not answer them. By the way, I have read my father's postscript. David Kenmore, have been pals over since you were a child. Are you in love with him?"

"Does one ever fall in love with a pal, Mr. Armitage?"

"Bravo! The lipstick is working. You would never have said that to me yesterday. Is he in love with you, then?"

"Who has been talking about David and me to you?" Lynda asked.

As if in answer to her question there was a tap at the door, and Emily Andrews entered, bringing a bundle of form letters.

"I'm afraid they are all wrong, Mr. Armitage," she explained, as she held them out to him, "as I couldn't decipher Lynda's instructions."

Lynda almost snatched them from Emily, and turned to her employer.

"Will you let me decipher my own instructions in the future, Mr. Armitage?" she asked. Although her painted mouth was smiling, there was fury in her voice.

"Will you be able to do all that work, Miss Fenton, as well as the real work as my secretary?"

"Certainly I will. I could have done all of these yesterday, easily, while you were away. Please let me try. I can do all your work any more. Any girl can who is not lazy."

"All right, you try it for a while, Miss Fenton," acquiesced Ralph Armitage. "I'll send nothing out of my office, even if I have to have two stenographers in here. Until further notice, Miss Andrews," he continued, "Miss Stanhope will transcribe all the letters from my office, besides taking my dictation."

Out of the tail of her eye, Lynda caught a little quizzical smile on the "young boss's" face, and she understood that he had fathomed Emily Andrews' tactics quite as well as she, herself, had done. Emily left the office immediately, more determined to get even with Lynda than ever.

COURTS HERE MUST TRY FOREIGN CASES

Insurance Disputes Arising In Germany Subject To Decisions Here

The Oregon supreme court Tuesday handed down a decision declaring that suits involving disputes over insurance policies written in Germany or any other foreign country by companies licensed to transact business in Oregon, are subject to trial in the courts of this state.

The opinion was written in original proceedings in mandamus filed by Adolf Kahn to compel George Taxwell, circuit judge for Multnomah county, to assume jurisdiction of an action filed by the plaintiff to recover on a policy issued by the New York Life Insurance company.

Attorneys for the defendant corporation filed a motion in the lower court to quash service of the summons on grounds that the service was not authorized by law, and that the court could not obtain jurisdiction over the New York Life Insurance company for the reason that the plaintiff was and is a resident and citizen of the republic, formerly empire, of Germany.

The circuit court at first denied the motion to quash the service. A motion for rehearing was then filed by the defendant insurance corporation and a rehearing was granted. At the rehearing Judge Taxwell, Judge J. W. Knowles and Fred W. Wilson heard the motion and thereafter Judge Taxwell granted the same and declined to take jurisdiction of the case.

It was set out in the pleadings that the application for the policy was made by the plaintiff in Germany, but was signed by the president and secretary of the New York Life Insurance company at its main office in New York City. The signatures of the secretary of the company for Europe was affixed to the policy in the insurance company's Paris office.

The New York Life Insurance company contended that a clause in the policy, in regard to domicile, restricts the jurisdiction, and limits the jurisdiction to enforce the conditions of the policy to the "Courts of Karlsruhe."

"The stipulation of the parties contained in the contract of insurance is contrary to public policy and void," read the opinion of the supreme court.

"The law prescribes the jurisdiction of our courts and it cannot be diminished or increased by the convention of the parties. The stipulation is in effect a legal opinion of the parties that only the Courts of Karlsruhe are competing for the fulfillment of the contracts."

"Under principles of comity the courts of one state will enforce rights arising in other states, unless contrary to the laws or public policy of the state in which such enforcement is sought, and will entertain suits brought by citizens of other states. The prosecution of transitory actions in a country other than that in which the cause of action arose, is based on comity, so that, where under the law local no right of action exists, none can be enforced in the jurisdiction of the suit."

"It was urged on behalf of the defendant that the deposit of the company to qualify it to do business in Oregon would be depleted if many actions of like kind are brought in this state. This danger is not real. The New York Life In-

THE MORNING ARGUMENT

AUNT HET By Robert Quillen

"I'm a pure woman, an' no man couldn't make me unfaithful to Pa; but sometimes when he's been right hateful I wish some man would try it."

"Nora gets alimony now an' she's always talkin' about how nice it is to be independent an' not have to depend on a man for money."

POOR PA By Claude Callan

State of Oregon, for the use and benefit of Weiser Loan and Trust company, appellant, vs. Aetna Casualty and Surety company; appeal from Multnomah county; suit to recover on bonds. Opinion by Justice McBride, Judge T. E. F. Duffy affirmed.

State of Oregon, ex rel. Harry Kruckman, vs. F. R. Rogers and C. T. Smith, appellants; appeal from Multnomah county; appeal from conviction on charge of trespass. Opinion by Chief Justice Rand, Judge Ashby C. Dickson, affirmed.

R. H. Randolph vs. C. Christensen et al. defendants and H. A. Sabbe and Clara Sabbe, appellants; appeal from Multnomah county, suit to foreclose mechanics lien. Opinion of Judge L. B. Hewitt modified. (Continued on page 5.)

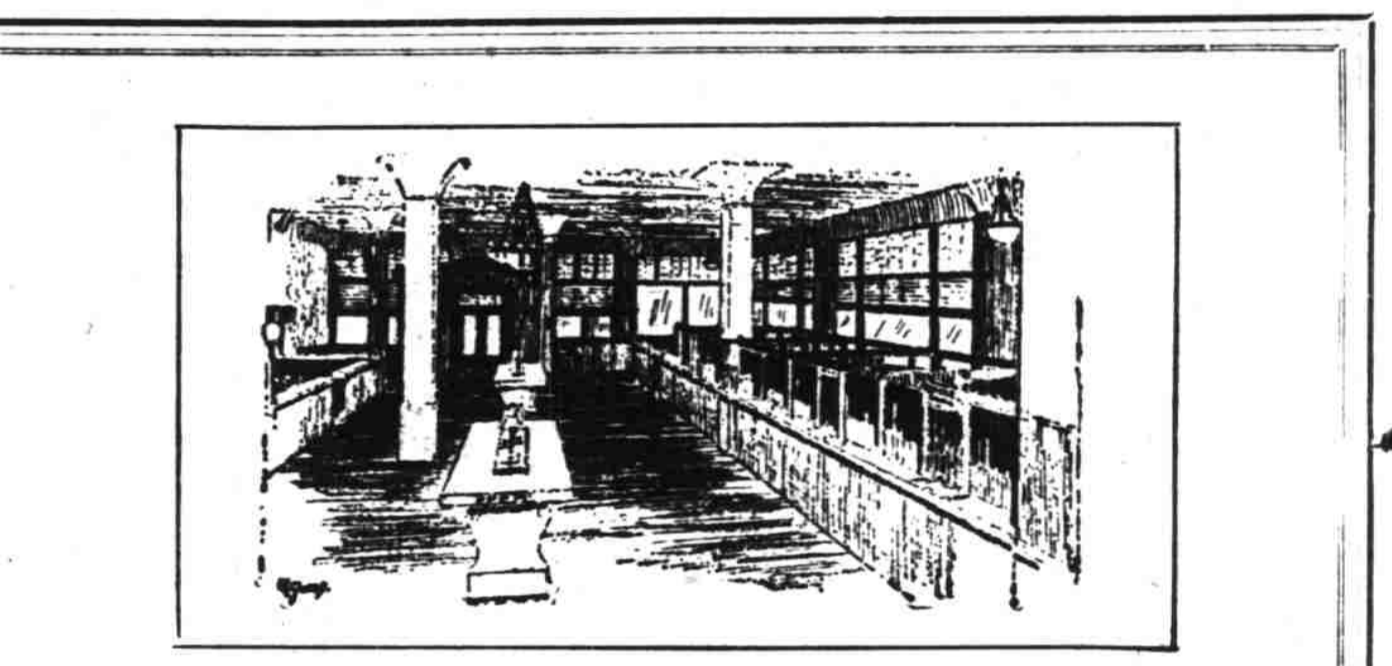
W. N. Daniels, appellant, vs. City of Portland, et al; appeal from Multnomah county; suit to restrain city of Portland from enforcing ordinance relating to housing code. Opinion by Justice Brown, Judge George Rossman affirmed.

F. E. French and Anna French, vs. C. F. and T. company, et al, appellants; appeal from Josephine county; suit for appointment of receiver. Opinion by Justice Brown, Judge C. M. Thomas reversed.

State of Oregon, upon relation of William Hagquist, appellant, vs. United States Fidelity and Guaranty company and Scandia Ship Building company; appeal from Coos county. Suit to recover on bonds. Opinion by Justice McBride, Judge John C. Kendall affirmed.

Foot Prints of a Jay-Walker

BECKE & HENDRICKS 189 N. High Telephone 161



Your Lawyer Will Tell You So Your Will is the one and only means of safely disposing of your estate when you relinquish it. It should be drawn by your lawyer—for that is HIS business. And he will tell you why you should name a strong, experienced corporate executor such as the Trust Department of this bank—to see that the provisions of your Will are carried out as you would wish them to be—for that is OUR business. United States National Bank "The Bank That Service Built"

Table with financial data for BANKERS LIFE COMPANY, including items like Amount of capital stock, Total premium income, Total income, Total expenditures, and Assets.

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