

The Subscription-price of the GAZETTE for several years has been, and remains \$2 per annum, or 25 per cent. discount if paid in advance.

MR. CAKE'S SPEECH.

A good audience greeted Hon. H. M. Cake at the court house on Tuesday evening thus showing that our citizens are thoroughly aroused on the important questions soon to be settled at the polls.

The speech was a brief outline of the history of the republican party and its glorious achievements in the past; touching on the Roosevelt administration and eulogizing him for his mighty warfare on trusts and crookedness in high places.

He explained his position as to the election of a United States Senator by direct vote of the people and gave his reasons for the faith expressed; called the attention of his hearers to the fact that in several instances seats in the U. S. Senate had been vacant during the entire session of congress on account of the failure of the legislature to elect.

It was a fair and manly statement of his views on the questions at issue, free from personal abuse of those who might differ with him on these important questions, and was listened to with marked attention by the audience.

To our mind he did not try to make a speech, but like a good race horse he just came carefully down along the line, sizing up the track, and limbering up the joints. With good blood, sound in limb, clean record, good muscle, steady nerve, clear head he will make a swift stepper for the June election.

DO NOT INSTRUCT.

In some of the states a discussion has arisen among republicans whether or not their delegates to the National Convention of the party should go instructed for a particular candidate or be sent without such instruction.

Our observation of how the selection of a candidate from the various nominees before a con-

vention is reached has long since led us to favor uninstructed delegates, especially from those states having little numerical strength in the convention.

This cannot be done by a delegation hampered by instructions. It is in honor bound to obey these, which it usually does until the final vote when it must stand with a smiling face and say "me too."

When uninstructed it is an unknown quantity and may remain so to the last step in the solution of the problem. It has not been used as a pawn but has played at the game, and if it have played wisely it has had a marked influence in shaping the final action of the convention.

Our Climate.

Climate is not everything, but it is a good deal. We are brief, ephemeral creatures, and we should get the most and best possible out of the little span of life allotted to us.

Livestock, in a large part of this especially favored region, need no expensive providing for; the industrious man can work out-of-doors nearly the year round; the poor man's cottage can be constructed cheaply, the children can play out of doors in January as in June.

There are not only the great mountains and the great sea; but great, fertile prairies, and valleys and stock ranges; there is greatness and magnificence of variety in nature's gifts all around—and besides, this wondrously temperate and delicious climate.

Cruelty to Animals.

"The average boy will throw rocks at little birds, stray dogs or cats, or any animals which they think are unprotected. They see no harm in so doing, but if they only stopped to think of the needless pain they sometimes inflict on God's creatures that are not interfering with them they might desist from such practices."

I would not enter on my list of friends though graced with polished manners and fine sense, Yet wanting sensibility, the man who needlessly sets his foot upon a worm.

part of every boy's education, constantly instilled into him, that it is wrong, vicious, mean, despicable and not proper sport or fun at all, to kill, torture, wound or mistreat an animal.

"Boys, don't kill or hurt the animals or birds, wild or tame, except the predatory or noxious animals, or a deer or elk or other game in season in sportsmanlike fashion. It is naturally in the heart of a boy to do this, but it should be weeded out and we think is being done."

FROM THE PINE WOODS.

Hyomei's Aromatic Air is Guaranteed to Cure Catarrh or Cost Nothing.

When using the Hyomei treatment, the air you breathe is like that on the mountains high above sea level where the pine woods fill the air with aromatic healing that gives health and strength to those suffering from diseases of the respiratory organs.

The complete outfit costs but \$1.00 and is sold by Graham & Wells, under guarantee to refund the money if it does not give satisfaction.

Summons.

In the Circuit Court of the State of Oregon for the County of Benton. In the matter of the application of Pervis Jane Lindeman to register title to the following described premises...

Mary Ann Ward, Ward, her husband, Laura Fuller, Henry Fuller, E. R. Bryson, Edith Bryson, R. S. Bryson, Lizzie M. Bryson, Percy St. Clair, John St. Clair, Inez Wilson, L. Y. Wilson, Nina Clark and "All whom it may concern," Defendants.

TAKE NOTICE.

That on the 18th day of March, 1908, an application was filed by said Pervis Jane Lindeman in the Circuit Court of the State of Oregon for the County of Benton for initial registration of the title of the land above described.

In the Name of the State of Oregon and each of you are hereby summoned and required to appear and answer the application filed in the above entitled court on the 18th day of March, 1908, on or before the 2nd day of May, 1908, said date being six weeks from and after the date of the first publication of this summons...

And further that any and all other persons who have any claim or interest in said real property, whose said rights are unknown to applicant herein designated as "All whom it may concern," having or claiming the same in the law provided there for in the land sought to be registered, unless appearance is made by such persons and such rights and claims set forth, in any way they may have, and that upon failure of such persons to appear and set forth and establish such rights and claims, if any they may have, that they shall be forever barred and concluded by this decree from asserting the same in like manner, as the other defendants hereinabove named after the decree of this court has been made, determining the claims and interests in and to said real property, the title to which is hereby sought to be registered.

And further by such decree if determined, declared and adjudged that the defendants, named and each and any of them have no estate, right, title or interest in said lands above described at law or in equity in possession, expectancy, reversion or remainder, in and to said lands or premises, and that said defendants above named and each of them, and to each and every other person and all whom it may concern, be forever enjoined and debarred from asserting any claim whatsoever in or to said real property adverse to applicant.

This summons is served upon you by publication thereof, by order of Hon. E. Woodward, Judge of the County Court of the State of Oregon, for the County of Benton, made on the 18th day of March, 1908, directing publication thereof once a week for six consecutive and successive weeks in the Corvallis Gazette, a newspaper of general circulation, published and printed weekly at Corvallis, Benton County, Oregon.

T. T. VINCENT, County Clerk of Benton County, Oregon.

J. F. YATES, Attorney for Applicant.

R. F. Baker & Co.

If you have Farm or City property for sale, list it with R. F. Baker & Co. Office next door to Post Office, Corvallis, Ore.

GAZETTE

For Job Work, Propagating Ferns.

Summons.

In the Circuit Court of the State of Oregon for the County of Benton. In the matter of the application of Rebecca Alexander to register the title to the following described premises...

In the Name of the State of Oregon and each of you are hereby summoned and required to appear and answer the application filed in the above entitled court on the 18th day of March, 1908, on or before the 2nd day of May, 1908, said date being six weeks from and after the date of the first publication of this summons...

And further that any and all other persons who have any claim or interest in said real property, whose said rights are unknown to applicant herein designated as "All whom it may concern," having or claiming the same in the law provided there for in the land sought to be registered, unless appearance is made by such persons and such rights and claims set forth, in any way they may have, and that upon failure of such persons to appear and set forth and establish such rights and claims, if any they may have, that they shall be forever barred and concluded by this decree from asserting the same in like manner, as the other defendants hereinabove named after the decree of this court has been made, determining the claims and interests in and to said real property, the title to which is hereby sought to be registered.

And further by such decree if determined, declared and adjudged that the defendants, named and each and any of them have no estate, right, title or interest in said lands above described at law or in equity in possession, expectancy, reversion or remainder, in and to said lands or premises, and that said defendants above named and each of them, and to each and every other person and all whom it may concern, be forever enjoined and debarred from asserting any claim whatsoever in or to said real property adverse to applicant.

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T. T. VINCENT, County Clerk of Benton County, Oregon.

J. F. YATES, Attorney for Applicant.

MIXED MILK.

Easy Calculation in Standardizing or Blending Milk.

"Standardized milk" and "blended milk" are terms applied to milk which has been so modified as to contain a definite amount of one or more of its constituents. The most important and at the same time the most variable constituent is fat.

Draw a rectangle and write at the two left hand corners the percentages of fat in the fluids to be mixed and in the center place the required percentage.

If it is wanted to mix the milks from two dairies testing 4.9 per cent fat and 2.5 per cent fat to produce a 4.6 per cent milk, the diagram shows these milks must be mixed in the proportion of 1.1 to 3 or 11 to 3.

If we have 120 pounds of the 4.9 per cent milk, we must mix with it 32.7 pounds of 3.5 per cent milk, as is shown by this proportion: 11.3 :: 120: 32.7.

Propagating Ferns.

Where division is possible it is the easiest and most economical method of propagation and should be practiced just before the fern starts into growth.

GOOD ROADS LORE.

How Even a Few Improved Highways Help the Farmer.

Mathematical good roads lore and the farmer's welfare are thus treated by W. Pierrepont White in the Outing Magazine.

Railroad officials state that in a fairly level country, such as Indiana or Ohio, a steam railroad will have sufficient freight to haul to make it a safe financial investment if it receives the freight produced from the farms for a distance of five miles on either side of the steam road and the road is long enough.

It can be mathematically demonstrated and actually shown to the eye by the use of highway maps that the improvement of from 8 per cent to 16 per cent of the total highway mileage of a state, being the main highways which follow the natural valleys or are arbitrarily established in level sections, will when improved leave no farm farther away than five miles from the main highways.

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Sunshine in the Pigeon.

The central hog house is not good for sows to farrow in during the early spring, say February and March, according to an Iowa swine grower.

Call on the Corvallis Electric Supply Co.

Occidental Hotel Building

For everything in the line of electric fixtures and supplies.

Housewiring a specialty Experienced Electrician in charge

Independent Phone 599

Bring your Job Work to the Gazette Office.

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NOTICE FOR PUBLICATION.

DEPARTMENT OF THE INTERIOR. Land Office at Portland, Oregon, March 7, 1908.

Notice is hereby given that Goran P. Roaland, of Airie, Oregon, has filed notice of his intention to make final five year proof in support of his claim, viz: Homestead Entry No. 14,752, made Feb. 18, 1903, for the S 1/4 NW 1/4, NW 1/4 SW 1/4 Sec. 21, and NE 1/4 of SE 1/4 of Section 20, Township 10 South, Range 5 West, and that said proof will be made before the County Clerk of Benton County at Corvallis, Oregon, on April 22, 1908.

He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz: J. C. Buelow, of Airie, Oregon, P. A. Sandelin, of Airie, Oregon, R. R. Liggitt, of Airie, Oregon, L. A. Liggitt, of Airie, Oregon. ALGERNON S. DRESKKA, Register.

First pub. Mar 10

Notice for Publication.

United States Land Office. Portland, Oregon, October 22, 1907. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1899, Mrs. Bertha Jorgenson of Portland, county of Multnomah, State of Oregon, has this day filed in this office her sworn statement, No. 7603, for the purchase of the Northwest quarter of Section No. 34, in Township No. 10 South, Range No. 5 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish her claim to said land before Register and Receiver at Portland, Oregon, on Tuesday, the 26th day of April, 1908.

She names as witnesses: Mrs. Minnie Mack of Monmouth, Oregon; Mr. Will Mack of Monmouth, Oregon; Mr. J. C. Olson of Corvallis, Oregon; Mrs. J. C. Olson of Corvallis, Oregon. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 26th day of April, 1908. ALGERNON S. DRESKKA, Register.

Notice to Creditors.

Notices is hereby given that the undersigned has been, by order of the County Court of the State of Oregon for the County of Benton, appointed Administrator of the estate of William Thomas, deceased, and all persons having claims against said estate are hereby requested to present the same to me, only verified as by law required, for payment within six months from the date of this notice, at the office of the undersigned W. A. Buchanan, in Corvallis, Oregon, or the law office of J. F. Yates, in Corvallis, Oregon.

Dated at Corvallis, Oregon, this 3rd day of March, 1908. W. A. BUCHANAN, Administrator of the estate of William Thomas, deceased.

21—last insertion March 31

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned has filed in the County Court of Benton county, Oregon her final account as administratrix of the estate of C. H. Lee, deceased, and that Monday, the 24th day of February, 1908, at the hour of 11 o'clock in the forenoon of said day has been fixed and appointed by said Court as the time and the County Judge's office in the county court house in Corvallis in said county and state as the place for hearing objections, if any, to said account and the settlement thereof. All persons interested and desiring to object thereto are notified to file their objections thereto in writing with the Clerk of said Court and appear at said time and place. ETTA F. LEE, As administratrix of the Estate of C. H. Lee, deceased.

Millinery! Millinery! The OLD RELIABLE Millinery Has a new hat for every woman and girl in Benton county. Prices down to bedrock. We trim our own hats and do not charge this up in the price of the finished article. Complete stock, up to the minute in style. Call and see my goods, and get prices. Mrs. J. MASON, The Third Street Shop.

Call on the Corvallis Electric Supply Co. Occidental Hotel Building For everything in the line of electric fixtures and supplies. Housewiring a specialty Experienced Electrician in charge Independent Phone 599

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