

THE ENTERPRISE.

CHAS. RESERVE,
Publisher and Proprietor.

OREGON CITY, - AUGUST 21, 1890.

CLACKAMAS BAR.

With the combined efforts of the Portland Chamber of Commerce, the Oregon City Board of Trade and our senators and representatives in congress, the condition of navigation between Portland and Oregon City is certain to be improved. Five thousand dollars of the river and harbor appropriation will not doubt be spent at Ross Island and the Clackamas rapids, and a special survey has been ordered for both places. One objection filed against dredging the Clackamas bar is that it would lower the water at the locks and falls, thus causing a considerable expenditure in making improvements at the locks. While this would not doubt be the result of dredging the bar, at least one advantage would accrue, as lowering of the water at the falls would increase the water power of Oregon City immensely. What would be lost in additional expenditure at the locks, would be more than gained in the acquired increase of water power. There is a strong sentiment in favor of putting in wing dams, in order to make a deep channel at the bar, the advocates of this method claiming that it would not materially affect the locks. The great desideratum is open channel from this place to Portland, it matters not which method is adopted. By constant, persistent work the object can be attained. This is one of the most important river thoroughfares on the coast, and it is alike both to the material commerce of Portland and Oregon City that there be no clogs on the wheels of commerce between these two cities. Their interests are identical. Portland capital is largely interested in the manufacture of lumber at this place, and the Willamette Falls supply the power for Portland's electric lights. Whatever adds to the prosperity of Portland benefits Oregon City, and whatever tends to build up Portland, ensures to the advantage of Oregon City.

The present method of contract prison labor now in vogue in this state is a disgrace to the commonwealth. A Portland firm has a large number of convicts employed in the manufacture of shoes. They secure this prison labor at a merely nominal sum, and besides throwing hundreds of honest laborers out of employment, manufacturers doing a legitimate business are unable to compete with them. Some of the Southern states have an admirable plan by which the convicts are taken into the various counties and made to work on the state roads. As a consequence, they have splendid roads, and the farmers, the producers of the country, save thousands of dollars each year in the wear and tear of vehicles. This plan could be adopted in Oregon with the most favorable results. Nothing adds more to the wealth of a state than good substantial roads; besides the labor of penitentiary convicts belongs to the state, and it is a violation of the fundamental principles of our government to let out prison labor for a mere pittance to corporations and trusts.

The important matter of the establishment of the grade on Main street will come up for final action before the council in a few days. It is earnestly hoped for the welfare of the city that this important measure will become an ordinance that will admit of no legal quibbling. Nothing will add more to the solid appearance of the city than to have Main street improved and an established grade. At present the condition of the street is a disgrace to a city of the pretensions of Oregon City. The residents cannot afford to allow Main street to remain in its present state.

The passage of the Mr. McKinley bill will injure the British manufacturers, say the English free trade organs. Well, what if it will? It will also promote and extend American manufactures, and the object of Mr. McKinley and his republican colleagues in the Ways and Means committee was to present a tariff measure that would protect home industries and encourage their development. That they have accomplished this is evident from the opposition to the bill made by foreign manufacturers. Now let the Senate pass the bill without further delay.

FOREST FIRES ARE NOW getting in their deadly work with a vengeance. Houses, barns and fences are being destroyed, and much valuable timber has been burned. People camping in the timbered sections and those clearing land cannot be too careful with their fires, especially during the hot weather. It is almost criminal carelessness that causes many of these devastating forest fires.

The recommendations made by the National Bar association at its meeting in Indianapolis are in the direction of prompt and equitable administration of justice. Uniform law in will make in one state will be valid in another, will prevent much litigation and there is no doubt that Senator Evans will be providing for an additional judge in each court to facilitate business should be passed.

VARICOSE VEINS with no more population than Oregon City has built a large fire proof hotel, complete with all the appointments, and has commenced work on a second story casino. If a city with one-half the natural advantages possessed by this place, can do all these things, the question arises, what things are possible for Oregon City to accomplish?

A new work judge pronounces "the baby carriage a public nuisance." The judge, doubtless, wants to keep step with the old bachelor governor of New York. Tired mother don't vote, or all such gentlemen would be sent so far to the rear that they would never be heard from by the public.

Justice is not dead. One of those pestilential friends who steal newspapers from doorsteps was shot and killed in Philadelphia the other day. The shooter was arrested. The whole civilized world stands ready to go on his bail bond.

New Type and Material.

The increasing business and rapid growth of Oregon City has made it necessary to provide for the great increase of business in the printing line. Heretofore there was not business sufficient to justify putting in a complete job printing outfit. But the rapid advance made in commercial business and manufacturing enterprises have created an extensive demand for a superior quality of commercial and general printing. THE ENTERPRISE is fitting up the most complete job office outside of Portland. New type, new machinery, new presses, and all who desire printing done should call and see samples and get our figures before going elsewhere. This office is now prepared to do all kinds of commercial and law printing, business programs, visiting cards, and every imaginable kind of printing. Call around and inspect samples.

THE COUNTY NEWS.

From The Enterprise's Corps of Correspondents.

News Items of Interest From Surrounding Towns and Country.

Sandy.

Our valued citizen, J. E. Siefer, has been for some time constructing a bird cage 12 by 14 feet on his small but valuable home near the mouth of the river. His friends have wondered what sort of a prisoner he meant to place there. But Edmund changed his mind and sold out to our new neighbor, Fred Ferrman. He then moved to the new place and is reported to be one of the best blacksmiths in this region. He will open a shop here.

All the way from here to Salmon creek are small parties of campers who have come to the foothills to get out of the dust. They hunt and fish and seem to enjoy their stay.

If the dry weather continues you will soon see wood fires up towards the mountains and a general smoke surrounding us.

The health of this community has been good since early spring, but the house flies have increased alarmingly, showing that the air is laden with poison. If we were half as anxious to purify the air of our houses as to kill the fly, we might save many lives during the summer months, especially of children.

Mr. J. B. Dement from Arlington, Or., arrived here a month ago. He is living on the old Hatch place on Sandy Ridge. His children found themselves in a paradise of green fruits. Two of them were attacked with flux. One pulled through but Jimmy is still very low.

Our new sandy firm now dispensing groceries is E. H. Hatch and J. E. Siefer. They run a first class barbershop. Also an independent station to East Portland. Have started with a flatterer outlook.

Another surprising party of half a dozen young men recently visited Mt. Hood. Four of them reached the peak. S. R. and L. H. Vincent, H. L. Power, M. D. and R. B. Hamilton. They report that the excessive melting of the snow this season has made Mt. Hood more accessible than for many years. Their two companions desisted at the snowline and perhaps wisely. Not every one is strong enough to make the ascent.

WOODRAT.

Meadow Brook.

August 17, 1890.

Mr. John Wright and family, of Wasco county, has sold his farm near Wamie, and come to make his home in old Web-foot.

Born, to the wife of John Comer, on August 7, a girl. Our congratulations. The little five-year old son of Mr. Walker, who recently lost his foot while playing near a mill, is doing quite well, and will soon be around again.

Mrs. Duval is having an addition built to her residence on the corner of the youngest child of William Stewart, living on the N. Trullinger farm, was quite sick a few days since.

Joseph Ross is building a commodious addition to his barn. He is a model farmer.

Hundreds of dollars worth of Cedar shingles are weekly hauled to market from upper Milk Creek. We believe the canals of Bonney and Pulling takes the lead.

The Molalla ford near the old Ramsby bridge was rendered impassable by the floods of last winter, causing great inconvenience to settlers near by. But recently a new and superior ford has been discovered below the old one, and roads cut to it, making it a boon to the traveling public.

We understand that the Southern Pacific railroad company has laid claim to the homestead of John Scott of Mt. Home, one of the pioneers of this vicinity.

News scarce in our vicinity and harvest booming. Eno.

Milwaukie.

August 19, 1890.

Miss Mona Vagelin was the guest of the Misses Barrett during the past week. Mrs. B. Scott and her daughter Rosalie are still enjoying the cool sea breezes. John C. Hingford made a flying trip to Willhoit springs. He was absent four days.

Mr. T. J. Gary, who is to have charge of our school, was here on Saturday, "kissing up the town."

Thos. R. A. Melwood and family left Monday for the Coast Range Mountains where they will camp for a few weeks. Mrs. J. H. Lambert and family have returned from Willhoit springs.

A quiet wedding took place at the residence of Henry Bottellier last Tuesday. Miss Emma Bottellier of this place, and Mr. John Thomas, of Oregon City were joined by the holy bands of matrimony by the Rev. Hans Hansen of the Coast Range Methodist church. The happy couple left immediately for Oregon City where they will make their future home. Finis.

Canby.

Mr. Kammerer is burning coal. Farmers will soon begin threshing in this neighborhood.

Mr. Hampton and family have returned from the coast.

Mrs. A. E. Gurley and daughter, Mrs. G. Barber, are at Willhoit.

Thos. W. Law left last Saturday-Sims vs. Howard-tried before Justice Knight. The jury were out till half past eleven P. M. before a verdict was agreed upon. The verdict was in favor of plaintiff, Sims.

Maude Granger's Inheritance.

This celebrated play, the great emotional drama, "Inheritance," will be produced at Pope's Opera House, August 26, by the distinguished theatrical artist Maude Granger, supported by a strong company. This company are playing at The Marquand Grand Opera House in Portland this week, but as the Maude Granger company are before commencing a three week's engagement at the Bush theatre in San Francisco they are taking in some of the cities on the road. This will be the last time that so distinguished a company has ever visited Oregon City.

The admission is 50 cts.; reserved seats 75 cts. This emotional drama, the most thrilling and dramatic play ever produced anywhere. The story told is as follows:

Dr. Raymond, a London physician, has for his family, a son, Julian; a niece, Alice, and a ward, Henry Caruthers. Julian and Helen fall in love and are married. She is the victim of hereditary insanity, and after a child is born mind begins to wander. She finally becomes mad and is sent to an asylum. After five years have elapsed the marriage is annulled and Julian marries Alice. During the progress of the ceremony a fire breaks out at the asylum. Helen escapes, but is later seen restored by the fire's awful shock, in time to see the arrival of the wedding party. Broken hearted she leaves, with her child, her husband's home and takes up her residence with her old and faithful guardian. Her child, during a severe illness, is supposed by her to be dead, and thinking life is her but a blank, she takes the child and flees. Two late Helen finds that the baby was only in a stupor, and she resigns herself to death, which comes shortly. This is a brief outline of one of the most original and strongest of emotional dramas.

Latest Telegraphic Summary.

Only two states will get larger sums for river and harbor appropriations this year than Oregon. The bill has passed the house and the senate. Appropriations are \$11,000 for the Willamette river above Portland, of which \$5,000 may be used in the discretion of the secretary of war for the improvement of the river at Clackamas rapids and Ross Island.

Among the surveys provided for in the bill to be made of Oregon harbors and rivers, is Clackamas rapids and Ross Island.

The revenue cutter Corwin has been sent to Behm Strait to seize British sealers, so it is reported. Rumors of war with England are abroad in the land. The great railroad strike still continues, and no concessions have yet been made.

The following notice of the death of Mr. E. E. Purdon, who died at Albany Aug. 17th, is taken from the Morning Herald. Mr. Purdon was born in Kentucky on the 15th of October, 1841, in Keokuk, Van Buren county, Iowa, to Miss Susan Hannan. In the spring of 1860 Mr. Purdon went overland to California, where he remained, but returned in 1860. In the spring of 1863 they moved from Iowa to Westport, Missouri. In 1864, at the early settlement of Kansas, they moved there and were among the early settlers. There, during 1865 and 1867, they experienced great hardships during the trying times of border ruffianism. An assault was made upon his life, which he narrowly escaped. He was afterwards employed during his whole life. He suffered during his whole life. His home was lost and they left without a cent. He and his wife were driven to the coast range mountains, where they lived for some time. In 1869, they left for Oregon, arriving on the 14th of September about six miles south of this city. In 1860, they moved to this city, where he engaged in a tin shop and store in company with M. W. Mack.

In their present residence they resided continuously 30 years. Five sons and three daughters were born unto him. His wife died in 1888, and he died in 1890. He was a man of great integrity and was respected by all who knew him. He was a member of the Methodist church, and was a devoted member of the same. He was a man of great integrity and was respected by all who knew him. He was a member of the Methodist church, and was a devoted member of the same.

CROP-WEATHER BULLETIN NO. 25.

For the Week Ending Saturday, August 16.

The temperature has been above the average for the week. On the 13th temperatures of 90 degrees or more were reported from every section of the state. On the 14th an occasional sprinkle of rain fell. On the same date a severe and storm, having a velocity of twenty-five miles an hour, was experienced in the Walla Walla valley; no damage reported. The nights have been cool as usual. The days have been generally cloudy. Smoke from forest fires has begun to fill the atmosphere.

The weather conditions, except on the 13th, when it was warm, have been favorable to harvesting and threshing operations, which continue to progress. Fall and winter wheat is generally harvested, and considerable of it is threshed. Spring wheat is now being harvested. Reports indicate that the crop is better than last year. The wheat is generally much cleaner than usual and the berry large. The crop is generally good, though in localities the crop is not so good. Douglas and other sections are generally heavy. Rain has fallen to April 13th. Since then it has been very dry and crops are not so good. The crop of corn, buckwheat, and other most destroyed by the late frosts, but other fruit is plentiful.

Hay is plentiful through the stock country. Bottom and irrigated land in the southeastern part of the state has very large crops. The wheat out-put, it is estimated, will be larger than for several years. The condition of the stock is generally good. The codlin moth did considerable damage to apples. Plums and cherries are very plentiful, and the weather has been favorable to the curing of them. In the neighborhood of Helix, Yamhill county, a disease resembling distemper accompanied by a swelling of the joints, has been reported, but so far no fatal results are reported.

Real Estate Transfer.

John J. Hindermann and wife to E. F. Cappel; lots 5, 6, 7 and 8 in block 3 in Pleasant Place addition to Oregon City; \$500.

I. M. Devo to Anna Devo; ne 1/4 of sec 34, T. 2 S., R. 2 E., 43rd 89 acres.

Thomas Shaw and wife to the Union Congregational church; lot 4, blk 14 of Talbot's addition to the town of Marshfield; \$125.

R. Richardson et al to Chas Albright; 15.80 acres in T. 2 S., R. 2 E.; Correction of deed.

United States to Jno Molzan; homestead patent for ne 1/4 of ne 1/4 of sec 4, T. 4 S., R. 2 E., 78.33 acres.

George C. Curry and wife to Robert J. Curry; lots 1, 2, 3, 4, 5, and 6, and ne 1/4 of sec 16, T. 3 S., R. 4 E., 43rd 89 acres; \$3500.

Mary E. Lockery to J. R. Lockery; ne 1/4 of sec 6, T. 4 S., R. 5 E., 160 acres.

Conrad Krigbaum and wife to Conrad and Emanuel Krigbaum; ne 1/4 of sec 26, T. 3 S., R. 4 E., 40 acres \$600.

W. S. Kollag and wife to Benjamin W. Kollag; 30 acres in the D.L.C. of S. W. 1/4 of sec 10, T. 3 S., R. 4 E., 30 acres.

Herman A. Lee and Anna Lee to W. S. Kollag; lots 2, 3, 4, 9, 10, 11 and 12 in block 2 in the town of Canby.

Administrators Sale.

Notice is hereby given that in pursuance of an order of the county court of Clatsop county, Oregon, made on the 15th day of May, 1890, the estate of John Barrett, deceased, the undersigned, administrators of the said estate, do hereby offer for sale at public auction, for cash, and to the highest bidder, each and every one of the United States land claims in the States of California, Oregon, Nevada, and Washington Territory, which said claims are situated in the County of Clatsop, State of Oregon, all the right, title, interest and claim in and to the same, as set out in the following description, to-wit: The N. 1/4 of section No. 32, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 33, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 34, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 35, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 36, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 37, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 38, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 39, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 40, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 41, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 42, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 43, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 44, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 45, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 46, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 47, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 48, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 49, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 50, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 51, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 52, T. 2 S., R. 2 E., 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acres, and the N. 1/4 of section No. 127, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 128, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 129, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 130, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 131, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 132, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 133, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 134, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 135, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 136, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 137, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 138, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 139, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 140, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 141, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 142, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 143, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 144, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 145, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 146, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 147, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 148, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 149, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 150, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 151, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 152, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 153, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 154, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 155, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 156, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 157, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 158, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 159, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 160, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 161, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 162, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 163, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 164, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 165, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 166, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 167, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 168, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 169, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 170, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 171, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 172, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 173, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 174, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 175, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 176, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 177, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 178, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 179, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 180, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 181, T. 2 S., R. 2 E., 43rd 89 acres, and the N. 1/4 of section No. 182, T. 2 S.,