Fair Exchange

A New Back for an Old One. How can be Done in Cottage Grove.

indescribable feeling, making you weary | pure. ond restless, piercing pains shoot across loins are so lame that to stoop is agony. No use to rub or apply a plaster to that back if the kidneys are weak. You cannot reach the cause. Cottage Grove residents would do well to profit by the following example.

Mrs. C. Hyer, 589 W. Sixth St., Eu gene, Ore., says: "I was taken with pains in my back which caused me great annoyance. I suffered from pains in my limbs also. I read of different peo ple who had used Donn's Kidney Pillwith good results, so I decided to try them myself. I used two boxes and they proved to be as represented. It is now some time since I have taken them and I have had no sign of the trouble.'

Price 50c, at all cealers. Don't simply ask for a kidney remedy-get Doan's Kidney Pills-the same that Mr. Troxel had. Foster-Milburn Co., Props., Buffalo, N. Y

BUILDINGS

43 SOUTH SIXTH ST.

COTTAGE GROVE OREGON

Your Fall Cold Needs Attention. No use to fuss and try to wear it out It will wear you out instead. Take Dr King's New Discovery, relief follows quickly. It checks your Cold and Soothes your Cough away. Pleasant, Antiseptic and Healing. Children libe it. Get a 50c bottle of Dr. King's New Discovery and keep it in the house "Our family Cough and Cold Doctor" writes Lewis Chamberlain, Manchester, Ohio. Money back if not satisfied, but it nearly always helps.

PROFESSIONAL CARDS

Telephone 131

F. W. ROBBINS, M. D. Physican and Surgeon

Office at Residence: 104 S. 5th Street

Praceces in all Courts 25 Years' Experience H. J. SHINN

> ATTORNEY AT LAW NOTARY PUBLIC

Bader Building Over Metsan Shop COTTAGE GROVE, ORE,

J. S. MEDLEY

ATTORNEY-AT-LAW Special Attention Given to Mining and Corporation Law

OFFICE: WOODWARD BUILDING A. K. MECK

Attorney-at-Law EUGENE COTTAGE GROVE

Both Offices Always Open

Phone Office 47 Office | Lawson Block Office Hours: 1 to 6 p. m DR. C. E. FROST Osteopathic and Medical Physician

Chronic and Nervous Diseases a Specialty Modern Electrical Treatments. X-Ray Appliance.

COTTAGE GROVE

Office Phone Main 5 Residence, Main 121L R. McCARGAR D. D. S.

Dentist F. L. INGRAM

ALL WORK GUARANTEED Cottage Grove, Ore. Lawson Bldg.

J. E. YOUNG ATTORNEY-AT-LAW

Office on Main Street ___ = COTTAGE GROVE :: :: :: OREGON

DR. A. J. HENDRY DENTIST

OVER FIRST NATIONAL BANK COTTAGE GROVE

Keep Your Stomach and Liver Healthy. A vigorous Stomach, perfect working Liver and regular acting Bowels is guar-anteed if you will use Dr. King's New They insure good digestion, correct Constipation and have an excellent tonic effect on the whole system-Purify your blood and rid you of all body poisons through the Bowels. Only 25c at your druggist.

State of Ohlo, city of Toledo, Lucas County,

Frank J. Cheney makes oath that he is senior partner of the firm of F. J. Cheney & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catarrh that cannot be cured by the use of HALL'S CATARRH CURE.

FRANK J. CHENEY.

Sworn to before me and subscribed in my presence, this 6th day of December, A. D. 1886.

(Seal)

A. W. GLEASON.

Notary Public.

A. D. 1886.
(Seal)

A. W. GLEASON,
Notary Public,
Hall's Catarrh Cure is taken internally
and acts directly upon the blood and mucous surfaces of the system. Send for
testimonials, free.
F. J. CHENEY & CO., Toledo, O.
Sold by all Druggists, 75c.
Take Hall's Family Phils for constipation.

Things We Think

Things others think, and what we think of the things others think

Sunshine is the great purifier. The The back aches at times with a dull, sunshiny face always looks sweet and

No matter how small the home, there the region of the kidneys, and again the is always a big place for father to fill in the evenings.

Some people get to be grouches from talking to themselves.

By taking 530 eminent men and wo men as a basis it has been proven that brain workers are long-lived. On the supposition that this test would show like results with mankind generally, we soon expect to receive black bordered announcements from relative of many members of our legislatures

A paragrapher says the poor girls are more affectionate than the rich one-We have never noticed any perceptible

A song about the aeroplanist would be appropriately called an air.

If a female Indian is called a squaw, why shouldn't a baby Indian be called a squawkerf

Men who go to the pen may not necessarily be writers, but they are usually authors of crime.

It's no use telling a woman of 26 that she can't begin any younger-be cause she can stiff start at 25.

A Portland Chinaman has married a white woman. He'll get his cue from her hereafter.

Figures won't lie, but women will

An Oregon woman masqueraded for ty-nine years as a man. She probably learned what we poor men are up against.

When a man's home life is happy, his business cares don't cause many

If love wasn't so blind, so many people wouldn't get married.

If Old Mother Eve could appear in New York society at this day, she would run a chance of being kicked out by the "400" for being overdressed.

A young lady looking fresh and healthy attracts much favorable attention-but a fresh young man is an abomination.

Eight Chicago business men recently passed a \$1,000 bill for \$100. None of them were newspapermen, however. No one ever heard of a newspaperman making a mistake like that,

A pessimist is usually optimistic enough to believe some of his dire pre dictions will come true,

The way educational institutions are springing up in the West, Boston will soon be a "has bean."

Another get-rich-quick artist is it jail. After he had sold \$1,500,000 worth of stock in a wireless company, some one discovered that all he had was the air to send the messages through and he delivered to each stockhilder his share of that commodity just previous to selling him the stock.

It is harder to regain lost ground han to keep advancing.

A woman's "rat" is a trap for un

A Indianapolis man told his wife not to make a show of her feeling at his funeral, and insisted that she sing two songs at the services. The latter re-

A married man's love and caresse should be for home consumption.

The ones you do the most for are likely to do you the most.

If a man's head is gray inside, the outside does not matter so much

When you initiate something, take care that you don't take the part of the gont.

It has been discovered that Rockefeller is descended from kings. Besides this, John D. drags in a few millions in royalties every year.

The man who struts the most emong his inferiors is the first to toady when he meets his superior.

American heiresses and English nobles continue to reciprocate.

A pessimist is a man who sees the loud around the silver lining.

Criticism does some people much good—but the critic seldom receives

The lawyer who practices strict veraeity doesn't collect many fees.

any benefit therefrom.

Taxpayer Has Moral Obligation .- Vote for \$1500 Exemption Is Repudiation, Declares Correspondent,

Portland, Sept. 29 .- (To the Editor.)-Taxes are paid to the government for its protection of our lives and property, and for such public improve-ments for the comfort and convenience

of the people as they shall by their votes demand. Lives and personal property need more protection than land, which needs

The obligation to pay for this protection is quite as sacred as any obligation to pay money on any other ac-

count. Voting for exemption from these taxes will be an act of repudiation, and, inasmuch as the taxes must be paid by somebody, the act of voting for the



In the Supreme Court of Public Opinion

OREGON OF VS. S. (STATE) W. (WIDE) PROHIBITION

Foreword

a prosecution against the theory of to crave that which is forbidden. The trial of S. W. Prohibition is

ident of Vermont and now domiciled acter was weakened by being comin the State of Oregon.

Mr. Experience testified as follows. years. I met him when he came to sonal Freedom was trammelled. The vermont in 1850 and knew him intimately up to the time of his eviction in 1903, when he was thoroughly discredited.

Vermont accepted in good faith his theory under the BELIEF that it use of DRUGS INCREASED was practical in the following applications.

- liquor in the State.

- (6) That Taxes would be lowered.

tracted to its influence by its secrecy nation. as in all human nature we are prone I have seen Statewide Prohibition

(2) Drunkenness in its chronic ditions have been met. the proposed state-wide amendment state increased by reason of the fact and is not an attack against the sup-that liquor was obtained in bulk and his representations and promises are S. W. Prohibition in Oregon when porters of the measure whose mo- when a man came in contact with it Intemperate. I further charge him the same prophecies and promises tives are, no doubt, above reproach. he drank by the wholesale at one with Intemperance in attempting to being made here were tested in 15 sitting.

In opening the case against S. W. through the adoption of the prohibi-Prohibition we propose to submit tion law it was made a crime to inthe first charge of Intemperance. We dulge temperately in a beverage which before was NO CRIME, there day to day. were thousands whose moral charpelled to connive and sneak a privilege he was told was a crime. He lost his respect for law when in his I have know the defendant for 53 heart and mind he realized his Per-All was largely brought about by the He was welcomed after he had increased sale of liquor brewed in made the same promises and proph- illicit stills not inspected by the

(4) Thousands of men were (1) That it would stop the use of thrown out of employment into an already overcrowded labor market. That it would stop drunken-Real Estate values tumbled. Stores became vacant. Money ordinarily circulated in the State leaked away (5) That business conditions general purchases of supplies IN-

(5) Revenue from licenses having After the adoption of State Wide Ficit caused in State, city and county Prohibition we found the following funds had to be met by INCREASED conditions in the State of Vermont: TAXATION. Property rendered (1) That intoxicants were still ac- valueless WITHOUT COMPENSAcessible and indulged in not only by TION became dilipidated. This with those addicted to its use before Pro- the slackening of business condi-

hibition but by those who were at- tions resulted in comparative Stag-

in other States where the same con-From my (3) Whereas practically overnight new but which have been tried for false." The Judge replied that there

N. B .- This trial will proceed from

CHARGES

Intemperance. Obtaining Recognition Under False Pretenses.

Bringing into the State of Oregon Paid Agita-tors for the Purpose of inoculating her citizens with the Germs of Hys-

Offering for accept-ance in Oregon broken theories rejected by 15 Eastern States where defendant was ordered 'out' after years of bitter experience.

Attempting to Rob Independent Communities of their Rights of Self Government.

Attempting to Kill the Hop Industry of Oregon.

EXTRACTS

One of the Jurors asked Judge foist on Oregon theories that are not Eastern States and found to be were some people who would not profit by the experience of their neighbors.



Bishop Neely of the Methodist Episcopal Church says: "Don't become Intemperate in preaching Temperance. Intemperance is not only over indulgence in Liquor."

Speaking of Intemperance, a newspaperman yesterday drew attention to the fact that there were some newspaper so Intemperate that they would not allow their readers access to both sides of the argument.



\$1500 amendment is a loading on others the burden that such voter should bear. As an instance of such injustice: A of the county court of Lane County,

amendment by Mr. U'Ren and other annexed of said estate.

supporters in the voters' pamphlet.)

B and his wife own two lots near A's B and his wife own two lots near A's said estate are hereby required to pre-lot; upon these lots B, who is a labor sent them, duly verified as required by children live, and the whole value of their personal property and improve of this notice. ments does not exceed \$1000. The two Dated at Cor lots are necessary to the support and rearing of their children, while A and his wife have no child.

But B and his wife would have to pay twice the taxes that A would have to pay because they own two lots, while A and his wife owns but one. Now A very well knows that when he votes for the \$1500 exemption amendment he will be repudiating a large share of his just taxes, and loading them on to his poor neighbor. C, a speculator, owns a lot in the same block, unimproved. He would pay but one-half the tax that B would have to

The taxes on all the lots will be very more than they are now.

If A and B vote for the amendment,

A will be acting the part of a rascal, while B will be a fool. What effect on A's credit will be his

vote for the amendment? If he repu-

Calling cards-The Sentinel.

and his wife own and live upon a Oregon, duly made and entered of single lot in Portland. Their dwelling record the twenty-ninth day of Septemand all their personal property and the ber, 1914, in the matter of the estate links; thence north 36 links to the improvements on the lot are about of James Whitfield Gowdy, deceased, an assessed value of \$3000. This would the undersigned Anna Jane Gowdy was Grove, Lane County, Oregon. all be exempt .- (See explanation of the duly appointed executrix with the Will

The persons having claims against ing man, has a small dwelling in which law, to said executrix at the office of her of the land owned at the date herehe and his wife and their family of Attorney Alta King, Cottage Grove, of by Maria Hartung, and the north-Oregon, within six months from date

30th day of September, 1914. ANNA JANE GOWDY,

NOTICE OF EXECUTOR'S SALE OF REAL PROPERTY. In the County Court of the State of Oregon for Lane County.

IN THE MATTER OF THE ESTATE Notice is hereby given, that in pur-suance to an order of the County Court of the State of Oregon, in and for Lane County, made on the 9th day of September, A. D. 1914, in the matter of the estate of Maria Hartung, deceased, the ment, will he not repudiate his other debts? Will not his "moral risk" be bad?

E. F. RILEY.

The Senting!

O. F. Adams land; thence east loo called in the Docket of the Docket of the Docket of the Senting of the Sen

of said county survey No. 179; thence thence South 281/2 degrees West 22 feet south 193 links; thence east 365 links; more or less and thence East to the thence north 100 feet; thence east 267

Save and except a tract of land described as follows: Beginning at a point 237 links south of the northeast corner of O. P. Adams' land, said be- unpaid, and that the same is required ginning point being the southwest corner of the land owned at the date herewest corner of land owned at date hereof by H. H. Veatch; thence east 5.92 Dated at Cottage Grove, Oregon, this chains; thence north two feet; thence in a southwesterly direction 5.92 chains to the place of beginning, describing a triangular piece of land 5.92 chains east and west, two feet wide at east end, running to a point at west end, all of said land situated in Section 32, Township 20 S., R. 3 West, in Lane County, Oregon. Said sale will commence on the 8th day of October, 1914, at the hour of ten o'clock a. m. of said day, OF MARIA HARTUNG, Deceased. and continue until all of said property

W. A. HARTUNG, Executor.

East Main Street Assessment. high on account of the vast amount of personal property exempted, and B's qualified executor of said estate, will sessment in the sum of \$42.29 for the taxes under the amendment would be J. Shinn, at Cottage Grove, Oregon, for tage Grove, Oregon, was levied on the cash in hand and according to law, the property hereinafter described, by Orfollowing described real property be-longing to said estate to-wit: Begin-Council of said City and approved by dinance No. 320, passed by the Common ning at a point 95 links south and 365 the Mayor on the 18th day of Septemsessment is due and unpaid and that links east of the northeast corner of ber, 1911, and that the said amount was the said is required to be paid to the diates his obligations to the Govern O. P. Adams' land; thence east 150 entered in the Docket of City Liens of Treasurer of the City of Cottage Grove

southeast corner of county survey No. Begin at the S. E. corner of D. L. C.

Administrator's Notice. 179; thence west 632 links to a point No. 58, thence North 25 feet, to place Notice is hereby given, that by order 44 links south of the southwest corner of beginning; run thence North 21 feet;

point of beginning. That the names of the owners or reputed owners of the above described property are D. G. McFarland and other unknown heirs of James H. McFarland, deceased, whose residences are un-known; that said assessment is due and to be paid to the Treasurer of the City of Cottage Grove within ten days from the date of the final publication of this

Dated this 7th day of October, 1914. J. E. YOUNG, City Recorder.

West Main Street Assessment.

Notice is herby given, that an assess-ment in the sum of \$155.20 for the improvement of West Main Street, Cot-R. 3 West, in Lane County, Said sale will commence on No. 1, of Block No. 2, of Hazleton's lay of October, 1914, at the Second Addition to Cottage Grove, by Ordinance No. 361, passed by the Common Council and approved by the Mayor on the 25th day of November, 1912, and that said assessment was entered in the Docket of City Liens on page 49 thereof on the second day of December, 1912; That the names of the owners or reputed owners of said property are Mrs. G. W. Beeman, Addie Nicholas and William Stevens, none of whom are to be found in the City of Cottage Grove, the residence of Mrs. G. W. Beeman, being Eugene, Oregon, and the residence and postoffice address of the other reputed owners being unknown; that said as-

J. E. YOUNG, City Recorder.