## Polk County Observer CALL SPECIAL ELECTION

J. C. HAYTER, EDITOR AND PUBLISHER

Published Semi-Weekly at \$1.50 per Tear. Strictly in advance.

Entered as second class matter March 1, 1987, at the post office at Dallas, Oregon, under the Act of Con-ress of March 2, 1879.

DALLAS, OREGON, JULY 29, 1910.

The way to build up Dallas is to patronise Dallas people.



REPUBLICAN CANDIDATES.

ended for Nomination by the County Assembly, held in Dallas, June 25, 1910.

> Representative. IRA C. POWELL. Clerk. E. M. SMITH. Sheriff. W. L. BICE. Commissioner. JOHN B. TEAL. Treasurer JOHN L. CASTLE. Coroner. R. L. CHAPMAN.

PURPOSE OF ELECTION.

of the city ordinance authorizing a the same run through, over, across or course not run in such street or pub- der the same commenced by the city into any public street or highway.

conditions are aware, the object of ers of any such artificial watercourses such an amendment is to fix and deter- to keep the same in repair and in a mine for all time the respective rights safe condition at all times at their and responsibilities of the city and the own expense; and it appears reasonowners in the maintenance and repair able and just, and as necessary and of the Dallas mill race. This question proper regulation, that such owner or has been a disputed one in Dallas for owners of such artificial watercourses the last 30 years and it is hoped by the should cover the same over, and enresult of the coming election to settle close and confine the faters therein, As nearly as the Observer has ever same runs through, over, across, or the controversy permanently.

been able to ascertain, the only per-mission from the city to the mill com-within said city of Dallas, at their pany to maintain and operate this own expense, and under and by direcditch is found in a right-of-way deed tion of the city council of the city of election to be held for said purpose recorded some 40 years ago, in which Dallas, Oregon, in order that the day at the city of and said election shall be held on said the city granted to one John Waymire health, safety, comfort, convenience, the right to dig and maintain a water and welfare of the inhabitants of the ditch within the city limits for the purpose of furnishing power for the operation of a grist mill. As we understand it, nothing is said in this deed as to who shall be responsible for the

keeping of this ditch in repair, or of Dallas \* \* \* \* is amended by tion shall be those hereafter appoint- Dallas. for confining the water in such a man- the addition of Section 82-a, which ed by the city

the ditch, canal, mill race, or artificial water-course, or part thereof, CITY OFFICERS ASK VOTERS TO DECIDE OLD QUESTION.

fext of Ordinance Requiring Ownerof Mill Race to Keep Property in Repair.

of the city at a special election to be be, stating in general terms that the affair: held on Monday, September 19. An or- said improvement has been completed; dinance authorizing such an election the amount of all costs and expenses was struck by an autor was passed by the council July 5 and of said improvement in the aggregate; intersection of East Morrison and was signed by Mayor Eakin six days that the city council at a regular East Sixth streets yesterday afterlater. The ordinance is an exceedingly meeting thereof, specifying the date noon and died a few hours later at St. lengthy document, and space forbids thereof, duly assessed the said cost to Vincent's Hospital. its publication in full, but for the in- such owner or owners; that the same

f the measure. The ordinance is numbered 142 and s title is "An ordinance to propers" within fifteen days from the date within fifteen days from the date the rear of a transfer wagon which was going south on East Sixth street. of the measure, ts title is "An ordinance to propose within that time, the said city will The automobile was going west on

to the charter of said city \* \* \* \* and Police Judge shall serve an item- allow the wagon to pass. t a special election to be held for ized statement of all the costs and ex-

lic highway, and

tember, 1916, and to provide a form the making of such improvement. Such the wagon squarely in front of the aunotice may be served by the Marshal tomobile. The driver did not have time ballot to be used at said election." follows this preamble: of said city in person; or the same to stop his car but made an effort to Whereas, the health, safety, comfort, may be served by registered mall; or swing to one side of him and almost convenience and welfare of the inhab- the same be served by publication succeeded. However, the rear wheel of itants of the city of Dallas, Oregon, thereof in two successive weekly is- the machine caught the boy and passed requires that all ditches, canals, mill sues of a newspaper of general circu- over his body. Magers brought the maraces, and other artificial water- lation, published in said city.

courses within the corporate limits of Sub-div. 8. In case the said owner Sprague, the only other occupant of the city, which run through, over, or owners of such ditch, canal, mill the car, rushed back to the injured across, or into any public street or race, or other artificial watercourse, boy's assistance. He was hurried to the highway within said city should be or part thereof, so improved, as the office of Dr. Ravenna Spurrier. On discovered, enclosed, and confined by a case may be, shall fail, refuse, or neg- covering that the child was dangerouspermanent structure, where the same lect to pay the amount of such assess- ly hurt, Dr. Spurrier had him removed

run through, over, across, or into any ment so assessed as provided for in to St. Vincent's Hospital, where he such public street or highway, and sub-division 7 of this section, the said died at 3 o'clock. Whereas, such artificial watercourses city shall have the right and power to where the same run through, over, commence a civil action at law in the boy's parents, who live at Fifty-sixth

covered over, enclosed, and confined owner or owners of any such ditch, fore they reached his bedside. in such manner that the said city, and canal, mill race, or other artificial wathe inhabitants thereof, will not be tercourse( or part thereof, so improv. Heisig is a large seven-passenger retarded or interfered with in the ed, to recover the amount of such aslaying and construction of permanent seasment, together with all costs and bert Weich, an electrical contractor,

public highway in said city, through, dition to said assessment, but incident ing. over, across, or into which any such thereto. In any such action, the same the Observer prints today an outline artificial water-course may or does shall be commenced in the same man- orders from the District Attorney's run, and also in such manner that the ner as other actions at law, and any office, and will be held to appear at the city ordinance authorizing a persons owning property along any judgment recovered in any such ac- the Coroner's inquest, which will probon September 19, at which time the such street or public highway, shall tion shall have the same force and ef- ably be held today. Magers has been voters will be asked to amend the not be to a greater expense in the lay- fect as any judgment obtained by any in Portland about four months and charter so as to give the council power ing and construction of permanent person or corporation in any civil ac- has been driving for Welch for about

to order the permanent improvements in front of and abutt- tion at law. However, before any such one month. He is a licensed chauffeur, of all ditches, mill races and other ing upon their property, than they action shall be commenced by the said His parents live at Dallas, Oregon artificial waterways in the city, where would be, did such artificial water- city, the council of said city shall or- Magers is said to be a careful driver. attorney by resolution.

Whereas, it is the duty of the own-Special Election Called. Section three. For the purpose of submitting said proposed ment to said city charter to the legal voters of said city of Dallas, Oregon, for their rejection or approval, there shall be held in the said city of Dalin a permanent manner where the in the afternoon of said day. Said election is hereby designated as an

said city, to wit:-

C. Kirkpatrick's office in ward No. three of mid city.

rior to the

DRIVER NOT BLAMED mas Magers Exonerated by Coroner's Jury in Portland."

so improved. Such assessment shall be entered of record in the office of the Auditor and Police Judge of said city in a book kept in said office for that

and attendant thereon, and shall asses

the same to the owner or owners of

Thomas Magers, chauffeur for A. Weich, whose machine ran over and purpose. Within fifteen days from the date of the entry of such assessment killed a 12-year- old boy in Portland, of record in the office of the Auditor Tuesday, was exonerated from blame and Police Judge of said city, the by the Coroner's jury Wednesday af-The testimony went to show

said Auditor and Police Judge shall ternoon. The long-mooted question as to who give written notice to the owner or that the accident was unavoidable and onsible for the expense of re- owners of such ditch, canal, mill race, that Magers had done everything in pairing and maintaining the Dallas or other artificial water-course, or part his power to avert it. The Oregonian mill race will be settled by the voters thereof, so improved, as the case may gives the following account of the sad

"Herman Heisig, a 12-year-old boy, obile at the

formation of the voters we herewith must be paid to the Auditor and Police the chauffeur, and several witnesses present all of the important features Judge of said city at his office in said it appears that the boy was riding on

and submit to the legal voters of the commence proceedings to collect the East Morrison street and the automocity of Dallas, Oregon an amendment same. With such notice, the Auditor bile was brought to almost a stop to

"When only a few feet from the mathat purpose on the 19th day of Sep- penses attendant upon and incident to chine, the boy suddenly jumped from

chine to a stop and with Robert

"Mr. and Mrs. Charles Heisig, the across, or into any public street or Circuit Court of the State of Oregon and Ash streets, were summoned to highway within said city, should be for the County of Polk, against such the hospital, but the boy expired be-

"The automobile which struck young improvements on any such street or expenses accrued and accruing in ad- who has offices in the Fenton build-

"Magers was arrested last night by

\* BUSINESS LOCALS. ...................

ins, a special election for that purpose, which said special election shall be held in said city on the 19th day of September, 1910, between the hours of 9 o'clock in the morning and 5 o'clock in the afternoon of said day. Said cents

### Automobile for Sale.

Second-hand Reo runabout automo day at the following named places in bile, with jump-seat attachment; good condition; for sale cheap. Write or At the W. O. W. Hall in Ward No. call on H. C. Burns, McMinnville, Or. 7-29-2L

For Sale

Men Wanted.

Lost.

Cows for Sale.

For Sale or Trade.

Wanted.

View Pictures.

All kinds of iron, rubber, brass, cop-

Two good milk cows. Call or ad-

Room and Board Wanted. Wanted, at once, room and board Section 1. The charter of the city The Judges and clerks of said elec- by two young ladies. Address Box 290, 726-2t.

419-tf.

419-tf.

7-26-6L

7-19-tf.

T. R. Crooks, Mutual



# In order to clean up our Two-Pieo Summer Suits, we will sell them ONE-HALF THEIR FORMER PRIC

Understand you have a free and unrestricted selection of our entire aggregation of fine summer suits main by the famous

MICHAELS-STERN & COMPANY

Remember that The Usual every suit is of this season's vintage in fashion and fabrics and that every gar-

ment was created by tailors who used their heads as well as their hands to produce the best in the land.

excellence of the workmanship, etc.

Kind of shoe store service isn't tolerated here; first, we're shoe-fitters-second, a questionable shoe cannot

Varsit 3 eye tie, high arch and heel.

find a place in our stock. We specialize



because we know it's the best all-around \$5 shoe on the market.

Snap them up---you can't get any clothes made to measure that will outclass these Summer Suits in the

# UGLOW CLOTHING HOUSI

failing so to do the petitioner herein named will nsk that said estate be

Sibley & Eakin, Attorneys.

scribed premises or any part thereof and for such other and different relie as in equify seemeth just. This summons is published once week for a period of six successive and consecutive weeks in the Poli County Observative weeks in the Poli

used and the administrator discharg-

# DALLAS' POPULAR GROCERY

We carry the famous DIAMOND "W" brand of Extracts, Spices, Coffee, Tea and Canned goods. Fresh bread daily. The very best of fruits and vegetables can always be found at our store. Dallas, Oregon Simonton & Scott An A-1 extra light buggy and har-Administrator's Notice. Notice is hereby given that the un-dersigned, administrator of the estate of Thomas E. Wright, deceased, has this day filed with the Hon. County Court of Polk County, Oregon, his final account in said estate and the said Court has set the same for hearing on Saturday, the 6th day of August, 1916, at the hour of 16 o'clock, a. m. of said day, at which time all persons having objections thereto. If any there be, are hereby notified to appear before said County Court, in the Court room in Dallas in said County and State and present the same for adjustment, and failing so to do the petitioner herein Administrator's Notice. For Sale or Rent. Ten-acre poultry farm; 680 birds. hens; 450 Spring chicks, early hatches, all full-blood strain prize-winners; 100 Indian Runner ducks, prize winners. Between Dallas and Martin's Mill on A bargain for some good, steady man. W. charm attached. Finder please recubators; 13 brooders; good dwelling 7-26-tf. and small barn; near Dallas. Reason for selling, wish to dissolve partnership. Inquire at this office. 628-tf.



Candidates Petitions for Sale. The Observer job office has candidates petitions for sale at 10 cents each. Order now. amend-

ner as to not interfere with the rights section shall read as follows, to wit: of private property, public travel or Section 82-a. The city council of pose. The appointment of such judges permanent street improvement. The the city of Dallas, Oregon, shall have and clerks shall be made by the said ness for sale. M. Hayter, Dallas, Ore. question is one that has puzzled every the power by Ordinance to order the city council at a regular meeting council for the last 20 years and has improvement of all ditches, canals, thereof, at least ten days prior to the seriously hampered the improvement mill races and other artificial water- date set for said special election as mill rave flows.

ity for the safe-keeping and improve- or highway within said city, at the be known and designated upon the ment of the race upon the owners of expense of the owner or owners of any official ballots used at said special the property is, as this paper under- such ditch, canal, mill race, or other election, shall appear upon said balstands it, the object of the election artificial watercourse. The said city lots in the form, words, and figures as Sait Creek, a watch chain with W. O. Plenty of houses and fencing; 3 into be held in September.

#### Check Not Cash.

Holding that property in a thing tial, and safe manner where the same does not pass when a check is the run through, over, across, or into any price paid in a sale of personal prop- public street or highway within the erty and the check is dishonored upon corporate limits of said city. The said presentation at a bank, the supreme city council shall have the power by court today affirmed the case of such ordinance to specify and desig-Charles F. Johnson, doing business as nate the manner and form of making the Portland Gun & Bicycle company, such improvement, the kind of marespondent, vz. Sam lankovetz, doing terial to be used in making such imlusiness as the Maine Loan office, ap- provement, and the time for the compellant. The case was tried before mencement and completion thereof. Judge J. B. Cleland in the circuit Sub-Div. 1. No improvement of any ditch, canal, mill race, or artificial opinion affirming the lower court was water-course can be undertaken or written by Justice Eakin, lankovets made without notice being first given bought a gun of Johnson and gave a by publication in a newspaper publich-check in payment. The court held that this was not a sale until John-son had received the cash, that it is served by the city marshal on the presumed sales are for cash, and when owner or owners of any such ditch. eash is not forthcoming, the sale fails canal, mill race, or artificial watercourse to be improved, which notice and property does not pass. must be given by the Auditor and Po-

#### Hard Up for Argument.

and must specify with convenient cer-The opponents of the assembly in tainty the ditch, canal, mill race, or Oregon are making a death struggle other artificial watercourse, or part to have it appear that the assembly is thereof, to be improved; in general with new at a depth of something like prices paid. A. N. Halleck, Monmouth, 1400 feet proved a gigantic task, but prices paid. A. N. Halleck, Monmouth, 1400 feet proved a gigantic task, but being received with disfavor by He- terms, the kind of improvement propublican newspapers. Last week the posed to be made; that the cost there-dyed-in-the-wool Democratic News, of of must be paid by and shall be assess-Scio, was quoted as a Republican an- ed to the owner or owners of any such mbly paper, and now the Med- ditch, canal, mill race, or artificial ford Mull-Tribune is being classed an watercourse, or part thereof, to be ndently expecting hig things as soon Coad's Confectionery. a Republican paper upposed to the improved; and the time when the plan. The fact is, the Medford daily council will hear and determine obso "pizenly" Democratic that the jections and remonstrances thereto, Republicans of Jackson County have if any there be. If said notice be givinduced a Netada publisher to estab- en by personal service the same shall hab a Republican paper in Medford to be served at least five days before the city. He has resigned his pusition as fine brood mare, with colt. W. W. offast its influence. These anti-assem- time set in said notice for the meeting postmaster of that thriving little burg. Fawk farm, one-half mile Northeast My editors ought to tell the truth and of the council to hear and determine that he may devote himself more fully of Crowley. shame the office devil. mid objections and remonstrances.

blooded bull dogs, is the proud ewner meeting to, shall hear and determine tius J. Moisan, as postmaster,-Salem by proving property and paying for of a handsome pup, shipped to him all objections and remonstrances Statesman, the last of the work by W. E. Thomas, which may be made by the owner or of Stayton. The pop was whe'ped four owners of any moh dlich, canal, mill wweks ago, and is as lively as a cricket. race, or other artificial watercourse, He is pure white in color and hus all and after said hearing the council of the markings of a thoroughbred, shall determine by resolution whether Dallan, is announced to take place at ing hop picking. For further particu-His size is Sheriff Grant's "King." The the proposed improvement, as specified the home of Mr. and Mrs. M. W. Bellittle failes appears entirely contented in mid notice, shall be made or not, shaw, in Spokane, Tuesday evening. with his new home in the courthouse and has already become closely at. council shall order such improvement to be made by the street comit tacked to his new master.

Table Giv Backage Fixe.
Table Giv Backage Fixe.
A free which might have fail duts for and on behalf of the stands of parts for and on behalf of the stands of parts for an only discordance with aild order, the stand of parts for an only discordance with aild order, the stand of parts for an only discordance with aild order, the stand of parts for an only discordance with aild order, the stand of parts for an only discordance with aild order, the stand of parts for an only discordance with aild order, the stand of parts for an only discordance with aild order, the stand of parts for an only discordance with aild order, the stand of parts for an only discordance with aild order, the stand of the first for an only discordance with aild order of the first for an only discordance with aild be compl

aritum rate flows. By the Willamette Valley Lumber Ten-acre poultry farm; 680 birds, berein provided for. By the Willamette Valley Lumber Ten-acre poultry farm; 680 birds, Section four. The ballot title by Co., for mill and yard work. Telephone as follows: 130 laying Buff Leghorn To definitely place the responsibil- over, across, or into any public street which said proposed amendment shall No. 401. Both phones.

lice Judge, by order of the Council,

Power of Council.

council may, by Ordinance, order follows, towit:such water-courses covered, confined. FOR AN AMENDMENT to the Char- turn to this office. and enclosed in a permanent, substan-

ter of Dallas, Oregon, giving the council power to order the permanent improvement of all ditches, canals, mill races, and other artifi- dress A. W. Plankinton, Bridgeport. cial watercourses in Dallas, Oregon,

er or owners refuse to pay the cost of such improvement, the city shall have the power to maintain an action at law against such owner or newly finished and plumbed through-

owners to collect the same ... Vote Yes or No. part of town, R. L. Chapman.

## 301. No.

Will Resume Drilling. weight 1350. Will sell, or trade for Less than twenty feet of casing renain to be put down at the White. brood mare. aker oil well. This work will probably Phone S. F. 525, Polk Station, 75-tf. be finished today or tomorrow, and the drilling will then be resumed. The replacing of the old, broken casing with new at a depth of something like per, zinc and hides. Highest cash the workmen have stuck to the job

Oregon. like heroes and the end of their work is now in sight. The sand at the bot-I take views and postcard pictures tom of the well is rich in oil, and the Prices are reasonable. Leave orders at promoters of the enterprise are con-

E. I. DOAN. Photographer

### Postmaster W. J. Clarke Resigns.

Wm. J. Clarke of Gervals is in the to his campaign for the office of state

Sub-div. 2. The council, at the time printer. For 14 years Mr. Clarke has specified in said notice, or at such served the Gervals office, and has the eriff J. M. Grant, a fancier of other time as they may adjourn the honor of having named his successor, emblem charm. Owner can have same

Wedding Is Announced. The wedding of Miss Hazel Belshaw, of Spokane, and Mr. Walter Shore, of house at the Moison Hop Farm dur-

## Notice to Creditors

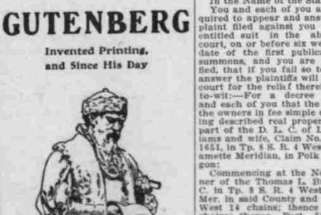
Dated at Dailas, Folk County, Ore-gon, this 6th day of July, 1910. WARREN WRIGHT, Administrator of Thomas E. Wright,

cial watercourses in Dallas, Oregon, where the same run through, over, across, or into any public street or highway in said city; said improve-ment to be made at the expense of the owner or owners of any such watercourse; and, in case such own-watercourse; and, in case such own-

For Rent. Fine large boarding house for rent, rewly finished and plumbed through-wit. One ball block from business

out. One half block from business this notice. Dated and first published July 26, Williams, William H. Mary K. Williams, his 1910. SARAH E. COLLINS, Executrix of the estate of Alexander , Collins, deceased.

Oscar Hayter, Attorney. Good work horse, 8 years old,





	Plaintiffs, vs. Luther Williams, and Kate G. Williams, his wife, Oliver N.	Passenger No. 762:30 p. m.	Passenger No. 79
	Williams, William H. Williams, and Mary K. Williams, his wife, Defend-	SALEM, FALLS C	ITY & WESTERN RY.
6	iamts.		West Bound
	To Luther Williams, Kate G, Will-	East Bound.	and the second sec
	iams, Oliver N. Williams, William H. Williams, and Mary K. Williams, the	TRAIN NO. 1.	TRAIN NO. 1
	above named defendants:	Lv. Dallas	Ly, West Salem
	In the Name of the State of Oregon:	Ar. West Salem	Ly, Dallas
D	You and each of you are hereby re-	TRAIN NO. 2.	Lv. Falls City
1	quired to appear and answer the com- plaint filed against you in the above	Lv. Black Rock	Ar. Black Rock
2	entitled suit in the above entitled	Lv. Falls City	TRAIN NO.
	court, on or before six weeks from the	Ly. Dallas	and the second se
	date of the first publication of this	Ar. West Salem 12:20 p. m.	Lv. West Salem
	summons, and you are further noti- fied, that if you fail so to appear and	TRAIN NO. 5.	Lv. Dallas
	answer the plaintiffs will apply to said		Ar. Falls City
	court for the relisf therein demanded,	Lv. Falla City \$:00 p. m.	TRAIN NO.
	to-wit:-For a decree against you	Lv. Dallas	the second s
	and each of you that the plaintiffs are the owners in fee simple of the follow-		Ly. Dallas
	ing described real property, to-wit: A	TRAIN NO. 7.	Ar. Falls City
	part of the D. L. C. of Leonard Will-	Lv. Falls City6:05 p. m.	TRAIN NO. 8. (Sub)
	iams and wife, Claim No. 43, Not. No. 1651, in Tp. 8 S. R. 4 West of the Will-	Ar. Dallas6:35 p. m.	
	amette Meridian, in Polk County, Ore-	TRAIN NO. 9. (Sunday Only.)	Lv. West Salem
	gon;	Lv. Dallas	Ly. Dallas
	Commencing at the Northwest cor-	Ar. West Salem	Lv. Falls City
	ner of the Thomas L. Burbank D. L. C. in Tp. 8 S. R. 4 West of the Will.	TRAIN NO. 11. (Sunday Only.)	Ar. Black Rock
	Mer. In said County and State, thence	Lv. Black Rock	TRAIN NO. 10. (Sun
	West 14 chains; thence North 31.30	Lv. Palls City	Lv. West Salem
	chains; thence East 58.20 chains;	Lv. Dallas	The Warding
	thence South 17 degrees 30 minutes East 36.27 chains; thence West 54.25	Ar. West Salem1:15 p. m.	Lv. Falls City
	chains to the place of beginning, con-	TRAIN NO. 13. (Sunday Only.)	Ar. Black Rock
	taining 197,88 acres, more or less:	Lv. Black Rock	TRAIN NO. 11. (Sun
	Also, commencing 60 feet due East of	Ly, Falls City	
	the Southeast corner of the above de- scribed tract of land; thence East to	Lv. Dallas	Lv. West Salem
	the center of the county road leading	Ar. West Salem	Ar. Dallas
	from independence to Salem; thence	Train No. 2 connects at Dallas with	morning train from P
	North along the county road 60 feet;	way points.	morning train
	thence West to a point 60 feet East of the East line of said above described	way pointer.	
	tract: thence South 17 degrees 10 min-		HONOLOUND DY
	utes East 50 feet to the place of be-	INDEPENDENCE &	
	ginning, containing 1.13 acres, more or less. And that sold defendants and	Dallas	Division.
	ench of them be forever barred and	LEAVING DALLAS.	ABRIVIS
	enjoined from claiming any right, ti-	LEAVING DALLAS. Passenger No. 65	Passenger No. 54
	tle, interest or estate in or to said de- scribed premises or any part thereof.	Passenger No. 59,	Passanger No. 58
	and for such other and different relief	Passenger No. 71 8:00 p. m.	Passenger No. 10.
	and the second s		I BERTY AND A STATE

#### INDEPENDENCE & MONMOUTH RY.

#### Dallas Division.

8	LEAVING DALLAS.					ABRI
F.	Passenger No. 65	4.	m.	Passenger	No.	\$1
-	Passenger No. 65	25.	m.	Destanter	No.	68
5	Passenger No. 71 1:00	p.,	<b>m</b> i.	Passenger.	Na	(The second
	LEAVING INDEPENDENCE.			ARI	RIVT	NO IN
1	Passenger No. 54. 6-04	V an	-	Dessared	No.	6 Same
<b>7</b> 1	Pamenger No. 48. 10-14		-	Passestore	NO.	Contraction of the second s
-	Passenger No. 79 6:15	(P.	<b>m</b> .	Passenger	NO.	C RASSIC

ARRIVEN

ARRIVING INDER

# Sub-div. 6. When the mid city August 9.

Oregon. Phonographs at Cost I am closing out all of my Phone ar of said city for and on behalf of the PRUNE TREES graphs at cost. Only a few left. 25-said city, and the said street com-

Boarding House Keeper Wanted.

Wanted, some one to run boarding

715-1m

715-1m. For Sale. Good team, harness and wagon; on

### 715-61 Found. Found, in Dailan, a watch fob with