

ENGLISH WOMEN AID IN THE WAR

"Votes Now Forgotten," Says Mrs. Pankhurst.

FIFTY THOUSAND IN PARADE

Government to Accept All Ready For Service—National Register Will Be Taken—Crime For Men to Be Doing Work of Women, Says Suffrage Leader.

London.—Fifty thousand women of England, accompanied by seventy-five brass bands and dressed in red, white and blue, the colors of the union jack and France, paraded from the Thames to Trafalgar square to demonstrate their desire to be enlisted in the services of their country in factories supplying war material.

Mrs. Pankhurst placed before Lloyd-George figures to show that 40 per cent of the munition workers in Ger-



Photo by American Press Association. MRS. EMMELINE PANKHURST.

many are women and that 75 per cent of all food canned for the German army is tinned by women.

"Our fight for votes for women is a forgotten issue in the national crisis," said Mrs. Pankhurst. "We are willing to 'do our bit' for England by taking our place in the factories and releasing men for the trenches. We are willing to do any work the government may assign to us, day or night."

The minister of munitions told the deputation of women that something like 50,000 women already were working at various factories in the production of munitions. It was not a question of competition between male and female labor, he said, but of getting men and women to work together to help the country.

The first thing, continued Mr. Lloyd-George, was to get an adequate supply of machinery and tools, and the government was assuming the control of all machine and tool making establishments in the country. Women who came forward to serve must give their whole time. There must be real national organization for all women who were prepared to take up munition work.

Secondly, added the minister, there must be a sufficient number of women trained to direct and instruct others. In regard to wages, women would be paid the same piece rate as men, and all establishments would be under government control, while the government would see that there was no "sweetened" labor.

WARNED BY MORGAN CASE.

Du Ponts Will Sell Explosives Only to Known Persons.

Philadelphia.—As a direct result of the shooting of J. Pierpont Morgan, the Du Pont Powder company of Wilmington, Del., issued orders to all its employees to sell explosives only to customers concerning whose identity they are certain.

The order applies to thousands of clerks, salesmen, managers of branch offices and keepers of magazines throughout the country and marks the first step taken by any of the great ammunition concerns to prevent their products falling into the hands of irresponsible persons.

Kills Snake and a Boy.

Yreka, Cal.—A half dead rattlesnake made a spasmodic attempt to coil when Mrs. Johnson Ahlgren, who had shot it, drew near with a party of children, at Sonoma, Siskiyou county, and everybody ran. In the flight Mrs. Ahlgren's revolver was discharged accidentally and Roy Donahue, eight, was shot through the back and killed.

Discusses Wedding; Dies.

New York.—Two hours after taking a headache powder Miss Reba Becker, eighteen years old, of 1727 Park place, Brooklyn, dropped dead. She was telling relatives at the time of her approaching wedding.

AIRSHIPS IN WAR.

In Some Ways They Are More Effective Than Aeroplanes.

While the airship is clumsier and slower moving than the aeroplane, it has its own special uses in war. In "Air Craft in the Great War," by Claude Grahame-White and Harry Hooper, is this:

"There are three points in favor of the airship, and none should be overlooked. She can remain in the air many hours if required; even, in an emergency, for several days. And in this respect she has the advantage of the aeroplane. She can hover, too, above a given spot, her machines stopped and her car motionless. This is of value in detailed observations, and here again she has the advantage of the aeroplane, which can not hover. A third merit of the airship, and again a useful one, is that she can fly safely at night. This provides her with many uses in time of war. Aeroplanes can fly at night, too, but only at a grave risk. If a motor fails, and the air man has to descend, darkness prevents him from choosing a landing ground, and he may crash into a wall or hedge, or the side of a house, or find himself in the tree tops of a wood.

"Hovering at the rear of her own lines, and fitted with a powerful wireless plant, the airship can remain aloft from dawn until dusk, her observers watching constantly the enemy's battle front, and signaling, while the news has value, any change they may notice in the position of the troops. For destructive raids, particularly at night, the airship has a grim potentiality.

"The point to be borne in mind, the fact that governs the use of an airship in war, is that in a clear sky during daylight, and away from the protection of her own guns or planes, she is large, slow flying and highly vulnerable. Her hull cannot be armored, fragile though it is; the weight would be prohibitive. So she may be crippled and sent to earth by the accurate placing of a single bomb or shell."

Reserves His Jokes.

Mr. Jerome K. Jerome, the humorist, we are told, is a somewhat silent man. He will entertain you in his charming country house, let you watch him play tennis, row you in a boat or drive you in a motor, but he will not make jokes for your edification.—Westminster Gazette.

GRAND THEATER—VAUDEVILLE TONIGHT.

Fieldon and Deloy in singing, comedy, talking and musical. Two acts and four reels of photoplays. Coming Friday: George Kline presents "The Last Days of Pompeii" in six masterful parts.

BOUNTIFUL CROP YIELDS.

Mr. B. W. Snow, one of the recognized crop experts of this country, has completed his estimate of the probable wheat yield and places it at 994,000,000 bushels. He says that the winter wheat crop will amount to 689,000,000 bushels, and the spring wheat harvest will produce 305,000,000 bushels, and he thinks there is more likelihood these estimates will be somewhat exceeded rather than reduced.

The government crop estimate for August will not be published before next week and considerable interest will be taken in seeing how it compares with the estimate of Expert Snow. It is generally conceded by all crop authorities, however, that the wheat yield this year will be another record breaker, and that it will come close to the billion mark, if, in fact, it does not exceed it. Nor is wheat the only crop that promises to be a "bumper" one, for crops of every kind are doing wonderfully well and their abundant yields will do much to add to the general prosperity of the nation.

POPE'S PLEA UNAVAILING.

The pope's recent prayer for peace has been unproductive of desired results, although in some quarters a hope is expressed that the effort was not entirely wasted and may yet have its influence in bringing the leaders of the belligerent nations back to a deeper sense of their responsibilities. The pontifical appeal itself consists of two parts, one that addresses itself to the hearts and the souls of those responsible for the continuance of the war, picturing with consummate skill and deep emotion the anguish of battlefields and the sorrows of deserted homes; and the other, which speaks to reason, and points the only way out of the carnage: "Why not now weigh with serene conscience the rights and just aspirations of the peoples? Why not start with good will, a direct or indirect exchange of views with the object of considering so far as possible these rights and aspirations, and thus put to an end the terrible combat, as has been the case previously under similar circumstances?"

Those upon whom depends the question of war or peace have not answered the pontiff's plea directly, but they have made statements which, referring to the same subject, may well be construed as replies. In the face of statistics, computed at the end of the war's first year that showed the dead at 2,500,000 and the wounded at 5,000,000, their decision is against compromise. The kaiser has issued a manifesto to his people, repeating that he did not will the war, citing his victories as due to God's preference for the German side, and saying not one word that would lead to believe in his readiness to end the struggle with honorable terms to all. The British prime minister, Mr. Asquith, responds thus: "Our duty, which we shall fulfill, is to continue to the end in the course which we

have chosen." Russia's minister of war, Alexei Polivanoff, is more direct. "The enemy is strong and cruel," he says, "and that is the very reason why Russia and her heroic allies must continue the war—should it last for several years—until the enemy is completely crushed." French government representatives are strangely silent, but a semi-official spokesman, the Count de Montebello, says "the French people are equal to every hardship, every effort necessary to drive the war to a final victorious conclusion." Diplomatic reasons have prevented Italian statesmen from registering their opinions, but their country's newspapers ridicule the idea of peace based upon compromise, and one of them declares "no sacrifice too great to humble the common enemy."

Of course, it is not to be expected that war, the most swashbuckling of all enterprises, should be productive of humane utterances on the part of those who make it. Yet, it is remarkable that so sincere an appeal as that made by the pope should not have called forth universal commendation on the part of the world's leaders in thought. And it is significant that even in this country the echo is no louder than abroad.

The conclusion to be drawn from official opinion in Germany, France, England and Russia, and also that part of our own country that has succumbed to the war mania, is that church, humanity, life, and homes count for nothing, and that the only thing worth while is a complete victory, no matter what the cost.

SETTLING ON EASY TERMS.

Script Company Offering Creditors 35 Cents on the Dollar.

With the information that the American Script company is defunct with liabilities of approximately \$75,000 without available funds for liquidation The Observer feels a degree of satisfaction in discrediting the scheme when it was first launched in Dallas. The company has discontinued business, and those who were promised "a mile of travel for a dollar in trade" will probably realize practically nothing from their investment. The stockholders are making an effort to liquidate claims against the company on a basis of 35 cents on the dollar, but whether this includes the script issued is not known. The local redemption station has forwarded hundreds of dollars' worth of Script to the company's headquarters in California, and will use its influence to save something out of the wreck for those patrons of local merchants who had anticipated traveling without actual expense to themselves.

The Script scheme never looked good to The Observer and although its stand in so asserting caused no inconsiderable unfavorable comment concerning its attitude when the plan was being introduced here, time has disclosed the fact that its position was correct, and there is satisfaction in that. The backers are now endeavoring to get out of their dilemma the cheapest way possible. In some instances local creditors have accepted the 35 per cent offer and effected a settlement.

HOLMES & GRANT GET CONTRACT

Will Construct Uglow Avenue Curb at 30 Cents a Foot.

The contract for construction of curbs on Uglow avenue was awarded to the firm of Holmes & Grant by the city council at its meeting last night. The low bid asked 30 cents a foot for the work, with an additional \$2 for turns. No bids were received for the macadamization of Uglow avenue, and therefore the work will be done under the direction of the street commissioner. All warrants and bills against the city were allowed. In the absence of Mayor Kirkpatrick, W. L. Barber, councilman-at-large, acted as executive. The council gave Marshal O. P. Chase instruction to see that a general clean-up was made back of Main street stores. Mr. Chase reported an evident willingness on the part of property owners and merchants to keep their places in order and said that many had already started the work.

Price Brothers are still selling \$15 and \$20 all-wool suits (broken lots) at the absurd opportunity to get a cloth suit at half real value. Don't delay, as there are only 60 suits offered at this price.

OLD MARTIN MILL BURNS.

Property of K. S. Brown in Salt Creek Reduced to Ashes.

Fire destroyed the old Martin mill on Salt Creek Thursday night, calling out the district fire warden and many residents of the district in a futile effort to save some of the property, of which K. S. Brown was owner. In addition to the mill about 200 feet of trackings, which has been idle since the mill closed down, was destroyed. The conflagration was discovered on Friday, although it is not known how long it had been burning. The mill was located on Salt Creek about two miles from the highway on property belonging to Ralph Williams.

Improvements on Elliott Place.

An addition is being placed on the pretty home of Wes. M. Elliott, adjoining the city, and 200 feet of water pipe is being laid from a spring on the place to connect with the home, furnishing both hot and cold water in the house. A large septic tank is also being constructed and other improvements made for comfort and convenience.

THE EXPECTED HAPPENS.

Independence Enjoyed From Changing Street Lines There. As had been expected for some time, Independence has, according to The Monitor, been enjoined from es-

tablishing the property line on Main street in North Independence in accordance with the recommendation of the county surveyor. The lines of all other streets in that part of the city are not included in the injunction. The plaintiffs in the action evidently are going to base their contentions upon the grounds that the city has no right to change the lines of a county road without the consent of abutting property owners. It will be several weeks before the case will be up before Judge Belt for consideration.

Thomas Brunk Appointed.

Thomas W. Brunk has recently been appointed one of the members of the International Jury of Awards for the Livestock department at the Panama-Pacific International exposition at San Francisco. He was selected from a large list recommended to the president of the fair board. Mr. Brunk has been a resident of Polk county all of his life. He is recognized as one of the best judges of livestock on the Pacific coast. He is not only a recognized judge but is also one of the leading breeders of pure-bred livestock in the United States.

RENSON DAY AT THE FAIR.

Arrangements Making to Run Train on Tuesday, August 17th, the state of Oregon is to be honored by the Panama Pacific exposition through the observation of "Renson Day." The Portland Chamber of Commerce is arranging to send all Oregonians who desire to attend, aboard a special train or in private cars. This event is a distinct recognition of the state more than it is Mr. Simon Benson, and will be attended by representatives of foreign governments and the state of the union. All county courts of the state of Oregon, have been requested to appoint a special representative. The Portland Chamber of Commerce requests that all commercial organizations of the state be represented.

Reservations for accommodations for a special train or private cars, should be made to Frank E. Smith, secretary of the Portland Chamber of Commerce. If one-hundred or more reservations are made, a special train will be run and the fare will be \$26.75 per person with \$5 addition for sleeper fare. If private cars are used, the fare will be \$30, with \$5 additional for sleeper. Tickets will be good for thirty days. Train leaves Portland August 16th.

NOTICE

There will be a meeting of the prune growers of Polk County, Oregon, at the Commercial Club room, on Mill street in Dallas, on Saturday, the 14th day of August, 1915, to discuss the advisability of fixing the price for harvesting the prune crop, and for such other matters as may come before the meeting. All prune growers are requested to be present, meeting to be held at two o'clock P. M.

NOTICE TO HOP PICKERS.

People who have been picking hops in the Brown yard will please go to Frank E. Kersey's confectionery and sign up for the coming season. 42-5t.

ADMINISTRATOR'S FINAL NOTICE

Notice is hereby given that the undersigned has filed his final account as administrator of the estate of R. W. Heddon, deceased, in the County Court of Polk County, Oregon, and that said court has duly set the hearing of objections thereto and the settlement thereof for Monday, the 23rd day of August, 1915, at ten o'clock a. m. thereof, in the Court room of said court, in Dallas, in said county and state.

Dated this 15th day of July, 1915.

C. T. HOVER, Administrator.

DISOLUTION OF PARTNERSHIP.

Notice is hereby given that the co-partnership heretofore existing between F. E. Davis and C. M. Horn, under the title of Davis & Horn, is this day dissolved by mutual consent. F. E. Davis, succeeding to the business, will liquidate all indebtedness against the firm and likewise will collect all outstanding accounts due the said firm.

Dated at Dallas, Oregon, August 4, 1915.

F. E. DAVIS, C. M. HORN.

SUMMONS.

In the Circuit Court of the State of Oregon for Polk County. J. M. Grant, Plaintiff, vs. Sarah P. Riggs, Armand Riggs, Edith Riggs, H. L. Crider, Lucy A. Allen, Glen O. Allen, Allen, Sylvia A. Bolton, Dean Bolton, Mabel C. Miller, John Miller, Owen K. Allen, Anna M. Allen, Edith F. Blinstone, W. I. Blinstone, Mervin B. Jackson, Everett Jackson, Wayne V. Allen, Hattie Allen, Gladys Cooper, Otis Cooper, Verda M. Allen, C. Albert Allen, Margaret Allen, Nancy Crawford, James Crawford, Nancy Ann Holt, D. M. Holt, Armond Smith, Dora Smith, John Riggs, Mattie D. Riggs, Sarah Fleming, James Riggs, Nellie Cronise, Thomas Cronise, Emma Messenger, ————, Messenger, Eliza Riggs, Charles Riggs, Franca Riggs, Matt Riggs, Anna Riggs, Harry Riggs, Sallie Riggs, Mary Farrow, William Farrow, Georgia Estes and J. B. Estes, Lula Payne, Carlos Payne, Lib Short, T. H. Short, Grace Baker, Frank Baker, Sadie Perkins, Milton Riggs, Maud Riggs, Grant Riggs, Ann C. Hubbard, George W. Hubbard, John L. Riggs, Louise Riggs, L. W. Riggs, Ann Riggs, Laura Bryan, C. B. Bryan, Frank Weaver, Cecilia Weaver, Eva Gilbert, R. J. Gilbert, R. H. Riggs, Chasie Stanford, Gip Stanford, Mary Ellen Holman, E. Holman, Thomas R. Riggs, Sarah E. Riggs, Susan M. Richardson, Harriet L. Veasie, Susan Long, Rachel F. Brown, John G. Brown, John H. Whitley, Cleveland Sears, Martha E. Curtis, Charles E. Curtis, James W. Scroggins, Rosa Scroggins, T. H. Guy, Ellen Guy, the unknown heirs of J. B. Riggs, deceased, also all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants. In the Name of the State of Oregon; You and each of you are hereby required to appear and answer the complaint filed against you in the above entitled Court and suit within six weeks from the date of the first publication of this summons, to-wit: On or before the 11th day of September, 1915, and if you fail to answer said complaint, for want thereof the plaintiffs will apply to the Court for the relief in said complaint demanded to-wit: That the defendants and each of them be required to set forth the nature of their claims, and that all adverse claims of the defendants be determined by a decree of said Court, relative to the premises in said complaint described, and that by said decree it be declared and adjudged that plaintiffs are the respective owners of the premises described in said complaint, and that by said decree it be declared and adjudged that plaintiffs are the owners in fee simple of the respective tracts of land described in said complaint, and hereafter described, and that said defendants nor any nor either of them, have no estate, title, or interest whatsoever in or to said premises, and that defendants and each and all of them be forever barred and enjoined from asserting any claim whatever in and to said land and premises adverse to said plaintiffs, and for such other and further relief as to equity shall seem meet and proper. That the plaintiff, J. M. Grant, is the owner in fee simple of the following described tract of land, to-wit: A part of the D. L. C. of John E. Lyle and wife, Not. No. 1948, Claim No. 68 in Tp. 7 S. R. 5 West of the Will. Mer. in Polk County, Oregon, described as beginning at a point 15-15 chains North and 15.10 chains East of the N. E. corner of the D. L. C. of Isaac Levens and wife, Claim No. 51 in said Township and range; said point also being the N. W. corner of Lot No. 4 in Block 1 of Whiteman's Addition to the City of Dallas, in Polk County, Oregon, and running thence S. 62 degrees E. 2.27 chains to the S. E. corner of Lot 3 in said Block 1; thence North 29 degrees, 30 minutes W. 4.02 chains; thence S. 42 degrees East 2.27 chains; thence N. 29 degrees, 30 minutes W. 2.49 chains to the S. E. corner of Lot 7 in Block 2 in said addition; thence N. 82 degrees W. 4.54 chains to the S. W. corner of Lot 2 in said Block 2; thence North 29 degrees 30 minutes East 1.14 chains to the N. W. corner of said Lot 2; thence N. 65 degrees East 1.35 chains; thence N. 74 degrees 30 minutes E. 93 links; thence S. 61 degrees, 30 minutes E. 3.34 chains; thence S. 47 degrees East 6.79 chains to the East line of said Lyle D. L. C., thence South on said East boundary line 10-10 chains to the South boundary of the La Croix River; thence N. 85 degrees 30 minutes West 3.91 chains; thence North 71 degrees, 15 minutes West 2.30 chains; thence S. 85 degrees, 30 minutes W. 5.40 chains; thence S. 65 degrees, 30 minutes W. 4.69 chains; thence N. 1.60 chains; thence N. 9 degrees, 30 minutes West 1.69 chains; thence North 27 degrees, 45 minutes West 2.11 chains; thence North 29 degrees, 30 minutes West 2.03 chains to the place of beginning. That the plaintiffs, Mary V. Kirkpatrick and Anna Crider, are the owners in fee simple of the following described real estate, to-wit: Beginning at a point 9.36 chains South and 30.59 chains East of the Northwest corner of the D. L. C. of William C. Brown and wife, Not. No. 1955, Claim No. 64 in Tp. 7 S. R. 5 West of the Willamette Meridian, in Polk County, Oregon, and running thence West 51.44 chains; thence South 10.18 chains; thence West 11.85 chains; thence South 18.71 chains; thence South 5 degrees East 12.00 chains; thence South 8 degrees, 45 minutes East 13.07 chains to the center of the County road; thence South 81 degrees, 20 minutes West along the center of said road 9.31 chains to West line of Solomon Shelton D. L. C.; thence South 16.27 chains; thence North 89 degrees East 39.54 chains to the West line of lands belonging to Lott D. Brown; thence North 10 feet; thence South 89 degrees West 12.82 chains; thence North 29.93 chains to the center of the County road; thence South 81 degrees, 20 minutes West along the center of said County road 6.30 chains; thence North 40-58 chains; thence East 19.04 chains; thence North 2.35 chains to the North line of lands belonging to Frank V. Brown; thence East 32.15 chains to the division line between the East and West half of the D. L. C. of Wm. C. Brown aforesaid; thence North 8.83 chains to the place of beginning, containing 141.90 acres, more or less, excepting therefrom the railroad right of way. Also beginning 59.21 chains West and 21.34 chains North of the Southeast corner of the D. L. C. of William C. Brown and wife aforesaid; at an angle corner on the line between lands of Mary V. Kirkpatrick and Anna Crider and Lott D. Brown, and running thence West 5.03 chains to the East line of lands heretofore conveyed by George M. Brown and wife to Frank Weaver; thence South 56.75 chains; thence South 47 degrees East 45 links; thence North 41 degrees, 45 minutes East 12.48 chains to Lott D. Brown's west line fence; thence North 28.00 chains to the place of beginning, and containing 21.11 acres more or less, together with a right of way 10 feet in width beginning at the Northwest corner of the above premises and running thence West to the Northwest corner of the lands of Frank Weaver; excepting and reserving from the above two descriptions certain roadways and rights of ways as described particularly in that certain deed from George M. Brown and wife to Mary V. Kirkpatrick et al. recorded in Vol. 63, Deed Records of Polk County, Oregon, at page 152 thereof, and in that certain deed from Frank V. Brown and wife to Mary V. Kirkpatrick et al. recorded in Vol. 69 of said Deed Records at page 304 thereof.

Armond Smith, Dora Smith, Lula Payne, Carlos Payne, John L. Riggs, Louise Riggs, Frank Weaver, Cecilia Weaver, R. H. Riggs, Chasie Stanford, Gip Stanford, Thomas R. Riggs, Sarah E. Riggs, Susan M. Richardson, Susan Long, John H. Whitley, Martha E. Curtis, Charles E. Curtis, Georgia Estes, J. B. Estes, and ———— Messinger, and the unknown heirs of J. B. Riggs, deceased; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, of the above named defendants.

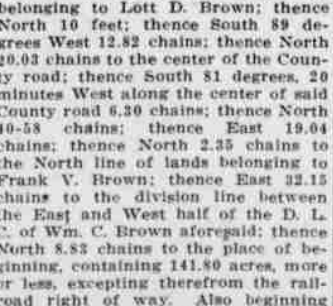
In the Name of the State of Oregon; You and each of you are hereby required to appear and answer the complaint filed against you in the above entitled Court and suit within six weeks from the date of the first publication of this summons, to-wit: On or before the 11th day of September, 1915, and if you fail to answer said complaint, for want thereof the plaintiffs will apply to the Court for the relief in said complaint demanded to-wit: That the defendants and each of them be required to set forth the nature of their claims, and that all adverse claims of the defendants be determined by a decree of said Court, relative to the premises in said complaint described, and that by said decree it be declared and adjudged that plaintiffs are the respective owners of the premises described in said complaint, and that by said decree it be declared and adjudged that plaintiffs are the owners in fee simple of the respective tracts of land described in said complaint, and hereafter described, and that said defendants nor any nor either of them, have no estate, title, or interest whatsoever in or to said premises, and that defendants and each and all of them be forever barred and enjoined from asserting any claim whatever in and to said land and premises adverse to said plaintiffs, and for such other and further relief as to equity shall seem meet and proper. That the plaintiff, J. M. Grant, is the owner in fee simple of the following described tract of land, to-wit:

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City Transfer W. R. COULTER, Proprietor The world moves itself; We move anything else Piano and Furniture Moving a Specialty Stand—Kersey's Confectionery. Phone 1061 Residence Phone 1202



When We Hand You Our Estimates

of the cost of the lumber you require you can depend upon it that the figures will be as low as first-class, well seasoned lumber can be sold for honestly. If you pay more you pay too much. If you pay less you get less either in quality or quantity.

Willamette Valley Lumber Co.

This summons, under and pursuant to an order of the Hon. John B. Teal, County Judge of Polk County, Oregon, made at Chambers in the City of Dallas, in said County and State, on the 29th day of July, 1915, is served upon you by the publication thereof for a period of six consecutive and successive weeks immediately prior to the 11th day of September, 1915, in the Polk County Observer, a newspaper of general circulation, published at Dallas, in said County of Polk; the date of said order is July 29, 1915 and the date of the first publication of this summons is July 30, 1915.

SIBLEY & EAKIN, L. D. BROWN Attorneys for the Plaintiff.

ERNEST HANSON Carpenter and Contractor, Wall-papering and Painting, Cement and Brick Work. 612 Orchard Ave. Phone West Red 53

West Side Marble Works G. L. HAWKINS, Proprietor.

MONUMENTS, HEADSTONES AND CURBING.

BICYCLE RIDERS ATTENTION

Do you realize that this is the beginning of the season for riding bicycles. The man who has his wheel overhauled in early spring economizes for the reason that he accomplishes two things at one cost of labor—his bearings properly clear and oiled—bad bearings replaced at same time (if any) at practically one cost. Otherwise one thing goes wrong here, another thing there at different times which makes it inconvenient for you and also adds to cost of repairs. We are well prepared to meet your demand in this line. Work guaranteed. Bicycles from \$22.50 to \$45.00. Tires from \$4.50 to \$10.00 per pair. Bicycle and motorcycle sundries, baseball and athletic supplies. Indian motor cycle agency.

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