

PESTON & HALES
ARE AGENTS FOR
Alabastine
THE SANITARY WALL COATING



50c
a Package

COVERING
500
SQUARE FEET

LEVINGER FARM SOLD
FOR TWENTY THOUSAND

W. M. BEALS, OF PORTERVILLE, CAL., IS THE PURCHASER—SITUATED ABOVE SPRINGFIELD

Last Saturday E. J. Frasier, the real estate dealer, closed a sale of M. Levinger's beautiful farm three miles east of Springfield to W. M. Beals, of Porterville, Cal., for \$20,000. This is one of the best farms in Lane county and Mr. Beals is fortunate in securing it. He will return at once with his family and take charge of his new home.

BRYAN'S GRANDSON
GIVES HIM A SCARE

New York, April 21.—William J. Bryan's little grandson, little Bryan Leavitt, gave the Democratic leader a bad scare today. Mr. Bryan had come to the pier to meet the steamer Minnesota, upon which Mrs. Bryan and her daughter, Mrs. Ruth Leavitt, and Mrs. Leavitt's two children were returning from Europe. He found Mrs. Bryan and Mrs. Leavitt awaiting him on the upper deck. His granddaughter Ruth was also there, but little Bryan was nowhere to be seen. A search, which extended over the ship from one end to the other, was not successful. Finally his mother found him where he had hidden himself under a berth in his mother's stateroom. When he was drawn out of his hiding place little Bryan threw himself into his grandfather's arms and the big crowd which had gathered on the deck watched the meeting with enthusiastic appreciation.

THREE LIVES HANG
ON MUD-PIE STORY

Chicago, April 21.—A mud pie may save the lives of three men who are being tried for murder in Judge Chitram's court. Upon the proof that Samuel Divorken, the slain man, once beat a little girl because she made a mud pie near a building which he was watching, depends the substantiation that he was of a very violent temper. The victim that he engaged in a fight with Arthur Chambers, Fred Hastings and Arthur Pyrcard because he was angry and thus met his death. It was his uncontrollable temper, they say, that led him into the combat.

One year ago Divorken was stoned and kicked to death while watching a building in Lombis street. Several children, one of whom is a sister of Divorken, have been subpoenaed and their testimony will be introduced to prove that Divorken brought his death upon himself. Hanging is the penalty asked by the state.

WONDERFUL KLONDIKE
GOLD DISCOVERY

Seattle, Wash., April 21.—T. O. Oliver, who has returned from four years' prospecting on the Mackenzie river and Leland rivers during which time he crossed the barren lands to the first cache of the Franklin expedition, brings news of gold discoveries which he says surpasses the early finds in the Klondike. He will head a party that will leave Seattle early next month on the return to these discoveries. Further than to state that his discoveries were on Great Slave lake, Mr. Oliver declined to go into details of the locations of the new fields. He confirms the recent reports received of the big gold strike at Hershell Island and predicts a big rush into the Mackenzie river country this year.

EPISCOPAL BISHOP
DIES AT COLUMBIA

Columbia, April 21.—Bishop Ellison C. Capers, of the Protestant Episcopal diocese of South Carolina, died at his home here today.

NEWS NOTES

The company which is to build the new Chandler hotel at Marshfield has practically closed a deal for the erection of the structure with Bettes, Hendricks & Tobey, Portland architects. It is to be a five-story building, covering a lot 50x100 feet.

More than 150 applications for automobile licenses have been made at the secretary of state's office since January 1, and the number of licenses granted each day is growing. From eight to ten licenses are issued daily, which would indicate that the automobile business in Oregon is good. The total number of state licenses issued up to this time is 750. A great number of motorcycle licenses have been issued from the secretary of state's office.

Los Angeles won from San Francisco 2 to 1 in the ball game yesterday. The game between Oakland and Portland was postponed.

"In China," dear friend," said the missionary, "human life is of but slight value. Indeed, if a wealthy Chinaman is condemned to death he can easily hire another to die for him. I believe many poor fellows get their living by thus acting as substitutes."

CASTORIA
For Infants and Children.
The Kind You Always Bought



Bears the Signature of L.

REDUCING THE WAIST
LINE IN BOTH SEXES.

Men and women with heavy, pendulous abdomens who wish to reduce them quickly and safely are usually advised to go to the certain diuretic laxative and bending exercises that, as a matter of fact, they should carefully avoid as being dangerous rather than beneficial.

A far better plan is to use the following three simple household remedies, which can be obtained of any druggist at small cost: viz: 1-2 oz. Marmola, 1-2 oz. Fluid Extract Cassia Aromatic, and 3 1-2 oz. Syrup Simplex. These are mixed together at home and taken a teaspoonful after meals and at bedtime.

These three make a mixture that is not only perfectly harmless but actually quite beneficial to the system, regulating the digestion, purifying the blood, and clearing the complexion of pimples and blotches. The chief and surprising benefit is in the rapid, natural manner in which it reduces the fat person to the normal, beautiful lines of a fine physique, it having been known to cause the reabsorption of as much as a pound of fat a day. Moreover it does it symptomatically, so that no wrinkles or flabby skin are left behind. Strange to say neither dieting nor exercise are advised when the simple home recipe is being used, for it will produce results independent of either and so the patient is instructed to eat whatever he or she fancies and is also permitted to take things easy.

NOTICE OF SHERIFF'S SALE
On Execution and Order of Sale.

Notice is hereby given that by virtue of an Execution and Order of Sale issued out of the Circuit Court of the State of Oregon for the County of Lane on the 23rd day of March, 1908, in a suit wherein L. Simons was plaintiff and Burton S. Kelsey, Eliza C. Kelsey, The First National Bank of Eugene, Oregon, a corporation, E. T. Bushnell and George O. B. DeBar were defendants, and said Execution and Order of Sale and decree being as follows to-wit:

Whereas, on the 5th day of March, 1908, in the above-named Court a Decree was rendered in favor of the above-named plaintiff and against the above-named defendants.

And Whereas, it was further ordered and decreed by the Court that all and singular the mortgage premises mentioned in the said complaint and hereinafter described, or so much thereof as may be sufficient to raise the amount due the plaintiff for the principal, interest, taxes, assessment, attorney fees, and the costs of this suit and the expenses of the sale, and which may be sold separately and without injury to the parties interested be sold at public auction by the Sheriff of Lane County, Oregon, in the manner prescribed by law, and according to the course and practice of this Court, and that the said Sheriff, after the time allowed by law for redemption has expired, execute a deed to the purchaser or purchasers of the said premises, on the said sale.

That the said Sheriff, out of the proceeds of the said sale, retain his fees, disbursements, and costs of said sale, and pay to the plaintiff, or to his attorney, L. M. Travis, Esq., out of the said proceeds, the sum, first of \$270.00 reasonable attorney fees, and the sum of \$15.80 costs of suit, and pay to the plaintiff the sum of \$2,700.00 in Gold Coin of the United States of America, at 8 per cent per annum from November 23rd, 1908, in like Gold Coin, and for the sum of \$41.18 taxes, with interest at 6 per cent per annum from March 14th, 1907, and for the sum of \$190.94, taxes and assessment, with interest at 6 per cent per annum from February 18th, 1908, making a total of the sum of \$3251.29 all in Gold Coin of the United States of America, or so much thereof as the proceeds of the said sale will pay of the same.

That in the event the said sale shall bring more than the said sum of \$3251.29, the said sum aforesaid, then the surplus over the said sum of \$3251.29 shall be applied, so long as it will last, as follows:

I. First National Bank, Eugene, Oregon, a corporation, the sum of \$200.00, less whatever sum may be enabled to obtain from other security they have for the said sum.

II. L. M. Travis, assignee of judgment of L. M. Travis, for the sum of \$86.37 with interest at 6 per cent per annum from April 2nd, 1907.

III. Geo. O. B. DeBar, assignee of E. T. Bushnell, for the sum of \$198.50, with interest at 6 per cent per annum from March 2nd, 1908, and \$12.89 costs.

IV. Geo. O. B. DeBar, for the sum of \$124.53, at 4 per cent interest from December 17th, 1907.

That the defendants, Burton S. Kelsey, Eliza C. Kelsey, The First National Bank, a corporation, E. T. Bushnell and Geo. O. B. DeBar, and all persons claiming under them, and all persons having liens subsequent to the execution of the said deed construed as a mortgage, by judgment or decree upon the land described in said deed construed as a mortgage, and all their representatives and all persons having any lien or claim by or under such subsequent judgment or decree and their heirs and representatives, and all persons claiming to have acquired any estate or interest in said premises subsequent to the filing of the said notice of the pendency of this action with the aforesaid Clerk, be forever barred and foreclosed of and from all equity of redemption and claim of in or to said premises, from and after the delivery of the Sheriff's deed to the said premises.

And it is further adjudged and decreed that the purchaser of the said premises be let into the possession thereof, and that any of the parties to this suit who may be in possession thereof, or any part thereof, or any person who since the commencement of this suit has come into the possession thereof, shall deliver possession thereof to the purchaser.

And it is further adjudged and

decreed with interest, taxes, attorney fees, assessments, costs and disbursements, and expense of sale and of the publication, then the Sheriff shall specify the balance due to the plaintiff in his return of such sale, and shall on the morning in and filing of the said return, the Clerk of the Court shall docket the same in the Judgment Book of said Court, as a judgment in favor of the plaintiff and against the defendants Burton S. Kelsey, and Eliza C. Kelsey, and that said defendants shall pay to plaintiff said amount, and that plaintiff may have an execution therefor.

The lands and premises directed to be sold by this decree are situate, lying and being in the City of Eugene, Lane County, Oregon, and are bounded and particularly described as follows, to-wit:

Lots Number Two (2) and Three (3), in Block Number Two (2) in Kelsey's First Addition to Eugene, Lane County, Oregon.

Together with all and singular the tenements, hereditaments, and appurtenances thereto belonging or in anywise appertaining.

Now, therefore, by virtue of said Execution and Decree as above recited, I will in pursuance of said Decree and order of sale offer for sale for cash to the highest bidder, subject to redemption all of the right, title and interest of the above named defendants or either of them in the above described premises set forth in the decree of the Court, at the south west door of the County Court House in Eugene, Lane County, Oregon, on Monday, the 11th day of May, 1908, between the hours of 9 o'clock a. m. and 4 o'clock p. m., to-wit: at 1 o'clock p. m. on said day in order to satisfy the decree and judgment with interest, costs and accruing costs.

Dated this 2d day of April, 1908.
FRED FISK,
Sheriff of Lane County, Oregon.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Lane.
Bertha E. Williams, plaintiff, vs.
Howard S. Williams, defendant,
To Howard S. Williams, the above-named defendant:

In the name of the state of Oregon you are hereby summoned and required to appear and answer the complaint of the above-named plaintiff in the above entitled court, now on file with the clerk of said court, on or before the 22d day of May, 1908, and you are hereby notified that if you fail to appear and answer said complaint as hereby required the plaintiff will ask court for the relief prayed for in her complaint so filed with the clerk of said court, to-wit:

For the dissolution of the marriage contract now existing between said plaintiff and defendant, and for an order giving and granting to plaintiff the care and custody of the minor daughter of plaintiff and defendant, Helva Lee Williams, and for full relief in said suit.

This summons is served upon you by publication thereof by the order of Hon. L. T. Harris, Judge of the above entitled court, duly made at chambers in said county on the 9th day of April, 1908, requiring the first publication hereof to be made April 10, 1908, and the last publication on the 22d day of May, 1908, and that you appear on or before the 22d day of May, 1908.

L. BILLYEU,
Attorney for Plaintiff.

Notice of Final Settlement.

Notice is hereby given that the undersigned, Hans Peterson, administrator of the estate of Hans Hansen, deceased, has filed his final account in the matter of said estate with the county court of Lane County, Oregon, and Monday, the 4th day of May, 1908, at the hour of 2 o'clock in the afternoon of that day has been fixed by the order of said court for the hearing of objections to said final account and for the final settlement of said estate; and that all objections to said account must be made and filed with said court on or before the date so fixed for the final settlement of said estate. Dated this 28th day of March, 1908.
HANS PETERSON,
Administrator of the Estate of Hans Hansen, deceased.
L. Billyeu, attorney.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Lane.
Claude R. Spencer, Plaintiff, vs.
Lola M. Spencer, Defendant,
To Lola M. Spencer, the above named defendant:

In the name of the State of Oregon: You are hereby summoned and required to appear and answer the complaint of the above named plaintiff in the above entitled Court now on file with the clerk of said Court, on or before the 16th day of May, 1908, and you are hereby notified that if you fail to appear and answer said complaint as hereby required, the plaintiff will ask said Court for the relief demanded in his said complaint so filed with the clerk of said Court, to-wit:

For the dissolution of the marriage contract now existing between said plaintiff and defendant, and for full relief herein.

This summons is served upon you by order of Hon. L. T. Harris, Judge of the above entitled Court, duly made at Chambers on the 3rd day of April, 1908, requiring the first publication hereof to be made on April 4th, 1908, and the last publication on the 16th day of May, 1908, and that you appear on or before the 16th day of May, 1908.
L. BILLYEU,
Attorney for Plaintiff.

Notice of Final Settlement.

Notice is hereby given that Charles Leiter, executor of the estate of Augustine Leiter, deceased, has filed his account for final settlement of said estate, and Monday, the 4th day of May, 1908, has been set for said hearing by the county court for Lane county, Oregon.

McElroy's New
BREEDING STABLES

J. C. McElroy is fitting up a portion of the J. M. Martin barn in the rear of the hotel Cross as a breeding stable and will keep there during the season four stallions. He now has handsome trotter, Prince J. C., with his pacer, Wing and Wing, there will have another pacer, Sidney, and a German coach there in the barn. The west side of the barn devoted to this purpose and has been fitted up in splendid style. Mr. McElroy knows the horse business thoroughly and will no doubt be a very successful season as he has some of the best horses in the county at his stables.

MONOMIAL VEHICLE LUXURY.

Carriage hire counts up. Why own your own vehicle? It will pay for itself and give you more and satisfaction all the way. We have a line of new ones that leaves little to be desired. Every one stylish and worthy. If you know how little we asked for a good buggy, road wagon, surmounter, or spring wagon, you will become a vehicle owner. Let's get together and talk it over. Yours for business.
Griffin Hardware Co.

WILLIAMS' CARBOLIC SALVE
WITH ARNICA AND WITCH HAZEL

the best salve in the world for cuts, sores, ulcers, salt rheum, tetanus, chapped hands and all skin eruptions. Guaranteed to give satisfaction money refunded. Sold by Linn Drug Co., Williams Mfg. Co., props.

STOCK TAKEN TO PASTURE

Three miles out; good grass and water. See E. M. Warren, Lawrence street, Eugene.

LIQUOR DEALERS
FIGHT AGAINST DIVES

New York, April 22.—The liquor dealers' association, which has been waging war against the dive keepers of the East Side for some time, has named a committee of fourteen to determine the best plan of putting the proprietors of these resorts out of business.

HERE'S THE PROOF

But Besides Catarrh, Hyomel Cures Grip, Coughs and Colds, Croup and Asthma.

Read: If you are a sufferer from Catarrh, Reason and Reflect. "My wife and I will swear that Hyomel cured me of the worst case of catarrh that ever existed. I used to cough constantly at night, and had a dropping in the throat, which kept me awake a great deal. I raised thick phlegm and was in a horrible condition. However, I am entirely cured solely through the use of Hyomel."

Dr. Phillip Z. Hart, Laconia, N. H. Reader, this is one of thousands of testimonials praising the marvelous curative power of Hyomel. If you are a sufferer, why not try it? Hull's Red Cross Drug Store guarantees it and will refund your money if it fails to cure. Hyomel is not a stomach nostrum; it is a dry antiseptic and medicated air, and all you have to do to cure any disease of the nose, throat or lungs, is to breathe it in through the Hyomel Inhaler. A Hyomel outfit, including a scientific inhaler, only costs \$1.00. Get one today. Subsequent treatment is only 50 cents a bottle. Get one now! Hull Drug Co. take the risk and guarantee it.

New models easy riding Rambler bicycles on display.
CHAMBERS HARDWARE CO.

LIQUOR MEN
WIN IN ELECTIONS

Chicago, April 21.—The saloon forces were generally successful in the forty or more towns and villages of Illinois which voted on the local option question today. Definite figures are lacking in many cases, but it seems certain that not more than 100 saloons were voted out of business. The larger cities almost without exception retain their licensed dramshops.

Calro, the largest city in which the question was an issue, gave the saloons a majority of 3352. The principal exceptions to the general result were Elfingham, Thebes, Pinckneyville, and Naperville. Some 35 saloons lost their licenses in these four cities.

In Cook county 12 of the villages bordering Chicago balloted for or against the liquor interests. In only one, however, was there a change from previous conditions, Burlington going "dry" by a small plurality. Ten others voted to retain their saloons and one decided not to admit the dramshops.

Pinckneyville, Ill., April 21.—Pinckneyville was today added to the list of "dry" cities. The anti-saloon forces paraded the streets and the schools were closed because of the absence of pupils who were participating in the parade.

GET BERTHS EARLY

Those who intend going to the fleet celebration at San Francisco May 2, 3 and 4 are requested to apply for berths at once so that they will be able to get them. If enough signify their intention of going from Eugene a Pullman car will probably be set out here so that those going may return early and save the trouble of getting up in the middle of the night to catch the train.
A. J. GILLETTE,
Agent S. P. Co.

PROCLAMATION

Whereas, there was submitted to the people of the city of Eugene, Oregon, at a special election for that purpose on the 18th day of April, 1908, an initiative proposal after being ordained by the Common Council, pursuant to and in accordance with the general laws of the state of Oregon, for amending sections 103 and 112 of the charter of said city, and whereas there was at the same time submitted to the people of said city for their approval or rejection an initiative proposal to amend the charter of said city by adding a section thereto forbidding the establishment of cemeteries or additions thereto within the city, or the burial of human bodies therein, except under certain conditions, and

Whereas, the vote cast at said election having been this 20th day of April, 1908, duly canvassed and determined and the said amendment of said sections 103 and 112 as aforesaid having been carried by an affirmative vote of 687, as against 171 negative votes thereon.

Now, therefore, I, J. D. Matlock, mayor of said city of Eugene, by virtue of the authority vested in me as mayor, do hereby proclaim, announce and declare that the whole number of votes cast for and against said proposed amendments are as stated above, and that said amendments received an affirmative majority for all votes cast and that said proposed amendments, from the date hereof, are and the same are in full force and effect as a law of the city of Eugene, and a part of the charter of said city.

That said proposed amendment of the charter by adding an additional section thereto forbidding the establishment of cemeteries or additions thereto failed to receive a majority of the votes cast thereon and thereby failed to become a law of said city or a part of the charter thereof.

In witness whereof, I have hereunto set my hand this 20th day of April, 1908, and caused the seal of said city to be hereunto affixed.

BORN

On Ferry street, Eugene, April 22, 1908, to J. E. Pitts, a son.

FURNITURE FACTORY

Having purchased the Day & Henderson furniture factory, I am now prepared to manufacture furniture upon special orders, and am prepared to fill orders for the retail or wholesale trade. Repairing work also solicited and prompt attention given same.
My prices will be found reasonable and satisfaction guaranteed in every respect.
R. G. MORGAN.

PURE WATER

For pure bedrock water see G. W. Taylor. All surface water cased off by casing into the bed rock, thus insuring nothing but pure bed rock water.
G. W. Taylor, 828 Patterson street, Eugene, Phone Red 3377.

NOTICE TO THE PUBLIC

The LaDuke & Leffer Well Drilling Company wishes to announce that they will meet and lower any prices made for doing first-class work. Better see them before making your contracts.
999 Villard Boulevard.
Telephone Red 5121.

A little bird sat on a telegraph wire and said to his mate, "I declare, if wireless telegraphy comes into vogue we'll all have to sit on the air."

See the new braced Savage wheel. No extra charge for brace.
CHAMBERS HARDWARE CO.



OLIVIA FREMSTAD, DRAMATIC SOPRANO.
Miss Fremstad, who met with such success in Paris last year and is so popular with patrons of the opera in New York, was reared in Minnesota. She was born in Sweden, but her parents came to this country when she was a child, and she was a pupil in the same public school in Minnesota that Governor John Johnson attended. In private life Miss Fremstad is Mrs. Edison W. Supton. Her husband formerly

Every Ready Batteries and Flash Lamps

We have the agency for the only Battery Manufactured on the Pacific Coast and can give them to you fresh.



For gasoline engines and automobiles it has no equal
HUNTER & WILLOUGHBY
GAS AND ELECTRIC SUPPLIES

MERCHANTS BANK
EUGENE, OREGON

Does a General Banking Business on Conservative Lines

S. S. SPENCER, President.
L. H. POTTER, Vice Pres.
F. N. McALISTER, Cashier.

Cor 7th and Willamette