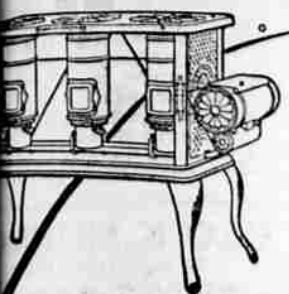


Hot Stove—Cool Kitchen



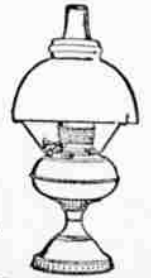
How do you expect to endure the broiling days of summer if you prepare all the food over a glowing coal fire? You need a "New Perfection" Oil Stove that will do the cooking without cooking the cook. It concentrates plenty of heat under the pot and diffuses little or none through the room. Therefore, when working with the

NEW PERFECTION Wick Blue Flame Oil Cook-Stove

the kitchen actually seems as comfortable as you could wish it to be. This, in itself, is wonderful, but, more than that, the "New Perfection" Oil Stove does perfectly everything that any stove can do. It is an ideal all-round cook-stove. Made in three sizes, and fully warranted. If not with your dealer, write our nearest agency.

The Rayo Lamp

a substantial, strongly made and hand-burned lamp. Burns for hours with a strong, mellow light. Just what you need for evening reading or to light the dining-room. If not with your dealer, write our nearest agency.



Novelace

The great trotting stallion, standard and registered. The sire of many famous trotters and pacers on the race track of the Northwest. \$25.00 by the year. \$35.00 to insure.

Tyler B.

A young Wilkes Stallion of much promise. Standard and registered. \$20.00 to insure.

Percheron

A Grand Percheron draft, (registered). Color, dapple grey; weight, 2300 pounds. The champion Percheron at the last Oregon State Fair, where he won cups, four gold medals, several banners and blue ribbons. He makes the season Mondays and Thursdays at 11; Tuesdays and Wednesdays at Creswell and Fridays and Saturdays at Eugene. G. R. PRICE, Manager.

McCaig & Rickel, Owners of the Best of Horses' Barn, Eugene, Oregon

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For the care and treatment of Medical and Surgical Cases. Modern operating room and equipment. Appliances for X ray work. Sputum and blood examinations. Full corps of trained nurses. Rates on application.

Training School for Nurses.

Regular course of lectures by the faculty and practical training in the hospital. The medical and surgical staff of the hospital constitutes the faculty. For rates or information address W. KUYKENDALL, M.D., Supt.

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For the relief of all ailments of the bowels. Sold by druggists everywhere.

LEBANON HIGH SCHOOL WINS DEBATE FROM ASTORIA HIGH

TRIO OF GIRLS FROM LINN COUNTY TOWN ARE CHAMPIONS OF OREGON—PROPORTIONAL REPRESENTATION THE QUESTION, LEBANON HAVING NEGATIVE SIDE

If the voters of Oregon follow the decision of three judges on the proportional representation question which was handed down last night at the University in the debate for the championship of Oregon among the high schools the initiative amendment will fail. By a two to one decision in a very close debate the Lebanon high school trio, Miss Anna McCormick, Miss Elsie Lillard and Miss Pearl Aldrich, won from the team of the Astoria high school, composed of Miss Birdie Wise, Carl Thomas and Miss Jennie Jefferts, winning the valuable silver trophy cup presented to the champions by the board of regents of the University.

Both sides put up strong arguments, the final outcome simmering down to the question of whether the past party rule that has prevailed in the United States is better than a rule in which every party and faction has its representatives.

Lebanon proved that the proposed innovation was dangerous to the satisfaction of the judges, though delivery was counted in. The judges were W. W. Canton, of Portland; A. W. Prescott, of Salem, and Hon. I. H. Bingham, of Eugene.

Of the six debaters five were winners, the boy being on the losing team. The final debate here closes a long series of struggles among nearly every high school in the state, Astoria and Lebanon being inter-district champions.

Miss Birdie Wise opened the question for the affirmative (Astoria) by explaining a system of proportional representation, which would be of advantage to the state of Oregon. She briefly outlined the points in its favor, dwelling, as did also her col-



MISS ANNA McCORMICK.

leagues, that proportional representation would give full representation to every party. She said that last year the Republicans controlled 98 per cent of the house in the Oregon legislature, while having only 55 per cent of the total voting strength of the state.

Miss Anna McCormick replied in a defense of the present system by maintaining that American government was the most satisfactory and successful in the world. "By one party having full control the will of the majority of the people is not hampered," she said.

For Astoria Carl Thomas maintained that corruption would be abolished by introducing the system that his team supported, by doing away with districts which are very close, and



MISS PEARL ALDRICH

giving to each party its proper representation. Miss Lillard said in turn that under the system outlined the voter could not scratch his ticket, but would be obliged to vote his party ticket "straight."

Miss Jefferts, for the affirmative, maintained that corporations were favorable to good government, and mentioned that legislatures in which



MISS ELSIE LILLARD.

two parties were fighting for control usually had the greatest efficiency. Miss McCormick, for the negative, in rebuttal adequately showed that the proposed proportional representation system in other countries and states were not successful. Miss Wise, for the affirmative, in rebuttal, then maintained that they were, leaving the case with the judges.

PORTLAND WANTS ROSES SENT DOWN FROM EUGENE

Portland, the Rose City of the Northwest, is unable to produce all the flowers she will need for her much advertised festival next week, and has sent letters to the principal rose growing centers in the state asking for aid. Dr. L. L. Whitson received the following letter this morning:

Portland, Ore., May 29, '08. Dr. L. L. Whitson, President Eugene Commercial Club, Eugene, Oregon:

Dear Sir—Owing to the season being backward, roses have not bloomed in Portland as profusely as usual. We are asking you to make a call upon the citizens of your town to send the Portland Rose Festival by express as many roses as possible. We would like to have these roses arrive here Tuesday evening, June 2, and Wednesday evening, June 3.

We desire these roses to help decorate the automobiles that will be in the parade Wednesday, June 3, and to help decorate carriages that will be in the parade (horse and carriage) June 4. We will gladly pay express charges on any roses you may send us. Kindly send roses in paste-board boxes—suit boxes preferred.

Yours sincerely, CHESTER A. WHITMORE, President.

WAS TAX ROLL OF 1907 INVALIDATED?

The tax roll of Lane county was invalidated for the year of 1907. The tax laws provide that the board of equalization shall meet upon the 3rd Monday in October, of each year, which came upon the 31st day of October, for the year 1907.

The board meeting was not advertised and the board never met for the year of 1907, thus invalidating the tax roll of 1907, because of the negligence of the Assessor, in not calling the meeting, as required by law.

Although Mr. Keeney probably merely forgot or overlooked the date required by law for the board to meet, yet, inasmuch as the entire validity of the assessment depends upon the meeting of the board of equalization, his forgetfulness can hardly be excused, as to so vital a part of his duties.

It is true that the farmers paid their taxes, just the same, but the corporations took advantage of this oversight to get their assessment fixed satisfactorily to themselves.

Mr. Stevens of Springfield promises the voters, that if he is elected, the board of equalization will be called, each year promptly upon the date specified by law, and that the complaints of the farmers will be heard and considered as carefully as the complaint of the corporation.

NOTICE OF SALE OF WATER BONDS

Notice is hereby given that in pursuance of and in conformity to ordinance number 734, passed by the common council on the 5th day of May, 1908, and approved by the mayor on the 5th day of May, 1908, the common council of the city of Eugene will receive sealed proposals at the office of the city recorder in Eugene, Oregon, for the purchase of three hundred thousand dollars in water bonds of said city, or any part thereof, up to the hour of 7:30 p.m. Tuesday, July 7, 1908, and that said proposals will be opened and considered by the council at said time.

That the city of Eugene proposes to sell the said three hundred thousand dollars of water bonds to the highest bidder therefor in denominations of from one hundred to one thousand dollars, as the purchaser may desire; that said bonds are to bear interest at the rate bid, not to exceed 5 per cent per annum; said interest payable semi-annually on the first day of July and January of each year from their date until paid; that said three hundred thousand dollars of water bonds will become due and payable by the city of Eugene as follows: On the first day of January, 1948, principal and interest payable at a place to be agreed upon by purchaser and city.

That said bonds shall not be sold for less than their par value; that in addition to the general obligation of the said city, the said bonds when sold shall be a first and exclusive lien on all lands, rights-of-way, easements, water rights, pipe lines, structures and appliances of every kind composing the water system to be secured with the money derived from the sale of said bonds; that the common council reserve the right of rejecting any and all bids.

That the said bonds will be issued and disposed of under and pursuant to the terms of the act, "To incorporate the city of Eugene, and to repeal all acts and parts of acts in conflict herewith," filed in the office of the secretary of state February 18, 1905, and the amendments thereto passed and enacted by the people of the city of Eugene on the 18th day of April, 1908.

A certified check of five per cent of the amount of each bid, payable to J. D. Matlock, Mayor, is required to accompany each bid.

This notice is published for 60 days in the Morning Register and Eugene Daily Guard, newspapers of general circulation, published at Eugene, Oregon.

Date of first publication, May 6th, 1908. By order of the common council, J. D. MATLOCK, Mayor.

IF YOU KNEW

The merits of the Texas Wonder you would never suffer from kidney, bladder or rheumatic trouble. \$1 a bottle (two months' treatment) sold by J. J. Hall, or by mail. Send for testimonials. Dr. E. W. Hall, 2924 Olive street, St. Louis.

One of the Important Duties of Physicians and the Well-Informed of the World

is to learn as to the relative standing and reliability of the leading manufacturers of medicinal agents, as the most eminent physicians are the most careful as to the uniform quality and perfect purity of remedies prescribed by them, and it is well known to physicians and the Well-Informed generally that the California Fig Syrup Co., by reason of its correct methods and perfect equipment and the ethical character of its product has attained to the high standing in scientific and commercial circles which is accorded to successful and reliable houses only, and, therefore, that the name of the Company has become a guarantee of the excellence of its remedy.

TRUTH AND QUALITY

appeal to the Well-Informed in every walk of life and are essential to permanent success and creditable standing, therefore we wish to call the attention of all who would enjoy good health, with its blessings, to the fact that it involves the question of right living with all the term implies. With proper knowledge of what is best each hour of recreation, of enjoyment, of contemplation and of effort may be made to contribute to that end and the use of medicines dispensed with generally to great advantage, but as in many instances a simple, wholesome remedy may be invaluable if taken at the proper time, the California Fig Syrup Co. feels that it is alike important to present truthfully the subject and to supply the one perfect laxative remedy which has won the approval of physicians and the world-wide acceptance of the Well-Informed because of the excellence of the combination, known to all, and the original method of manufacture, which is known to the California Fig Syrup Co. only.

This valuable remedy has been long and favorably known under the name of—Syrup of Figs—and has attained to world-wide acceptance as the most excellent of family laxatives, and as its pure laxative principles, obtained from Senna, are well known to physicians and the Well-Informed of the world to be the best of natural laxatives, we have adopted the more elaborate name of—Syrup of Figs and Elixir of Senna—as more fully descriptive of the remedy, but doubtless it will always be called for by the shorter name of Syrup of Figs—and to get its beneficial effects always note, when purchasing, the full name of the Company—California Fig Syrup Co.—plainly printed on the front of every package, whether you simply call for—Syrup of Figs—or by the full name—Syrup of Figs and Elixir of Senna—as—Syrup of Figs and Elixir of Senna—is the one laxative remedy manufactured by the California Fig Syrup Co. and the same heretofore known by the name—Syrup of Figs—which has given satisfaction to millions. The genuine is for sale by all leading druggists throughout the United States in original packages of one size only, the regular price of which is fifty cents per bottle.

Every bottle is sold under the general guarantee of the Company, filed with the Secretary of Agriculture, at Washington, D. C., that the remedy is not adulterated or misbranded within the meaning of the Food and Drugs Act, June 30th, 1906.

CALIFORNIA FIG SYRUP CO.

San Francisco, Cal. U. S. A. Louisville, Ky. London, England. New York, N. Y.

SUMMONS
In the Circuit Court of the State of Oregon for the County of Lane. Claude H. Spencer, Plaintiff, vs. Lela M. Spencer, Defendant. To Lela 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. BILYEU, Attorney for Plaintiff.

NOTICE OF SALE.
Notice is hereby given to whom it may concern that by virtue of an order of the County Court of Lane County, Oregon, made and entered on the 11th day of May, 1908, the undersigned administrator with the will annexed of the estate of Jacob Huff, deceased, will sell at public sale to the highest bidder for cash, at the steps of the Lane County Court House in Eugene, Oregon, on Saturday, the 13th day of June, 1908, at the hour of 2:30 p. m., certain real property belonging to said estate, described as follows, to-wit: Lots 6 and 7 in block 41, in Junction City, Lane County, Oregon.

W. C. WASHBURN, Administrator with the will annexed of the estate of Jacob Huff, deceased. G. F. SKIPWORTH, Attorney.

SUMMONS.
In the Circuit Court of the State of Oregon for the County of Lane. Edna M. Gardner, plaintiff, vs. Burton Gardner, defendant. To Burton Gardner, 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 11th day of July, 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 said complaint so filed with the clerk of said court, to-wit:

For the dissolution of the marriage contract now existing between plaintiff and defendant and for the care and custody of the minor child of plaintiff and defendant, Lyndel Fay Gardner, 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 in Eugene, Oregon, on the 21st day of May, 1908, requiring the first publication hereof to be made on the 23rd day of May, 1908, and the last publication thereof on the 11th day of July, 1908, and that you appear on or before the 11th day of July, 1908. L. BILYEU, Attorney for Plaintiff.

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Take a tablet now and then it will keep your system in such good condition that disease cannot take hold. Every box is guaranteed to give satisfaction, or the purchase price refunded.

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Has a new and up-to-date stock of Groceries, selected from the best brands obtainable. Our Coffees and Teas are selected with great care, and our cracker list is confined to the best the market affords.

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