

THE ESTACADA NEWS	will be noted that a pupil who wants	at the second se	and Mrs. Ridgeway started for Cal-	Administration Color
THE EDIACADA MAN	a high school education and whose	the case seems to be whether he	ifornia Monday and will make their	Administrator's Sale
PUBLISHED THURSDAY MORNING		was rightly or wrongly advised by		Notice is hereby given that by virtue
		the lawyer upon whose opinion he		
H. A. WILLIAMS	school can use funds of the district	depended.	be near their daughter, Mrs. Ven	county court of the State of Oregon for
h. A. WILLIAMS	drawn because of his residence in	the second southly billions and	Dyke, and family. Their old neigh-	the county of Clackamas, authorizing me to make sale of the real estate belonging
Entered at the postoffice in Estacada, Oregon, a	payment of his tuiticn in any high	For stomach troubles, biliousness and constipation try Chamberlain's stomach	bors hated to have them move away	to the estate of Frank Preuschoff, deceas-
second class mail	school.	and liver tablets. Many remarkable cures	but wish them good health in surny	ed, I will from and after June 3, 1907, sell
	HOW MAINTAINED.	have been effected by them. Price 25:ts.	California.	at private sale at the office of John W.
SUBSCRIPTION RATES	The union high school is main-	Samples free For sale at Estacada Phar-	·	Loder, Oregon City, Oregon, for cash in
One year \$1 0 Six months 5	tained by a special tax. This ex-	macy	State Treasurer Steel was in Es-	hand the East half of the Northeast quar
Six Honing			tacada this week the guest of E. L.	ter and the East half of the Southwest
MAY 2, 1907	rense is estimated by the high	The Garfield Dramatic Club has		of the Northeast quarter of section 12, T.
	school board and apportioned among	agreed to play the comedy, A Cheer-		4, S. R. 4 E. of the Willamette meridian
	the several districts concerned ac-	ful Liar, at EagleCreek on May 11.	Forbes & Craney have sold their	server and and acres, neres, re-
Why would it not be a good ide	cording to the assessed valuation	The club's next stop will be Esta-	cord wood business to the Portland	serving the right to reject any and all
<ul> <li>for Estacada and the adjacent road</li> </ul>	of each. Where this amount has		Fuel company.	bids.
districts to ask the county to supply	been apportioned each district is	cada. Aint it?	As their meeting last much at a	Dated April 26, 1907.
this part of the county with a rock	required to levy its share.	After his return home, John B.	At their meeting last week the	
S crusher? With a rock cusher in us	required to tery its since.	Haviland expects to put a business	Ladies' Aid voted to start a collec-	
= our country roads would soon be in	The importance of this law can	building on the phone corner lot,	tion for the purpose of paying for	Preuschoff, deceased.
a better condition.	and be ofter committeen in union	and push the extension of the local	the new church bell. The fund	M2-30
a better condition.	high school within reach of any	company's phone system.	was started by the ladies present	NOTICE OF CALE
The fact of there being no expres	makes that farm at once more val-		each giving a dollar, making a sum	NOTICE OF SALE
tine l etween Estacada and Portland	with the section with a loss to sector	Mr. and Mrs. P. C. Boultman		In the County Court of the State
has always been a source of annoy		will go to Portland next week for a	receive additions to this fund will	
	A the formation of the second second	few months. Mr. Boultman will		or or gon for the obuility
ance to people along the line. Un	mi - tould be seened	take a position with E. L. Barnes	be placed in some of the business	UI CIACRAINAS
less otherwise ordered all express i	of mount districts to make up a	in a woodworking factory.	places and every one will be given	In the Matter of the Guardianship of
sent to Oregon City, which cause			an opportunity to add their mite.	Dale Andre, a Minor.
delays and additional expense. W	good attendance. Pupils may reach	The central Garfield district agi-	The boxes will be taken up as	Notice is hereby given that pursuant to
should have express facilities, and	these centers on the cars, on horse-	tating the mutual rural phone plan	the required amount-\$37.50-is	an order issued out of the above court in
our business men should make		has organized with W H. Holder,	obtained.	the above entitled matter, on the 1st day
concerted effort to have an expres	TTTL	chairman; Ed. Wanocolt, secretary		of April, 1907, licenseing the undersigned
line established.	lished the boys and girls will find	and Henry Trapp, treasurer.	The street improvement case was	
nue established.	a way to get to themBeaver State	Ethel Green, of Oregon City, a	argued before Judge McBride Tues-	private sale the interest of said minor in
Since the beginning of the stree	and the second	cousin of Harmon Green, is one of	day evening. G. B. Dimick for the	the following described real property, to-
			defendants and Livy Stipp for the	wit: Lot two (2) in block four (4) of the
improvement case many have asked		the successful girls who will go to	plaintiffs. The court took the case	original plac of the city of Estacada,
what it will cost the property own	II Concer Dratement of the Den-	the Jamestown exposition at The	under advisement	
ers affected, and if the price is rea	wood Election Fraud Case	Evening Telegram's expense.	under auvisement	signed as such guardian will, from and after the 3rd day of May, 1907, proceed
sonable. We have, in previous is	De Ore Frailing With	Hardy Hughes, of Portland, has	SCHOOL NOTES	to sell the above described real estate at
sues, given the cost. The approxi	By One Familiar With	bought Merchant Haun out at Caz-		private sale subject to the dower interest
mate assessment under the contract	the Deste in It	adero, and will continue the busi-	"We've reached the bay in safe-	therein of Mary E. Andre, widow of
to each inside lot is \$85. Crushed				Thomas J. Andre, deceased, which dower
rock costs 65cts a yard; 18cts a yard	What has been sommonly colled	ness. Mr. Hughes is an old friend		interest has heretofore been sold and
	the Collinged election frond encor	of The News family from Douglass	This is test week in algebra for	conveyed to R. A. Stratton in his
for freight, and Mr. Jones will un	have been of more than ordinary	county. The family will move out	the ninth grade.	individual right. The terms of said sale
load it from the cars and dump i	interest in this community because	from Portland.	The eighth and ninth grades will	Long and the second sec
on the street for 4octs a yard, mak	Manage David sugar and the manage	E. L. Fraley, cashier of the Es-	go in a party to Currinsville, Sat-	credit. Dated April 1, 1907.
_ ing the cost of a yard of rock \$1.2;	Mayor Reed was one of the persons	and the second se	day night to attend the entertain-	R. A. STRATTON,
A 25ft lot takes 23 yards of rock to	charged with having been engaged		ment to be given by the Currins-	Guardian of Dale Andre, a Minor.
cost \$28.29 The drain pipe cost	in an attempt to cause illegal votes		ville school.	A4-25
4cts a foot or \$1 a lot. This make	to be cast at the election referred to,	a nine acre tract just south of the	Anna Bletch, who has been sick	
the material cost about \$30. leaving	I wanted an excession where a second state of the second state	Shafford place and east of Shafford		Administrators Notice
	· · · · · · · · · · · · · · · · · · ·	avenue, all within the townsite.	for the past week, returned to	Notice is hereby given that the under-
\$55 for the labor on the street and	and the seal model of Ma	The piece of land will be put on the	school Monday.	signed has been appointed administratrix
drain. The street is to be leveled			The eighth and minth grades	and the second se
and the rock made 12in deep in the	an author deather front has been		have had two very pleasant class	
middle of the street, and Sin on the	so-called election fraud, has become		parties, spending the evening out-	of Clackamas county, Oregon. All per-
side.	known.	a real estate deal Monday whereby	of-doors.	sons having claims against said estate are
		E. Ridgeway sold his farm and the	Marion Garverd has discontinued	hereby notified to present the same to me for payment at the office of my attor-
Some Day, Soon, Estacada Wil	made by the counsel defending Mr.	personal property to James Walker.	school because her parents are mov-	ney, Gordon E. Hayes, at Oregon City,
	Reed-this orffer being now filed in	Mr. Walker moves onto the farm at	ing away.	Oregon, with proper vouchers within six
Have a High School.	the court and being a part of the			months from the date of this notice.
The union birth and at the state	anandinan that Mr. Dord had	but have moved into a pleasant com-	Miss Stevens gave her room a	Dated this 2d day of April, A. D. 1907.
The union high school law which	taken competent level advice con	munity, and a fine country. Mr.	picnic Wednesday.	Elizabeth McKown, Adminis-
goes into effect the 25th of .nex	according the true import of the class	manty, and a me country. Mr.	Olive Wagner, Editor.	tratrix of the estate of Charles Samuel
month makes it possible to provide	tion lows and man advised by the	Good Words for Chamberlain's Cough		McKown, deceased.
high school privileges for the grea	tion laws and was advised by the	Remedy		Gordon E. Hayes, Attorney for Estate.
majority of the children of Oregon	lawyer whom he consulted that a	People everywhere take pleasure testi-	Linema Frede C.L	A4-M2
What to do with the boys and girls	person would be entitled to vote in	fying to the good qualities of Cnamber-	Livery, Feed & Sale	
who finish the grammar grades has	the muching of these lines theme	lain's cough remedy. Mrs. E. Phillips,	a build a build	Timber Land act, June 3, 1878
become a serious problem in many	hours of ormer a charter time one	of Barkley, Md. writes: "I wish to tell	STABLE	Notice for Publication
homes. Cities have solved the prob	terreter to alastian day. The terti	you that I can recommend Chamberlains	STADLE	United States land office. Portland, Oregon, March 12, 1907. Notice is hereby given that in compli-
	many was not a fruittad by the sourt	cough remedy. My little girl, Catherine	W. A. JONES	ance with the provisions of the act of congress of June
lem by providing high schools, bu	and was therefore not before the	who is 2 years old has been taking this		3, 1878, entitled "An act for the sale of timber lands
rural communities have been re	inver the court holding that not	remedy whenever she has had a cold sinc	PROPRIETOR	in the states of California, Oregon, Nevada and Wash- ington territory," as extended to all the public land
quired to pay board and tuition to	withstanding Mr. Dood concultad	she was 2 months oln. About a month a-	Card day and a start a	states by act of August 4, 1892. Jennie H. Galloway
secure the benefits of a high school	anuncal and astad strictly within	go I contracted a dreadful cold, but took Chamberlain's cough remedy and was	Good rigs and careful drivers always	of Portland, county of Millinomah, state of Oregon, has
education for their children. The	counsel and acted strictly within	soon well as ever. Sold at the Estacada	SPECIAL ATTENTION	this day filed in this office his sworn statement 7309. for the purchase of the S14 of the Northeast
demand for high school privileges	the advice given him, this should	Pharmacy.	Given Hunting and Fishing Parties	quarter[14]&lots 1& 2 of Sec. 2 in Town. 5 S. R.4 E.

for the purchase of the S14 of the Norther Given Hunting and Fishing Parties

WOOD & LUMBER

**Clackamas** Title

.....Company .....

[ESTABLISHED 1893]

PORTLAND, OREGON

TIME CARD

O. W. P. & Ry. Co.

ESTACADA-PORTLAND

land:

7:37, 9:37, 11:37 A. M. and

1:37, 3:47, 5:37, 9:05 P. M.

Cars leave Portland for Esta-

cada:

7:30, 9:30, 11:30 A. M. and

1:30, 3:40, 5:44, 7:15 P. M.

Way freight leaves Estacada

in the morning, daily except

Sun. returning in the evening.

Main offices of the company: 132 1-2

First St. Portland, Oregon.

\*\*\*\*\*\*\*\*\*\*\*\*\*

XES!

TAXES

quarter[%]&lots 1& 2 of Sec. 2 in Town. 5 S. R.4 E. and will offer proof to show that the land sought is tural purposes, and to establish his claim to said land

before the register and receiver at Portland, Oregon on Monday, the 3rd day of June. 1907. He names as witnesses: H W Galloway of Portland, Oregon;

A Morrow of Estacada, Oregon; James Marr of Estacada, Oregon, and Frank Schlegei of Portland,

Oregon. Any and all persons claiming ad-versely the above described lands are requested to file their claims in this office on or before said 3rd

Notice for Publication

Land office at Portland, Oregon, March 30, 1907.

Algernon S. Dresser, Register. M21-M23

ay of June 1907.

became so emphatic throughout the constitute no excuse, if, as a matter state that the legislature provided of fact, the acts done by him were a means whereby contiguous districts may unite for high school This material point in the case was purposes only. SYNOPSIS OF LAW.

To form a union high school district petitions must be prepared, one for each district concerned, addressed to the district boundary board.

These petitions request the boundary board to direct that the questions of uniting its districts described be submitted to a vote at the next annual school meeting. The vote taken in by ballot and the ballots read "For Union High School-Yes," "For Union High School-No."

To effect a union for this purpose a majoritoy of the votes cast in each one of the districts concerned must be favorable. It will be noted that any one of the districts to be united may defeat advice: the court however still adthe measure by voting against it. HOME GOVERNED.

ed by it, that notwithstanding his If formed by uniting two districts intention to comply with the law, of the third class, the respective in the view of the court the law had school boards become the union been violated and therefore there high school board. If formed by was no discretion left in it. After TNortary Public, General Law uniting three third class districts having further considered the rec- Practice, Mortgages foreclosed, Abthe board consists of the chairman ord and the arguments presented on of each district school board con- behalf of the State and the defendcerned. If formed by any other ant and when overruling the mocombination of districts, the board tion for a new trial, the court reconsists of five. These five are ap- peated these statements and ex-

to receive.

pointed by the boundary board to pressed itself as being convinced serve until the next annual election, that there was no purpose to in- OREGON CITY when the people choose fringe upon any law; remarking

The board may arrange with in addition, that it believed, howsome regular district for the use of ever, the defenant could not have the district school house for high felt it right to participate in the e-of Key West, Fla. "Sometimes it settled school purposes.

lection referred to in the manner he in my knees and lames me so I could Districts having high schools are did. The attitude of the court was hardly walk, at other times it would be required by law to admit pupils that Mr. Reed undoubtedly thought in my feet and hands so I was incapacitafrom other districts if school facili- all the while he was within his le- ted for duty. One night when I was in

hered to the view formerly announc-

ties will warrant and the money ap- gal rights.

Any mother who has had experience with this distressing ailment will be plea-sed to know that a cure may be effected y applying Chamberlain's salve as soon the child may attend. This matter appear plainly enough that Mr. had nearly gone during the night. I kept B O Boswell, and Messrs Hall as the child is done nursing. Wipe it off is not discressionary with the dis- Reed acted with full reliance upon on using it for a little more than 2 weeks and Gregory of the P. S phone Co. with a soft cloth before allowing the ba-tricts; it is mandatory if the district the legal advice he received and did away. I have not had any trouble from away. I have not had any trouble from and Gregory of the P. S phone Co. attended the phone meeting at Gar-solve with best results. Sold at Estacada maintain a high school. Hence it the state. The material question i) the Estacada Pharmacv.

**PROFESSIONAL CARDS** in violation of the election laws. Local and Long Distance Telephone represented to the court upon a mo-Dr. C. B. SMITH tion for a new trial. The court's PHYSICIAN & SURGEON attention was urged particularly to OFFICE and RESIDENCE the circumstance that all of the men Over the Bank of Estacada charged with participating in the socalled election fraud were men of TAXES! PHONE good character, pursuing steady occupations; many of them men of Pay your Clackamas county taxes family and long known in the comin Portland. No long waiting in William K. Haviland, M. D. munity; that there was no person charged with and connection what-**PHYSICIAN and SURGEON** ever with the transaction who was Office at drug store - -Estacada not entitled to the same respect that RESIDENCE any good citizen would be entitled Corner Shafford and Fourth Phone The court, upon the argument for a new trial, remarked from the bench that he had no doubt Mr. Dr. R. W. ANDERSON Reed acted entirely in good faith, DENTIST supposing that the advice received Of rooms 41-2 Hamilton Bldg. Portland 606-608, Chamber of Commerce, by him was sound, and that he had Will visit Estacada every Saturday no doubt Mr. Reed acted upon this

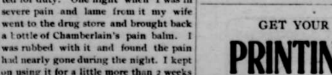
Office with Dr. C. B. Smith

## **Dimick & Dimick**, Attorneys at Law

stracts furnished no MONEY LOANED s

OFFICES: 2, 3 & 4, ANDRESEN BLD. OREGON

**Relief from Rheumatic Pains** "I suffered with rheumatism for over 2



Notice is hereby given that the following named settier has filed notice of his intention to make final proof in support of his claim and that said proof will line. Save time and carfare. Small fee 25cts covers everything. Call be made before the register and receiver at Portland, oregon, on May 18, 1907, viz: Ollver Shidler, H. E No. 15260, for the Set of awy of Sec. 24. T. 2, S. or write for statement of your taxes R.6 E.He names the followingwitnesses to procon tinuous residence upon and cultivation of said land viz: Thomas Brown of Salmon, Oregon Joseph Walls of "" Andrew Oaks of " George Oak of Algernon S. Dresser, Register A4M9 Notice of Final Settlement Notice is hereby given, that I have filed in the County Court of Clackamas county, Oregon, my final report as adninistrator of the estate of Geo. Cunningham, deceased, and the court has fixed Monday, May 6, 1907, at the hour of 10 o'clock a. m. and as the day and time for hearing of objections to said final report, if any there are, and for the settlement of said estate. H. E. CROSS, Cars .eave Estacada for Port-

Administrator of the estate of George Cunningham, deceased. - M28-A25

ADMINISTRATOR'S NOTICE Notice is hereby given that the underigned has been duly appointed administrator of the estate of S. H. Van Leuven, deceased, by the county court of Clackamas county, Oregon. All persons having claims against said estate are notified to present the same to me at Estacada, said ounty and state, within six months from this date.

Dated April 11th, 1907. DR. C. B. SMITH, A11-M2 Administrator Aforesaid.

Read the advertisements



