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Majestic Lilac Talcum Powder
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Baby Talc
Unscented, borated, a necessity for the nursery.

Peroxide Cream
A mild bleach soothing and refreshing to the skin.

KNOWLTONS DRUG STORE

The Coquille Herald

PUBLISHED EVERY TUESDAY

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P. C. LEVAY, Lessee.

Devoted to the material and social upbuilding of the Coquille Valley particularly and of Coos County generally. Subscription, \$1.50 per year in advance.

Phone Main 354.

We publish in another column a communication from a citizen whose nerves have been somewhat affected by the necessity of often climbing over the rail and hanging by his hands over the edge of the Moulton street bridge to avoid the danger of being run down by passing automobiles. Under those circumstances we think he should be given room in these columns to make his boiler. We wish to say, however, that so far as our observation has gone, on the main business streets of the town the auto drivers are also unmercifully moderate in their speed and careful in their driving. It is with extreme rarity that we see a machine driven on the main streets in a manner that looks at all dangerous, and when that happens it is usually an auto from some other town. This is only justice to our local drivers; and while on the subject it may be said that we have some ladies in this town who handle their autos in a way to excite the liveliest admiration. We may be mistaken, but we believe that Coquille has less kick coming on its auto drivers than any other town in the county.

SHAME OF COLORADO'S COAL FIELD

(Gold Hill News)

Young Rockefeller, true whelp from the thin loins of his preying sire, spoke characteristically of "dividends" when faced with the brutal facts of the Colorado coal strike. Confronted by a condition that humiliates America and shames civilization, the chap who recently wanted to save working girls from prostitution by an analysis of motive—as seen and critical as a vivisectionist's—quoted dividends and refused to arbitrate.

Conditions which drive men to rise in rebellion against their wage-masters, also drive daughters of the rebellious to that very fate from which Junior declaimed his desire to save them. Condition and result are inseparable as the sire and son are from the bundle of their practical career as economic pirates. When the Rockefeller's have solved the cause of strikes—which they have no apparent desire to do—they will also read the riddle of why many girls go wrong. Both are protests—or largely so—against economic conditions at once unnatural and intolerable.

The blackened and blood-smirched history of the Colorado coal strike is old stuff in American industrial annals. Again we have staged the inevitable tragedy of wronged workers and purse-pluto-crats. Militiamen, boys of the common soil and the people, have given their lives to the defence of a system that has outlawed itself by the violation of all codes of justice and fair dealing. From the lean rifles of the state they have issued, not stones—but bullets for bread.

If there is a reason for the hideous menace of I-W-ism, for the anarchical trend toward dark thought and darker deeds, for the growth of a fighting Socialism—look for it here!

The interposition of federal authority by President Wilson came, like Bernardo del Carpio to

his wronged sire, too late to save life. Though it quieted hostilities, it could not summon back, through the cold wounds of fratricidal strife, those souls which went out in hate and bitterness.

The workers will go back to their jobs, when the treaty of labor and capital is sullenly confirmed—for workers breed like rats in wharfrage, and families must be fed. It is the Rockefeller's, the Morgans, the scions of that system which rides America as the Old Man bestrode Siabod, who alone may afford NOT to have families—and who are, therefore, providentially blessed with the earning increment of ten million toilers.

Like the hooligan on the road, but far more luxuriously equipped for travelling, the profound gillies who own the coal mines, the oil fields, the transportation facilities, and all the concomitants of necessity to the masses—"don't know where they're going, but they're on the way!"

Someone, with voice of brass and lungs of buffalo-leather, should tell them the old nurse's tale of the Goose and the Golden Egg. For if ever avarice defeated its own ends, it is in America, here and now, slaying those enterprises entrusted to capital by the public, while smoothing the way for government ownership and a practical socialism.

Those gifts the gods give they may also take back. It is written that the people are destined to regain their birthright through the blind folly of their beneficiaries.

The Public Speaking Class Give Fine Entertainment

The Public Speaking Class of the High School, of which Miss Pearl Gwin is instructor, covered itself with glory Thursday evening at the entertainment given in the Masonic hall. The attendance was good, the seats being practically all taken, and even the long wait until after nine o'clock, when the orchestra arrived did not exhaust the patience of the audience, who received each number with lively appreciation. The speaking program was as follows: Music—Coquille orchestra
Appeal in Behalf of Ireland, Geo. Oerding
By F. S. Prentiss
Sisterly Scheme—Verna Phillips
By H. C. Bunker
The Lie—Alice Stanley
By Annie H. Donnell
Knee-deep in June—Geneva Robinson
By J. W. Riley
Monologue (Marble Dream)
Mary Fusonne
Courting Under Difficulties, Olive Howey
Selected
Rosa—Perry Lawrence
Selected
Monologue (Obliging the Landlady)
Julian Leslie
By Charles D. Hickman
Curse of Regulus—Ben Hershey
Special Music—Coquille Orchestra
Patrick Henry's Address—Earl Leslie
The Soldier's Reprieve—Stella Oerding
A Matrimonial Experiment, Beulah Price
By Thomas Dixon Jr.
The Swan Song—Naomi Knowlton
The young people all did well, even the heavier selections being effectively delivered. While extended mention is impossible here, it may be said that Geneva Robinson's rendering of Riley's "Knee Deep in June" was a perfect gem. The very spirit of the Hoosier poet's delightful, lazy verse was brought out in all its charm, and this number was greeted with the most enthusiastic applause of the evening.

The playlet, under the name of "The Obstinate Family," was given by the following cast:
James, a servant—Julian Leslie
Lucy, a servant—Mary Fusonne
Henry Harford, a Newlywed—Perry Lawrence
Jessie Harford, his wife, Verna Phillips

Teachers' Examinations

Notice is hereby given that the County Superintendent of Coos County, Oregon, will hold the regular examination of applicants for State Certificates at Coquille, as follows:

Commencing Wednesday, June 17, 1914 at 9 o'clock a. m., and continuing until Saturday June 20, 1914, at 4 o'clock p. m.
Wednesday Forenoon
Writing, U. S. History, Physiology
Wednesday Afternoon
Physical Geography, Reading, Composition, Methods in Reading, Methods in Arithmetic.
Thursday Forenoon
Arithmetic, History of Education, Psychology, Methods in Geography.
Thursday Afternoon
Grammar, Geography, American Literature, Physics, Methods in Language, Thesis for Primary Certificate.
Friday Forenoon
Theory and Practice, Orthography, English Literature, Chemistry.
Friday Afternoon
School Law, Geology, Algebra, Civil Government.
Saturday Forenoon
Geometry, Botany
Saturday Afternoon
General History, Bookkeeping.

City Council

At the city council meeting last evening H. A. Young was appointed recorder pro tem, to serve until the return of Recorder Lawrence, who is away for the week. As the combination was inadvertently thrown on the big safe last evening, the records were not available this morning, but Mr. Young gives the Herald the following data of the meeting:

In the matter of the right of way for the pipe line of the city water works, Aason Bros. expressed their selves willing to grant the right of way across their land on condition that it was not to be fenced. It was determined to commence condemnation proceedings for the right of way across the land of the Southern Oregon Co.

Engineer Hall-Lewis reported that it would cost \$170 to redeck the city dock, and the matter was left to the street committee and engineer with power to act.

In the matter of the flatter piece of ground at C street, C. R. Peck, in behalf of Mrs. Alice McDonald, offered to take \$250 for the relinquishment of her claims, as a counter proposition to the city's offer of \$150.

In the matter of street paving, a long discussion was indulged in by representatives of the Coos Bay Paving Co., the Longston Construction Co. and the Warner Construction Co., the last advocating the bitulithic pavement. The council finally officially resolved in favor of the use of a concrete base with a 2-inch covering of bituminous rock, for the improvement now in contemplation. Adjournment was taken until Thursday evening, when declarations of intention to pave are expected to be made.

New Railroad Scheme

J. W. Perkins, of Roseburg, was in the city last Saturday evening and met with about 15 of our citizens at a meeting called by the Commercial Club at the city hall. Mr. Perkins is visiting the county to consult the people here regarding a scheme for the construction of a railroad from Roseburg to Coos Bay. He states that Roseburg proposes to issue city bonds to the amount of \$300,000 for the launching of the project, and he wants to know how much moral and financial support can be expected from Coos county. The scheme seems to be considerably hazy as yet, as it is concluded that even Roseburg would have to amend her charter before such a bond issue could be made. L. H. Hazard presided over the meeting here. He assured Mr. Perkins of the moral support of our people for any project that gave promise of the actual construction of such a road, but said that the financial end of it required consideration, as Coquille as a city had on hand about all she could comfortably attend to in that line. On account of the small number present, no definite action was taken, but the project will be given further consideration by the Commercial Club.

May Give Service

The Herald is informed by W. J. Rust that W. F. Miller, of the local railroad is trying to make some arrangement with the Marshfield city council whereby the requirements as to the street car service in that city may be modified in such a way as to release the motor car from the necessity of making costly trips and give it sufficient time to make a trip to Myrtle Point in the morning and another in the late afternoon. In that case the regular passenger train would make a trip in the middle of the day, giving a much improved service between Myrtle Point and the Bay cities. It is stated that, as the car is not now paying expenses, the S. P. will not provide another for the run to this side, and the only solution seems to be to give the car new service a chance to make the trips.

Doesn't Like Dodging

Editor Herald:
Kindly inform me through the columns of your valued paper, whether or not there is an ordinance in the City of Coquille limiting the speed of automobiles within the city limits. I was under the impression that such an ordinance had been enacted by the council but, judging from the speed at which I have seen cars traveling in the streets, I am left in doubt.
It is a common occurrence for cars to travel on the Moulton street bridge as well as some of the paved streets at a speed of over 25 miles an hour and in some cases I am sure they were going at a rate exceeding 35 miles an hour. The writer has seen many of these instances himself and has heard many complaints made by others. It forcibly brings before me the question, "Have pedestrians any rights on the public streets and bridges?" If so, then these rights should be protected by a rigid enforcement of existing laws and ordinances and, if no such ordinances exist, then sufficiently comprehensive laws should at once be enacted and enforced. A driver may be ever so good and yet his car suddenly get beyond control or an accident may occur to the steering mechanism and the car swerve toward the side of the street or bridge, thus endangering persons passing, and, even though no one is hurt the pedestrian may be frightened to such an extent that serious results follow.
It is the writer's belief that stringent measures should be adopted by our common council to suppress this increasing evil. The Moulton street bridge is a natural speedway since being redecked and I appreciate that it is considerable of a temptation to drivers to "let her out another notch" when they strike its smooth planking and straight-away course, but if our ordinances prohibit such speed then these laws should be enforced and all drivers compelled to conform.
I hope this matter will be taken up and given proper attention before serious accident compels such a course. In this case an ounce of prevention is worth more than many tons of cure, and no action can bring back a life sacrificed by the carelessness of auto drivers, and no small part of the responsibility of such an accident will rest upon our council and city police.
Respectfully submitted,
ONE OF THE DODGERS.

REAL ESTATE TRANSFERS

Reported for The Herald by the Title Guarantee and Abstract Co.
April 20
W. L. Green et ux to A. M. Odell war deed various lots in Amended plat of Breakwater Add to Bandon \$10.00
Caroline Owen Dungan et vir to A. P. Owen q d deed n $\frac{1}{4}$ of lot 7 blk R Western Add to Marshfield \$1.00
A. P. Owen to Caroline Owen Dungan war deed n $\frac{1}{4}$ of lot 8 blk R Western Add to Marshfield \$5.00
Pete Menegat et ux to C. G. Magnus war deed lots 21 to 25 Ten Mile Lake Gardens \$10.00
Geo. P. Laird to W. Green war deed various lots in amended plat of Breakwater Add, to Bandon \$10.00
W. F. Holton et ux to E. R. Holson q deed 60 acres in sec 31 twp 25 s r 11 w m \$10.00
D. P. Straug et ux to Randolph Lamber Co. deed, timber on n $\frac{1}{4}$ of sw $\frac{1}{4}$,

D. D. D.

The Standard Skin Remedy
Instant Relief
For All Skin Troubles
The Guaranteed Remedy
C. J. FUHRMAN, DGST.

sw $\frac{1}{4}$ of n $\frac{1}{4}$ of sec 24 of s $\frac{1}{2}$ of sec 28 of t $\frac{1}{2}$ of r 14 w. \$200.
John A. Hamlock to Carman & Crites Lumber Co. q. c. deed. land in sec 9 twp 28 s r 15 w m. \$1.
John A. Hamlock to Southern Oregon Lumber Co. war deed, lands in sec 9 & 16, twp 28 s r 14 w m. \$1500
April 21
Pearl S. Park et vir to Oro E. Laird war deed lots 1 & 2 blk 17 Border & Benders add to Myrtle Point. \$10
Chas. A. Kelley et ux to Emma Jahn b & s deed, w $\frac{1}{2}$ of sw $\frac{1}{4}$ & n $\frac{1}{4}$ of sw $\frac{1}{4}$ & sw $\frac{1}{4}$ of n $\frac{1}{4}$ of nw $\frac{1}{4}$ sec 20 twp 25 s r 12 w m. \$10
State of Oregon to David Wilcox et al war deed tide lands fronting lot 2 sec 12 & lots T & 2, sec 35 tp 24 s r 13 w m. \$194
State of Oregon to David Wilcox et al war deed tide lands fronting lot 2 sec 11 & lot 5 sec 2 tp 25 s r 13 w m. \$1.375
Bennet Trust Co. to George Winsor war deed lot 20 blk 7 Bennetts Bandon Beach. \$10
Albert Abersson et ux to Coquille Land Co. Inc. q. c. deed lots 5 & 6 blk 63 Noltes add to Coquille. \$1
April 22
W. E. Hoagland et ux to Charles Lapp war deed lots 15 & 16 blk 50 Hill-road add to Marshfield. \$10
Marshfield Realty & Trading Co. to Coos Bay Camp No. 196 W. O. W. q. d lot 2 blk 15 Marshfield, as platted by Wm. Hall. \$1
Wm. B. Fisher to Jay H. Upton q. c. deed s $\frac{1}{2}$ of s $\frac{1}{2}$ & w $\frac{1}{2}$ of s $\frac{1}{2}$ of sec 34 sec 36 tp 25 s r 11 w m. \$10
U. S. of A. to Otto Z. Thornton patent lot 5 s $\frac{1}{2}$ of n $\frac{1}{4}$ & s $\frac{1}{2}$ of n $\frac{1}{4}$ sec 2 twp 24 s r 12 w m.
April 23
Ina Holm et vir to Meta A. Hoy q. c. deed lots 6 7 12 & 13, blk 51 Coos Bay Plat B. \$10
W. E. Miller et ux to N. C. McLeod q. c. deed land in parcel "T" Belt Line Railway right of way, Coos Bay plat E. \$10
N. C. McLeod et ux to Baxter Robinson q. c. deed land in parcel "T" Belt Line Railway right of way, Coos Bay q. c. deed lots 1, 5 & 6 blk 12 & 37, 38 & 39 blk 16, & lots 16, 17, 18, 19, 20 blk 4 & lots 3 & 4 blk 18 Steamboat add to Yarrow. Lot 24 blk 25 Glasgow. \$10

CANCER

IN WOMAN'S BREAST
ALWAYS BEGINS A SMALL LUMP LIKE THIS AND ALWAYS POISONS DEEP GLANDS IN THE ARMPIT AND KILLS QUICKLY
I WILL GIVE \$1000
IF I FAIL TO CURE any CANCER or TUMOR I TREAT BEFORE IT POISONS BONE OR DEEP GLANDS
No KNIFE or PAIN
No Pay Until Cured
No X-Ray or other swindle.
An Island of CURED AT HOME
ABSOLUTE GUARANTEE
ANY LUMP IN WOMAN'S BREAST
IN CANCER. We refuse thousands Dying, Come To Us. We have cured 10,000 in 20 yrs.
Address DR. & MRS. DR. CHAMLEY & CO.
A 436 VALENCIA ST., SAN FRANCISCO, CAL.
KINDLY MAIL this to some one with CANCER

Notice of Final Settlement

Notice is hereby given that the undersigned Administrator of the estate of David J. Lowe, sr. deceased has filed his final report with the County Clerk of Coos County, Oregon, and that the judge thereof has set Monday the 6th day of July at the County Court room in the Court House Building at Coquille City Coos County Oregon, at the hour of ten o'clock A. M. of said day as the time and place for the hearing of objections thereto and of the settlement thereof. Now all persons having objections to said final report and the settlement thereof are hereby notified to appear and file the same on said date and at said time.
Dated this 9th day of May 1914.
FRANK L. LOWE,
Administrator of the estate of DAVID J. LOWE Sr. deceased.
5-12-5t

IN THE COUNTY COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF COOS.

NOTICE OF PRIVATE SALE OF REAL ESTATE
In the Matter of the Estate of Martha J. Nosler, Deceased.
Notice is hereby given that under and by virtue of authority given me, by an order of the County Court for Coos County, Oregon, duly made and entered of record in the Probate Journal of said Court on the 5th day of May, 1914, I shall from and after the 10th day of June, 1914, offer for sale and sell at private sale, the following described real estate belonging to the estate of Martha J. Nosler, deceased, to-wit: a 6-10 interest in the NW $\frac{1}{4}$ of the SE $\frac{1}{4}$, and Lots 6 and 7 in Section 7 Township 28 North of Range 13 West of the Willamette Meridian in Coos County, Oregon.
Also Lot 3 in Block 3 in the Town of Riverton, Coos County, Oregon, as per

Shoes CLOSING Shoes

Best Stock of Shoes in Coquille
\$5000 STOCK OF SHOES
We Mean Business
And have the shoes. Now it's up to you if you want to save money in buying shoes for yourself or family for spring, summer or winter. We have shoes of every description and it will pay you to buy shoes enough for a year or longer because never again will you have the opportunity to buy shoes such as our stock consists of at such ridiculously low prices.
Latest Styles, Best Qualities
That's what our stock consist of; over 3,500 pairs of fine shoes—no old stock but shoes that were bought within the last year and over \$1500 worth of new spring styles just received—do you realize what an opportunity you have to get stocked up on shoes for a year or more?
Be an Early Bird
And come while we have all the different styles. It wont take long for these shoes to go, and the first come the first served. We can fit you now but we can't say that later on.
Everyone Welcome
Whether you buy or not we are proud of these shoes and feel pleased to show them to anyone, whether they buy or not, and every customer buying a pair of shoes during this sale will not only go away satisfied but highly pleased. If not, we are here to make good, and those who think they are dissatisfied are welcome to return the shoes and get their money back.
Clerks Who Know How
To fit shoes and satisfy customers, will be at your service. We have engaged the services of Mr. Paul Skeels during this sale so that everyone visiting our store will feel that there is a man handling the goods who knows every shoe in stock and knows the business from A to Z.

P. E. DRANE

Successor to Skeels & Son
General Merchandise
Skeels' Old Stand
Coquille, Oregon

Growth of Business Will Cause no Power problem

if your power is electricity supplied by the Oregon Power Company.
Electric motors cost less per unit of energy and require but a fraction of the space required by other units.
Maintenance and up-keep on motors are negligible.
With Central Station electric service your business can enlarge indefinitely—adding motors as needed. This company is always ready to serve your power requirements.
Central station service is elastic. It is adaptable to every power need, great or small. As to economy, telephone 71 and let us show you how much Central Station service will save you.

OREGON POWER CO.

UNIVERSAL PERCOLATORS

The patented valves and pumping process extract a greater amount of coffee essence and make a more delicious beverage than is possible with other kinds
Pure Aluminum: 6 Cup \$2.75, 8 Cup \$3.25
Extra Glass Tops 10c

H. O. ANDERSON

List Your Property With Pacific Real Estate Co.

Farm Lands, Timber Lands, Residence and Business Property. Houses for Rent
M. M. Young, Manager F. C. Stone, Secretary
Coquille, Oregon

plat thereof on file and of record in the office of the County Clerk of said Coos County.
That the terms of said sale shall be for cash or credit, to-wit: either all cash, or one-half cash at time of sale and one-half in not more than one or two years time, with interest at not less than 6 per cent per annum, interest payable semi-annually.
That any offers for same may be presented at the office of Geo. P. Topping at Bandon, Oregon, or sent there by mail.
This notice is published in the Coquille Herald for four successive weeks or five times, the first May 12, 1914, and the last June 9, 1914, by order of the Hon. John F. Hall, County Judge, as above mentioned.
Dated this 12th day of May, 1914.
FLORENCE URQUHART,
Executrix of the estate and last will and Testament of Martha J. Nosler, deceased.
GEO. P. TOPPING,
Attorney for Estate. 5-12-5t

In the Circuit Court of the State of Oregon in and for Coos County
Robert Doller, Trustee, Plaintiff, vs. Seeley-Anderson Logging Company, a corporation, and E. O. Clinton, Defendants.
SUIT IN EQUITY
NOTICE TO CREDITORS
Notice is hereby given that all persons having claims against the Seeley-Anderson Logging Company are hereby required to present same to the Circuit Court of Coos County, Oregon, duly verified, and with all proper and necessary vouchers and proof to satisfy said court of the validity of said claims, within six weeks from the date of this notice.
That this notice is published by the order of the Circuit Court for Coos County, Oregon, which said order is dated the 12th day of May, 1914.
Dated this 12th day of May, 1914.
E. STANLEY DOLLAR,
Receiver of Seeley-Anderson Logging Company. 5-12