

## Their Code of Ethics Is Sadly Out of Date

Advertising dentists are human, perhaps their equal. So say some of our late dental journals and magazines, and even ethical societies are talking of the injustice of continuing high prices, and that advertising of itself is not wrong. A recent issue of the DENTAL SUMMARY, says to Ethical Brethren:

"We know that bad teeth mean sickness, disease and death. We know that 80 percent of school children have Carious teeth. We point out these terrible truths—we create a demand for Dentistry and what have we done to supply this demand? I'll tell you what we've done—we HAVE INCREASED OUR FEES—we have done scarcely anything else. We have introduced many new appliances into practice and almost invariably the strongest plea that is made for them is that we can get more money from our patient."

### AND LISTEN TO THIS:

"It is not useless cruelty to educate (the public) to the need of Dental Work and then deny it to them on account of expense? WE RIDICULE THE ADVERTISER FOR EXTRACTING TEETH FOR A MODERATE PRICE, BUT I WILL TELL YOU MANY A POOR MAN, AND MANY A POOR MAN'S FAMILY, HAS HAD CAUSE TO BLESS THE SO-CALLED ADVERTISER. It has enabled him to have Dental work done—it has made his children comfortable and healthy, YET LEFT HIM HIS SELF-RESPECT, BECAUSE HE HAS NOT BEEN AN OBJECT OF CHARITY."

## The King Bee Dentists

A. C. FROOM, Manager

BEND

OREGON

## FAIL TO GRANT MAIL PETITION

**BEND CANNOT HAVE DELIVERY BY CARRIERS UNTIL TRAIN SCHEDULES ARE CHANGED—PRESENT SYSTEM ADEQUATE.**

(From Wednesday's Daily.)  
City delivery is not for Bend this year, says a letter Postmaster Ford received this morning from J. C. Koons, assistant postmaster general at Washington. He gives as his reason the train schedules, which make it so that the mail as it comes in now reaches the residents as quickly as it would by delivery to the homes.

Late last year Inspector C. W. Linebaugh was here marking off routes and preparing a report on the conditions favorable to installing the service. At the time he stated that he was quite certain it could be had when the new postoffice is opened. Following is the letter which gave the decision:

"The report of the inspector who recently made an investigation at your office to determine the feasibility of establishing city delivery service has been received and carefully considered.

### Change Impracticable.

"It is noted that but two mails are received from or dispatched to railroads at your office; that mails arrive at 7:35 p. m., and 7:20 a. m., and depart at 8:00 p. m., and 7:35 a. m.; and that the heaviest mail of the day is received and dispatched in the evening. Because of these con-

ditions, it is evident that it is impracticable to make more than one delivery daily in either the business or the residential district. Therefore, the Department is of the opinion that under the present railroad schedules, the delivery of mail by city letter carriers will not accord the patrons of your office any better mail service than they are now receiving. Therefore, the establishment of city delivery service will not be authorized until such time as the train schedules are so arranged as to enable you to arrange the carriers' schedules to provide for more than one delivery a day, and result in improving the present mail service at Bend."

## PLAN RESTS IN STATE OF COMA

(Continued from page 4.)

rigation district will sound taps on the stearns scheme and apparently the board will accept the district plan as soon as the members are here to act on it.

### No Legal Obstacle.

Assistant State Engineer Percy A. Cupper, who is also secretary of the Desert Land Board, has submitted a statement to Attorney General Brown, in which he points out that there is no legal obstacle to the board accepting the district plan for the project, and that, on the other hand, the advancement of the board's moral support to the district organization could do no harm.

Mr. Cupper's statement to the attorney general is as follows:  
"Under date of January 7, 1918, Claude McColloch, attorney for the Central Oregon Irrigation District, advised the Desert Land Board that the Central Oregon Irrigation District had been formed, including all sold lands in the Central Oregon Irriga-

tion Company's project and requested the board to approve the organization of this district in lieu of the organization provided for in the contract of June 17, 1907.

### Rights Are Outlined.

"Section 33 of Chapter 357, Laws of 1917, being the Irrigation District Code, provides,

"An irrigation district may acquire, assume or exercise any rights, powers or obligations of a contractor with the State under the Carey Act and may be organized in lieu of a water users' association required either by statute or contract.

"Taking into account that there was no obligation on the part of the settlers under the June 17, 1907 contract to perfect an organization as indicated therein, it seems clear that it was entirely within the province of the legislature to provide that such settlers could organize under the irrigation district plan. Even had this provision not been included in the irrigation district code, the settlers could doubtless have organized under the irrigation district plan. However, in that event the Desert Land Board would not have been required to approve the district organization in lieu of the water users' association. The statute having given the settlers the right to organize under the irrigation district plan in lieu of the water users' association required either by statute or contract, it is not within the province of the Desert Land Board to object to such an organization.

"No obligation of the 1907 contract will be impaired by the substitution of an irrigation district for the water users' association provided therein for the reason that it was entirely optional with the settlers whether or not they organized, but if they did organize, such organization should be subject to the approval of the Desert Land Board and the rights of the parties thereunder were fixed and determined by the character of the organization. The substitution of an irrigation district for the water users' association is independent of the contract and all powers which might have been exercised by the water users' association may be exercised by the district, but the rights of the company and the settlers are not fixed as in the case of the water users' association. The settlers have a right to organize an irrigation district in lieu of a water users' association, but they must then proceed to an adjustment by agreement or through litigation of the respective rights of the district and the company. The statute having specifically conferred upon the settlers on a project of this character the right to organize under the irrigation district law, it would seem that the approval or the disapproval of the Desert Land Board to such an organization would have little or no effect, however, in order to eliminate any question from arising in this connection, and to give the moral support of the board to the irrigation district, if the board desires to do this, it would seem well to enter an order approving the organization of the irrigation district in lieu of the water users' association.

### Patent Is Only Check.

"The approval of the irrigation district would seem to carry with it the approval by the board of any legal act of the district, including the acquiring or adjustment of the rights of the Central Oregon Irrigation Co., either by agreement or condemnation. In fact, the only check of the board on such an organization will be in connection with the acquisition of

patent to certain of these lands from the federal government and the deed-ing of the same to the settlers. This would doubtless give the board full authority to limit sales and exercise supervision over the project incident to the patenting and deed-ing of these lands.

"It will probably be a difficult matter for the irrigation district to arrive at a satisfactory settlement of all questions involved, but in the final analysis it would seem that under the powers conferred on an irrigation district under Section 31, Chapter 357, Laws of 1917, the entire matter may be submitted through the courts for adjudication.

"In conclusion, therefore, it would seem that the board should approve the organization of the Central Oregon Irrigation District in lieu of the Water Users' Association provided for in the contract of June 17, 1907."

## Classified Advertisements

### FOR SALE.

FOR SALE OR TRADE—A North Dakota farm for Bend property, Address Box 579, Bend. 45-48, 50p

FOR SALE—Lot and four-room house, in Greenwood. Inquire Bulletin. \$300. 06-48p

FOR SALE—Fresh cows, also young heifers. Inquire Bulletin. 36-48p

FOR SALE, CHEAP—A good Ford car. Phone or write A. O. Walker, Alfalfa. 40-48, 49c

FOR SALE—Thoroughbred Barred Rock pullets and cockerel. O. A. C strain. Mrs. Hatch, Tumalo. 24-48p

FOR SALE—NW 1/4 SW 1/4, Sec. 27, Tp. 17, S. R. 12, containing 30 acres, more or less, lying northeast of Bend and within a mile and a half of the center of the city. Terms, cash. Make me an offer. J. F. Bean, Court House, Cincinnati, Ohio. 21-47fc

FOR SALE—320 acres, 5 miles SE of Held P. O. in Crook county; 46 acres under cultivation, 100 more can be cultivated by removing sagebrush, no juniper; all under good three-wire fence; good supply of well water and outside range for stock; close to school; twice-a-week mail route. Price \$6.50 per acre, if taken at once. Address Box 476. 12-47, 48c

FOR SALE—Corbin ranch, 25 miles south, on river, for stock or dairy. L. Corbin, Oregon City, Oregon, R. 4. 64-44, 5p

HOGS FOR SALE—Hogs, all sizes. Inquire Bulletin. 46-44, 8p

FOR SALE—purebred Duroc Jersey pigs, eight weeks old. Carl H. Livesley, Deschutes, Or. 38-44, 8p

### TO TRADE OR EXCHANGE.

TO TRADE—Five acres of land near high school in The Dalles, Ore., for Bend property or land in Deschutes or Crook counties. See P. P. Fischer, 1052 Bond street, or address P. O. Box 323, Bend, Ore. 25-43fc

### LOST AND FOUND.

STRAYED—Young black colt, branded M on left side. Will pay all charges. Tuttle Moore. 24-48, 50p

STRAYED—Two white sheep, one nine months, the other 18 months; went across track. Inquire Bulletin. 47-48p

FOUND—One old sorrel horse with white hind feet, branded S on right shoulder; weight about 1200 lbs. Owner will please claim animal and pay charges. Elmer M. Peck, Hampton. 20-47, 9c

TAKEN UP—Two white work horses, right front foot of horse in

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Where your dollars will do double duty. Everything in the house specially priced Coats, Suits, Dresses, Skirts, Waists, Sweaters and Collars. Millinery at half-price. Our buyer is now in the East buying our new Spring Line, and we must have room to display the new goods. We invite comparison of quality, style, workmanship and price.

A New Line of Wellworth Waists at \$2.00, and Worthmore Waists at \$1.00, just arrived.



LADIES' OUTFITTERS

Pringle Building

Bend, Oregon

wire cut and mare's mane roached; brand undecipherable. Owner please call at Mrs. George Livesley's ranch at Deschutes. 18-47, 50p

TAKEN UP—White-faced, Short-horn two-year-old heifer; right ear cropped; inverted J 1 on right hip; owner may have same by paying costs of feed and advertisement. B. L. Tone, Sisters. 11-47, 50p

STRAYED—Three heifers, two years old last spring; branded triangle with 8 in center on right ribs; have a wattle on the right hind leg; breeder's brand, dog iron on hip.

Kindly notify B. L. Tone, Sisters, Oregon. 68-45, 8p

STRAYED—One span of white horses, brand on one, either 12 or 14, brand on other undecipherable. M. McKey, Horse Ridge. 71-45, 9p

## Brand Directory

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The First National Bank

Bend, Oregon