

FINISH PAPER RAILROAD SUIT

CONSTRUCTION MAY BE BEGUN SOON

Road Projected From Stayton to Bend Has Long Fight in Circuit Court; Running Since May; Interests Adjudicated

Litigation over the Portland & Southeastern railway, the paper road projected last summer to run from Stayton to Bend, was ended in Portland on Saturday, according to news reports in Portland newspapers.

The Oregonian report is as follows: "Final papers in the decision of Circuit Judge Morrow in the case of H. S. Huson against the Portland & Southeastern railway and others were signed by the judge yesterday, ending a case noteworthy for its length and the mass of evidence produced by both sides. The suit was brought to adjudicate the interests of persons interested in what was known as a 'paper railroad,' proposed to run from Salem to Stayton, through Minto pass to Bend.

"Judge Morrow decided that the interests should be divided and issued an order of the court that the company shall incur no further obligations without an order from the court for them.

"The settlement of the litigation is said to open up the way for active work on the construction of the railroad, which will reach a large untouched timber district. It is stated that eastern financiers are interested in the project and are ready to supply the necessary capital.

"The case opened May 4 of this year and continued until Shrine week, with daily and often nightly sessions."

The Moth and the Flame.
A naturalist asserts that many insects will fly toward a flame for the same reason that a plant seeks the light. But the light must be intense to produce a marked result. Toward a feeble glare the insect moves leisurely, but in the case of a concentrated light travels with great rapidity to its death.

"The Thoughts of Youth."
Little Dolores was quietly eating her lunch one day when all of a sudden she said: "Mother, if I died now, would I get to heaving in time for dinner?"

SHERIFF BACK WITH DANIELS

ROBERTS RETURNS WITH MAN CHARGED WITH LARCENY BY BAILEE; HEARING IS SET FOR NEXT MONDAY.

Sheriff S. E. Roberts returned last week with C. A. Daniels, wanted on a charge of larceny by bailee. Daniels was arraigned in justice court this morning and asked for time to secure counsel. The hearing was set for Monday, August 9. The charge against Daniels was filed by O. A. Olson of the Central Oregon garage, who complained that the defendant had unlawfully removed a car bought from him on contract from Deschutes county and the state of Oregon.

Daniels was held in Santa Maria, Cal., on July 24, on information sent out by the local police. He offered to make good and fought extradition, but has been brought back for trial.

DANIELS CASE IS CONTINUED

HEARING IS SET FOR MONDAY, AUGUST 16, ON DEFENDANT'S MOTION - IS ATTEMPTING TO MAKE SETTLEMENT.

The justice court case of C. A. Daniels, who is charged with larceny by bailee, has been again continued one week on motion of the defendant, which was allowed by the court on the consent of District Attorney Moore. Daniels is being represented by Attorney W. P. Myers, who gave as his reason for again postponing the hearing was that he finds it necessary to go to Portland and that the district attorney is called to Lakeview.

Daniels is doing all in his power to settle the civil end of his difficulties with his creditors, says Mr. Myers, but this has nothing to do with the criminal charge. He has been unable to make the bond, and is still being held by the county officers.

Put it in The Bulletin.

"It sure will Tickle You" says the Good Judge



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SWIMMING CLUB INTEREST HIGH

The second regular meeting of the Y. M. C. A. Swimming club showed an increase in membership, 30 being the total number now signed up. In the main event of the evening, the 40-yard handicap race, Todd, the scratch man, took first place, although beaten by Birdsall in the first heat. Birdsall took second place and Davidson third. The time was 24 seconds.

FARM ANIMALS

ATTENTION TO SICK ANIMALS
Inability of Laymen to Recognize Symptoms Often Results in Loss of Valuable Stock.

(Prepared by the United States Department of Agriculture.)
The tendency of laymen to engage in the diagnosis and treatment of diseases of live stock is in a great many instances resulting in losses of animals through inability to properly recognize ailments in time to apply needed treatment, or through applying remedies not indicated in the specific cases. This is particularly dangerous in the handling of infectious and contagious diseases where not only the original herd is at stake, but where

conditions associated with the disease have created a multiplicity of opinions among those who claim to understand the various ailments of swine, and even within the veterinary profession hasty judgment has in some cases led to losses which could have been avoided through a careful consideration of facts, proper diagnosis and treatment. This should emphasize the necessity for the study of cases, including the history, environments and circumstances involved in an outbreak, before attempting to decide on the cause of trouble. Then comes the physical examination of the animals. Look for abnormal action, breathing, gait, appetite, digestion and other functions. Next, take the animal's temperature with a good, reliable thermometer. Even then positive diagnosis is not always possible until a post-mortem examination has been made, which means an examination of the various organs and parts of the body after death.

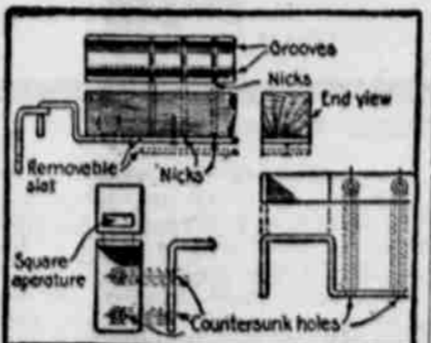
It is evident that all swine-producing localities should have someone available whose services, based on training and experience, are reliable in detecting and prescribing for diseases of live stock. And farmers should realize generally that they can not afford to jeopardize their herds by attempting to administer treatment which requires a certain amount of technical application. It is better to call a qualified veterinarian than to run the risk of losing valuable animals, to say nothing of the possibilities of causing a widespread epizootic outbreak of a destructive animal disease.

ROOST WILL DESTROY MITES

Plan Outlined for Completely Clearing Poultry House of All Thirsty Blood-Suckers.

One successful way to rid poultry houses of mites is to use a roosting pole that will harbor them during the day, so that it can be soaked with hot water to destroy them. The roost shown provides a place on the underside where they may hide. It consists of a lath held under the roost with small nails to make the hiding place inviting for them. You simply lift the roost from the holders, slightly loosen the pieces of lath, and pour boiling water between the lath and the roosts. This will kill all vermin and destroy any eggs that may be there. The roosts will quickly dry if the water is hot.

In this way a poultry house can be completely cleared of all blood-suckers.



A Hiding Place is Provided for Vermin in This Poultry Roost to Catch Them During the Day.

on the place. The iron ends are colder than the wood, and the vermin will not crawl over them.
Mites do not attack fowl in the daytime, and it is difficult to discover their presence. Body lice remain on the

Flank Injection—Proper Handling of Hog Cholera Treatment is Absolutely Essential to the Checking of the Disease.

through the spread of infection, other animals may become exposed and infected.

In the work of controlling hog cholera, for instance, perhaps the greatest hindrance has been the tendency of farmers to attempt the diagnosis and treatment of their own herds, or else to call in an untrained layman, who frequently does not recognize the disease or advises the wrong procedure in the handling of the outbreak. According to experts it is not always an easy matter to recognize hog cholera, as symptoms are sometimes obscure. Other ailments of swine, such as pneumonia, worms and tuberculosis, at certain stages of development, somewhat resemble hog cholera. Accordingly, training and experience are required to distinguish between these and hog cholera.

The practicing veterinarian should acquire all possible knowledge pertaining to control and suppression of hog cholera. Of late many complica-

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SOLE AGENTS

Part of McKenzie Road Is Open; Be Ready in 15 Days

The bureau of public roads in charge of McKenzie Pass construction report that sections of the road are opened to traffic immediately after completion. The old road is used only where the new grade is impassable because of construction work. The new project will be complete and opened in 15 days, according to a telegram received here late Friday.

fowl all the time, and they may be exterminated in the following way: Hang the fowl head downward in a barrel and rub a small amount of fluoride of soda well into the feathers for half the length of the fowl. This is a harmless powder and it can be used on chicks as well.—George W. Smith, in Popular Science Monthly.

Compete With Pyramids.

The only competition of the pyramids, says the Automobile Blue Book, is the famous painted rocks near Maricopa, Cal. These rocks are what remain of the magnificent old Sun Worship temple where thousands of Indians gathered each year. The rocks were discovered by early Spanish explorers in the seventeenth century, and it is believed that the group was nine or eleven dozen centuries old when the American Indians first saw it.

LEGAL NOTICES

NOTICE
Call notice for Lower Bridge-Terrebonne road fund warrants.
Notice is hereby given that all warrants drawn on the Lower Bridge-Terrebonne road fund are hereby called for payment.
CLYDE M. MCKAY,
24c Treasurer Deschutes County.

NOTICE
Call for Registered County road fund warrants.
Notice is hereby given that all warrants registered and drawn on the road fund from No. 1194 to 1237, inclusive, are hereby called for payment on August 6th, 1920, and are payable at the County Treasurer's office, Bend, Oregon.
Interest stops on and after above date.
CLYDE M. MCKAY,
24c Treasurer Deschutes County.

NOTICE OF HEARING
In the County Court of the State of Oregon for the County of Deschutes.
In the matter of the estate of Ole O. Dragsvold, deceased.
Notice is hereby given that on Tuesday, the 14th day of Sept., 1920, at the County Court Room in the city of Bend, Deschutes County, Oregon, at the hour of 2 p. m. of said day, the following matter will be heard and considered, to-wit:

The petition of Julius Pedersen for the probate of those certain instruments in writing purporting to constitute the last will and testament of said Ole O. Dragsvold, deceased, for the granting of letters testamentary therefor to said petitioner and for the taking of any testimony therein that may have a bearing upon said alleged last will and testament and the disposal of the estate of said deceased in accordance with his wishes.
Dated at Bend, Oregon, August 7, 1920.
ROBERT W. SAWYER,
24-28c County Judge.

NOTICE OF HEARING ON FINAL ACCOUNT

In the County Court of the State of Oregon, for Deschutes County.
In the matter of the estate of Ole Olson, deceased.
Notice is hereby given that Theodore Aune, administrator of the estate of Ole Olson, deceased, has made and filed with the Clerk of the County clerk of Deschutes County, Oregon, his final account of his administration of said estate, and that the Judge of the above entitled Court has set the 3rd day of September, 1920, at the hour of 2 o'clock in the afternoon of said day, at the court room in Bend, Deschutes County, Oregon, as the time and place of hearing said final

account and of the settling of said estate, and all persons interested are cited to appear at said time and place and show cause, if any, why said account should not be allowed, and said estate closed and settled.

Dated this 5th day of August, 1920.
THEODORE AUNE,
Administrator of the estate of Ole Olson, deceased.
DE ARMOND & ERSKINE,
Attorneys for Administrator.
24-28c-5t

NOTICE FOR PUBLICATION (Not Coal Land)

Department of the Interior, U. S. Land Office at Lakeview, Oregon, July 12, 1920.
Notice is hereby given that Cora Leland of Lapine, Oregon, who, on July 26, 1917, made Homestead Entry No. 010383, for SW 1/4 NW 1/4, NW 1/4 SW 1/4, E 1/2 SW 1/4, Section 2, Township 23, South Range 9 East, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before E. L. Clark, U. S. Commissioner, at La Pine, Oregon, on the 21st day of August, 1920.
Claimant names as witnesses: Kate Zieralf, R. E. Eaton, B. C. Scott, Maude Eaton, all of Lapine, Oregon.
JAS. F. BURGESS,
21-25c Register.

NOTICE FOR PUBLICATION (Not Coal Land)

Department of the Interior, U. S. Land Office at Lakeview, Oregon, July 12, 1920.
Notice is hereby given that Herman A. Rose, of Lapine, Oregon, who, on April 28, 1916, made Homestead Entry No. 09227, for W 1/2 NE 1/4, Section 15; W 1/2 SE 1/4, Section 10, Township 23 South, Range 9 East, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before E. L. Clark, U. S. Commissioner, at Lapine, Oregon, on the 26th day of August, 1920.
Claimant names as witnesses: R. E. Eaton, Fred Mann, H. A. Rose, W. G. Fordham, all of Lapine, Oregon.
JAS. F. BURGESS,
21-25c Register.

SUMMONS

A. J. Harter, plaintiff, vs. Fanny E. Ramsay Flamant, Bell West and Thomas West, her husband; Helen West and Melvin West, her husband; Icelal Ramsay Godfrey and John Godfrey, her husband; Margaret Ramsay Beebe and George Beebe, her husband; Walter Ramsay; Bernice Biss and Abner Biss, her husband; Hazel Ramsay; W. D. Barnes, as administrator of the estate of Alfred F. Ramsay, deceased (sometimes known as A. F. Ramsay); the unknown heirs of deceased, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.
To Fanny E. Ramsay Flamant; Bell West and Thomas West, her husband; Bernice Biss and Abner Biss, her husband, and the unknown heirs of above named Alfred F. Ramsay, deceased, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants:
In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled case and cause on or before the 19th day of August, 1920, which is more than six weeks after the 8th day of July, 1920, the date of the first publication of this summons, and if you fail so to appear and answer for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: For a decree and judgment against the defendants, and each and all of them, for the sum of \$500.00, with interest thereon from February 1, 1913, at the rate of seven per cent per annum; for the further sum of \$100.00 attorney's fees, and the further sum of \$130.00 for taxes paid and for costs and disbursements of this suit, and for a further decree foreclosing said mortgage described in plaintiff's complaint and the sale of the property therein described as the northwest quarter of the southeast quarter of Section 24, Township 16 south, range 11 east, of the Willamette meridian, and that the defendants be forever barred from setting up any right, title, interest or lien in and to said real property, and for such other and further relief as to the court may appear just and equitable.

Service of this summons is made upon you by publication thereof in The Bend Bulletin for six consecutive weeks under and by virtue of an order made and entered on the 7th day of July, 1920, by the Hon. T. E. J. Duffy, Judge of the above entitled court.

The date of the first publication of this summons is the 8th day of July, 1920, and the date of the last publication thereof is the 12th day of August, 1920.

E. O. STADTER,
Attorney for Plaintiff,
First National Bank Building, Bend, Oregon. 19-24c

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3-4p Brothers, Ore.

Right side; right ear cropped; wattle right hind leg.
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