

A GOOD NIGHT'S REST



"Speak for it" she cried to doggie, For she knew in her little heart, That German Syrup, home's great treasure, Could health and joy impart.

The greatest tonic on earth is a good night's rest. Restless nights and the terrible exhaustion of a hacking cough are dread dangers of the poor consumptive. That why this fear of the night when a few doses of Dr. Roschee's German Syrup will insure refreshing sleep, entirely free from cough or night sweat? Free expectoration in the morning is made certain by taking German Syrup.

For Sale by Dr. J. C. Smith.

PROVOLT

(Too late for last edition.) Henry Rehkopf is again able to walk without a crutch.

Mr. and Mrs. R. F. Lewman made Grants Pass a business trip the first of the week.

Lonie Loesh has begun cleaning up his hop yard and is getting ready for next year's crop.

Mr. and Mrs. Elmer Hayes of Grants Pass have been visiting Mr. and Mrs. Kelly Fields the past week.

O. M. Knox has received the contract of building the Laurel Grove school house and begun work with a few hands the first of the week.

Born—To Mr. and Mrs. George Jones January 24, 1906, a fine baby boy and Mr. Jones is one of the proudest men that has walked the streets of Provolt for many days.

Cap Kubli has been doing a big lot of work on his little place which he recently purchased from L. C. Baay. Mr. Kubli gets water through the Cook & Rexford ditch and will have a fine little place.

Singing school opened up last Thursday evening at the church house at this place with quite a large attendance and Mrs. R. F. Lewman as teacher. Everybody is invited to come who wishes to learn vocal music and spectators are not allowed.

George Messinger and his two sisters were held up last Saturday evening just a short distance from the Provolt postoffice but the party learning they were on their way to Mr. Jones' to a party they were allowed to go on their journey. Just the exact intent of the hold up is yet to be learned.

Herman Messinger and George Chapman left Tuesday for Alaska where they go in search of gold. Mr. Messinger has spent two years there before and Mr. Chapman 10 years and both are pretty well acquainted with the country. Mrs. Messinger will remain here while Mr. Messinger is gone. Mrs. Chapman will go to her husband in June and will have to travel over 350 miles of snow on her way.

The Layton Estate placer mine started up last Monday with a full force of men and Lester Layton as foreman. The long pipe line will have to be moved some and the flume raised and the ditches cleaned out before the moving of dirt will begin owing to the long and high ditches. Mr. Layton was hardly ever able to work his mine this early in the season, but this being a very open winter the mine will start up sooner than usual.

One of the best and most enjoyable parties of the season took place at the home of Mrs. Will Jones last Saturday evening. Fortune telling by a medium, vocal and instrumental music and plays constituted the amusements before the taffy was served by Mrs. Jones. When the candy got cool enough to pull, each one had a large roll of it and all seemed to enjoy themselves immensely. The party was given by Mrs. Jones. Those present were Mr. and Mrs. Kelley Fields, Mr. and Mrs. A. L. Bailey, Edith and Ora Lewman, Sherman, George and Charley Fields, Mr. and Mrs. R. F. Lewman, George, Nellie and Dora Messinger, Evere and Alice Lewman, Mr. and Mrs. Will Jones, Mr. and Mrs. Elmer Hayes of Grants Pass, Ella Jones, George Beck all of whom remained till a late hour in the evening and bidding each other a pleasant good night, all retired to their homes. Beaver Tail Jim.

Has Stood the Test 25 Years. The old, original GROVES' Tasteless Chill Tonic. You know what you are taking. It is iron and quinine in a tasteless form. No cure, No pay, 50c.

W. C. T. U. Column

All matter for this column is supplied by the Grants Pass Woman's Christian Temperance Union.

Editor of Courier: The entire question of the legalized liquor traffic is up before the American people and must be settled and no question is ever settled till it is settled right. What is right then is the main point at issue.

The question cannot be laughed down, sneered down, jeered down, but must be reasoned out intelligently. Intelligent discussion then is the need of the hour, the issue in the case must be investigated and the conscience allowed to decide the right. Compromise upon any question of principle is always a victory for his satanic majesty, the devil. History has proven this to be true, but arguments that the advocates for high license make is, "people always have drunk and always will, you cannot prohibit the sale, so let us regulate it and get some money out of it to help run the government."

By the same logic the church cannot exterminate satan, it had better go into partnership with him and divide up the souls of men. License is wrong in principle; anything that is morally wrong can never be politically right. License law is moral choloform, benumbing the conscience.

We do not want narcotics for the conscience but the burning iron of intelligent action, the knife of righteous law to cut out the very root of the corroding cancer on our body politic. The whole thing, so it seems to me, hinges on the simple fact, whether or no the saloon is a good thing, or a bad thing for the community. Does it lead to morality, higher manhood and womanhood, does it discourage vice par perisen, decrease temptation? If the saloon is a blessing, by all means have them in abundance. If on the other hand it makes drunkards, cruel husbands, degrades man, breaks up homes, increases temptation to sin, if, in other words it is an enemy to home, to government, to higher civilization, then what right has any municipality to license or to go into partnership with the business? Is it not unpatriotic, treasonable and against good government?

If the saloon is the vomitigated evil, facts, testimony and history proves, how dare any honest man stand and defend it? No honest man doubts that the liquor traffic is the primary source of crime. How then can we justify ourselves in licensing it? Oh, but it is said "public sentiment is not educated up to the prohibition of the traffic." By this language then, it is admitted that prohibition is on a higher moral, social and political level than the license compromise with evil. Law is not the creature of public sentiment but the creator. Law is an educator.

The effect of high license is to fortify the immoral features of the liquor business, foes, increase of tax, decrease the harm of the drink. Can not a man get just as drunk, just as dangerous on high licensed liquor as low license? And what matters it whether there are two or 200 saloons can not everybody get just as much booze if there are only two?

Hon. H. W. Hardy, the Mayor of Lincoln, Nebraska, the father of the Nebraska high license law, says: "high license utterly fails to abolish the evil effects of the liquor traffic, as a temperance measure it is an entire and complete failure."

At a recent meeting to observe "Franklin Day," a prominent citizen of Portland speaks of the decadence of honesty, of patriotism, etc. Would it not be well to look well into the matter? Why this decadence? We dare affirm because of our criminality in fostering an evil system, licensing iniquity.

Aye: "Framing mischief by a law." A PATRIOT.

BUSINESS POINTERS.

Dr. Flanagan, Physician and Dentist. M. Clemens, Prescription Druggist. A Gentleman's smoke—the Stage Line. For a c'esau bed and a good meal try the Western Hotel. Second hand cook stoves and heaters cheap.—Moore's second hand store. Get Grape roots of J. T. Taylor at Model Drug Store, \$30 per thousand. Placer and quartz location notices mine deeds, leases, etc., at the Courier office. Get some milk Chocolate Croquettes at Smyth's Rogue River Coffee Market. Grants Pass Tailoring Company have bought goods at 50 cents on the dollar, and offer the same as low as \$18, in a suit. Trousers \$4.50, 12-15 if Go to Coron for Plumbing. Calling Cards—Courier Building. A splendid line of Royal Charter Oak Ranges at Coron's. Real Estate and Timber—W. B. Sherman, Rooms 9 and 10 Masonic Temple. Curtis & Co. for Watches, Clocks, Gold Rings and Jewelry, fine watch repairing, engraving. Goods sold at reasonable prices. Come and see us. I. O. F. Building, Grants Pass, Oregon.

Don't Dose the Stomach in Nasal Catarrh. Breathe Hyomei.

No dangerous drugs or alcoholic concoctions are taken into the stomach when Hyomei is used. Breathe through the inhaler, the balsamic healing of Hyomei penetrates to the most remote cells of the nose and throat, and thus kills the catarrhal germs, heals the irritated mucous membrane and gives complete and permanent cure.

Hyomei is the simplest, most pleasant and the only guaranteed cure for catarrh that has been discovered. Complete outfit \$1.00; extra bottle 50 cents.

For sale by Rotermund.

The Truth of the Matter.

Of the 105 counties in Kansas, 85 are without a pauper, 25 have no poor-houses, and 37 have not a criminal case on the docket. In Kansas, women have had full municipal suffrage since 1887.

If during these 18 years women had neglected their homes for politics as the opponents of equal rights prophesy that they will, half the men in Kansas would have been brought to the poorhouse by lack of thrift and domestic industry on the part of their wives, and the rising generation would have gone astray and filled the prisons to overflowing, for want of motherly care. Just the opposite has happened. This is another illustration of the fact that "it is idle to argue from prophecy when we can argue from history."

When a bill was introduced a year or two ago to take municipal suffrage away from the women of Kansas, no wonder it was voted down almost unanimously, and "amid a ripple of amazement."

ALICE STONE BLACKWELL.

A Menace to Health.

Kidney trouble is an insidious danger, and many people are victims of a serious malady before the symptoms are recognized. Foley's Kidney Cure corrects irregularities and strengthens and builds up the kidneys, and it should be taken at the first indication of kidney trouble, as it is impossible to have good health if the kidneys are deranged. For sale by H. A. Rotermund.

Settle Up.

All persons owing the firm of Garman Hemenway Company are hereby notified to call and settle the account at once.

GARMAN-HEMENWAY CO.

Railroad Lands for Lease

Lands of the Oregon and California Railroad Company, in Oregon, will be leased for the year 1906 subject to cancellation of lease in the event of the sale of the land during the term of the lease.

Owners of farms and ranches adjoining railroad lands should file their applications not later than February 1, 1906, after which date applications from others will also be considered. Address CHARLES W. EBERLEIN, Acting Land Agent, 1035 Merchants Exchange, San Francisco, Cal.

Frightfully Burned.

Chas. W. Moore, a machinist, of Ford City, Pa., had his hand frightfully burned in an electrical furnace. He applied Bucklen's Arnica Salve with the usual result: "a quick and perfect cure." Greatest healer on earth for burns, wounds, sores, eczema and piles. 25c at all druggists.

The Model Drug Store

Has Just What You Want

Our Celebrated Electric Belt, Nature's Vitalizer, to build up and strengthen the whole body and for the cure of Rheumatism, Paralysis, Liver, Kidney, Lame Back, Constipation and all Nervous Diseases. The effect of Electricity on the nerves is that of a powerful nerve tonic. It generates new life and energy and tones up the relaxed, weakened and shaky nerves and gives them vigorous energy.

For the next 30 days, price \$10.00. Regular price \$20.00. Write or call at once.

MODEL DRUG STORE

FARMERS FEED STABLE

J. E. KERLEY, Prop. Last stable south on Sixth street. Room under cover for 150 horses and 40 wagons. Box stalls. Corral for loose stock. Only the best hay, clean grain and alfalfa fed. Rolled barley and other grain. No diseased horses allowed. Pure running water, and trough cleaned every day. Waiting room and toilet room where ladies can leave wraps and arrange their toilets.

TELLS IT ALL. HYDRAULIC RAMS. COLUMBIA ENGINEERING WORKS. Our New Catalogue "R" DESCRIBES OUR HYDRAULIC RAMS TELLS WHAT THEY CAN DO.

Palace Barber Shop BATES & WILLIAMS, Prop. Shaving, Hair Cutting Baths, Etc. Everything neat and clean and a work First-Class.

J. M. CHILES The Pioneer Grocer RELIABLE GOODS AT RELIABLE PRICES

A Specialty FARM-CURED BACON

THE FINEST EVER BROUGHT TO GRANTS PASS

Dried Fruits of All Kinds N. E. MCGREW, PIONEER TRUCK AND DELIVERY Furniture and Piano Moving GRANTS PASS, OREGON.

The Popular Barber Shop Get your tonsorial work done at IRA TOMPKINS' On Sixth Street — Three chairs Bath Room in connection

Wholesale and Retail Feed and Flour Store J. E. KERLEY, Proprietor. Kerley's Feed Stables, South Sixth Street. Best Brand of Flour. Hay of all kinds. Rolled Barley, Wheat and Oats. Clean Gray Oats for Seed. Bedrock prices.

F. G. ROPER FASHIONABLE TAILOR Harmon Block, Upstairs South Sixth Street

Suits made to Order PROMPTLY AND OF THE BEST MATERIAL AND IN THE LATEST STYLE

Cleaning and Repairing IN FIRST-CLASS SHAPE AND SUITS MADE TO LOOK LIKE NEW

LADIES Did you know that Accordion Plating is more popular than ever among genteel dressers? Hot irons injure delicate fabrics. We use the steam method exclusively. We can do your work just as satisfactorily as if you lived in Portland. Write for free circular and particulars. We do Accordion-Sunburst and Knife Plating to order. MISS O. GOULD MARQUAM BLDG. PORTLAND, ORE.

Are You Restless at Night And harassed by a bad cough? Use Ballard's Horehound Syrup, it will secure you sound sleep and effect a prompt and radical cure. For sale by National Drug Co. and by Rotermund.

SUMMONS. In the Circuit Court of the State of Oregon for the County of Josephine. The California & Oregon Coast Railroad Company, a corporation, Plaintiff, vs. Waldo Clark, Lena Clark, Angelina Shadinger and M. E. Moore, Defendants.

To Waldo Clark, Lena Clark and Angelina Shadinger, 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 action within six weeks from the first publication of this summons, to-wit: within six weeks from the twelfth day of January, 1906, as prescribed in the order of publication thereof and if you fail so to answer for want thereof the plaintiff will take judgment against you as prayed for in its complaint herein and filed in said cause to-wit: That the lands herein mentioned and described in the complaint filed in this action and sought to be appropriated by the said plaintiff for the purposes in said complaint set forth and hereinafter described may be appropriated to its use and benefit and that the same may be tried in this court under and by virtue of the laws of this state before a jury to be empaneled to try the same, and that the defendant may have judgment against the plaintiff for the sum of One Hundred and Fifty (\$150) Dollars, the value of said land to be appropriated which said sum is hereby tendered into court and that thereupon and upon the ascertainment of the damages to be paid by the plaintiff to the defendants and upon the payment of the same the plaintiff may have judgment against the defendants and each of them appropriating to the use of the plaintiff herein the lands described in said complaint and every part and parcel thereof for the purposes of constructing, operating and maintaining its line of railroad in, through, over and upon said lands and of placing thereon its approaches to the bridge hereinafter to be constructed by the plaintiff across Rogue River in Josephine County, Oregon, for the purpose of placing thereon turnouts, sidings, switches and other conveniences in furtherance of the object of its construction and of making such necessary cuttings and embankments as are necessary for the plaintiff, and for the costs and disbursements of the action. The particular description of the property herein sought to be appropriated and condemned is as follows to-wit: Commencing at a point 549 feet east of the southwest corner of the J. K. Jones' D. L. C. No. 38 in township 36 south, range 5 west, W. M. in the County of Josephine, State of Oregon and running thence east 100 feet; thence south 425 feet to the center of Rogue River; thence west 200 feet; thence north 425 feet to the south line of D. L. C. No. 38; thence east 100 feet to the place of beginning containing two acres more or less the same being a part of Lots 20 and 21 in Block V, Riverside Addition to the Town of Grants Pass now the City of Grants Pass, Josephine County, Oregon.

This summons is published under and by virtue of an order of the Honorable H. K. Hanna made on the 12th day of January, 1906, and the first publication thereof is on the 12th day of January, 1906, and the last publication thereof will be on the 23d day of February, 1906. A. C. HOUGH, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Josephine. T. B. Cornell, Plaintiff, vs. Henry J. Olson, Defendant. To Henry J. Olson, the above named Defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed herein on or before March 16, 1906, and if you fail so to appear or answer, plaintiff will apply to the above entitled court for judgment as prayed for in said complaint against you, to-wit: for the sum of (\$452.55) Four hundred and fifty two and 55-100 Dollars with interest at 6 per cent per annum thereon from April 1, 1905, and his costs and disbursements and for an order of sale to sell upon execution the real property attached herein, to-wit: The East half of the East half of Sec. 34, Township 39, South, Range six (6) West of the Will Mer. containing 160 acres of land. This summons is published by order of Hon. J. O. Booth, Judge of the county court of the state of Oregon for Josephine County, made on the 30th day of January, 1906. Date first publication, February 2, 1906. Date last publication, March 16, 1906. Said publication is to run for six consecutive weeks. HOUGH & BLANCHARD and W. D. FREEMAN, Attorneys for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Josephine. J. F. Cochran, Plaintiff, vs. J. F. Cochran, Defendant. To J. F. Cochran, the above named defendant, Greeting: In the name of the State of Oregon, you are hereby summoned and required to appear and answer the complaint filed therein on or before six weeks from the first date of publication of this summons, which first date of publication is Friday, January 12, A. D., 1906, and the last date of publication and the time within which you are required to appear and answer is Friday, February 16, 1906. And you are hereby notified that in case you fail to appear and answer the complaint in said action within the time aforesaid the plaintiff will take judgment against you for the sum of \$75.15 with interest on said sum from the first day of March, 1905, at the rate of six per cent per annum and for his costs and disbursements to be taxed and he will at the same time procure an order for the sale of the real property belonging to the defendant attached in said action, viz: The E. 1/4 of Sec. 34 Twp. 39 S. R. 8 W. of Willamette Meridian in Josephine County, Oregon; also all the right, title and interest of the defendant in and to Lot 5, Block 2, in the town of Napoleon, commonly called Kerbyville, in said county and state. This summons is published by order of the Hon. H. K. Hanna, circuit judge for the First judicial district of Oregon, dated the 12th day of January, A. D., 1906, directing the publication thereof for a period of six successive weeks, in the Rogue River Courier, a newspaper of general circulation published at Grants Pass in Josephine County, Oregon, and further directing that a copy of the complaint and summons be forthwith deposited in the post office at Grants Pass, Oregon, addressed to you at your place of residence and post office address, viz: Grand Island, State of Nebraska. Dated this 12th day of January, A. D. 1906. J. H. AUSTIN, Attorney for Plaintiff.

Charles Costain Wood Working Shop. West of flour mill, near R. R. track. Turning, Scroll Work, Star Work, Band Sawing, Cabinet Work, Wood Pulleys, Saw Filing and gumming, Repairing all kinds. Prices right. The Courier has the largest corps of correspondents of any paper in Southern Oregon.

SHERIFFS' SALE.

In the Circuit Court of the State of Oregon for Josephine County. Frank Dessinger, James Seyferth and R. P. George, as trustees of Kerbyville Lodge No. 55, Independent Order of Odd Fellows, Plaintiffs, vs. J. F. Cochran, Defendant.

By virtue of an execution, judgment, order and decree duly issued out of and under the seal of the Circuit Court of the State of Oregon for Josephine County in the above entitled cause, to me duly directed and dated on the 26th day of January, 1906, upon a judgment rendered, enrolled and docketed in said court on the 29th day of January, 1906, in favor of Frank Dessinger, James Seyferth and R. P. George, as trustees of Kerbyville Lodge No. 55, Independent Order of Odd Fellows, plaintiffs, against J. F. Cochran, defendant, for the sum of Two Hundred and Seventeen and 75-100 (\$217.75) Dollars together with interest thereon from said 26th day of January, 1906, at the rate of 10 per cent per annum and Seventy-five (\$75) dollars attorney's fees, and the further sum of Twenty-one and 25-100 (\$21.25) dollars costs: commanding me to make sale of the following described real property situate, lying and being in the County of Josephine, State of Oregon, and described as follows, to-wit: All of the southeast quarter of Section T. thirty-four (34), in Township Thirty-eight (38) South of Range Eight (8) West of the Willamette Meridian, containing one hundred and sixty acres.

Now therefore, by the virtue of said execution, judgment, order and decree and compliance with the commands of said writ, I will on Saturday, March 3, 1906, at the hour of 10 o'clock a. m., at the front door of the County Court House in the city of Grants Pass, said County and State, sell at public auction, subject to redemption, to the highest bidder for United States gold coin, cash in hand, all the right, title and interest which the above-named defendant had or now has in and to the above described real property or any part thereof to satisfy said execution, judgment, order, decree, interest, costs and all accruing costs. Dated Grants Pass, Oregon, January 29, 1906. GEORGE W. LEWIS, Sheriff of Josephine County, Oregon. First insertion, Feb. 2. Last insertion, March 2.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Josephine. C. O. Rockstad, Plaintiff, vs. Henry J. Olson, Defendant. To Henry J. Olson, the above named Defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed herein on or before March 16, 1906, and if you fail so to appear or answer, plaintiff will apply to the above entitled court for judgment as prayed for in said complaint against you, to-wit: for the sum of (\$452.55) Four hundred and fifty two and 55-100 Dollars with interest at 6 per cent per annum thereon from April 1, 1905, and his costs and disbursements and for an order of sale to sell upon execution the real property attached herein, to-wit: The East half of the East half of Sec. 34, Township 39, South, Range six (6) West of the Will Mer. containing 160 acres of land. This summons is published by order of Hon. J. O. Booth, Judge of the county court of the state of Oregon for Josephine County, made on the 30th day of January, 1906. Date first publication, February 2, 1906. Date last publication, March 16, 1906. Said publication is to run for six consecutive weeks. HOUGH & BLANCHARD and W. D. FREEMAN, Attorneys for Plaintiff.

FORFEITURE NOTICE.

Grants Pass, Ore., Jan 5, 1906.—To the heirs of Owen McCarthy: You are hereby notified that I have expended \$100 in labor and improvements upon the Golden Pheasant lode claim situated in the Grants Pass Mining District, Josephine County, Oregon, as will appear by location certificate filed March 11, 1905, in the office of the County Clerk of said county on page 474, Vol. 16, Mining Records, in order to hold said premises under the provisions of section 2324 Revised Statutes of the United States, being the amount required to hold the same for the year ending December 31, 1905. And if within ninety days from the service of this notice (or within ninety days after this notice by publication) you fail or refuse to contribute your proportion of such expenditure as a co-owner, your interest in said claim will become the property of the subscriber under section 2324. I. J. HUNTER, 1-5 106

NOTICE OF FINAL SETTLEMENT.

In the County Court of the State of Oregon for the County of Josephine. In the matter of the Estate of William Seifert, deceased. Notice is hereby given that the undersigned has this day filed his final account in the matter of the estate of William Seifert, deceased, the same being filed in the County Court of the State of Oregon, for Josephine County. All persons having an interest in said estate as creditors or otherwise, objecting to said account, or any item therein, will take notice that said account will be considered by said court on March 15, 1906, at 10 o'clock a. m. of said day and any objections to said account must be filed and presented to said court at the date aforesaid. Published by order of Hon. J. O. Booth, County Judge, Josephine County, Oregon. Dated this First day of February, 1906. JOSE X. NELSON, Auditor.

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