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FRIDAY March 15 1912

A Prison Must Be a Prison, Not a Palace With Servants

A PRISON HAS TO BE A PRISON, NOT A LIBRARY WITH A SMOKING ROOM AND VALETS ATTACHED TO IT NOR A PALACE WITH SERVANTS. JAILERS HAVE TO BE JAILERS, NOT NURSES AND HUMBLE HANDMAIDENS. A CRIMINAL IS PUT INTO JAIL BECAUSE HE NEEDS PUNISHMENT AND BECAUSE SOCIETY DOESN'T NEED HIM—NOT RUNNING AT LARGE, ANYWAY.

His punishment is prescribed by the law, and his JAILER IS THERE TO CARRY OUT THE PRESCRIPTION, not to upset, on his own say so, the combined wisdom of the legislature, the governor and the courts of law. If he will treat the criminal like a man, give him a square deal, impose no unwarranted hardships, inflict no cruel or unjust punishments, cherish no grudges—simply give the criminal his CHANCE TO MAKE GOOD AS A MAN INSIDE PRISON WALLS where he wouldn't make good outside—the jailer is doing what the state asks of him and just as much as society and humanity should expect of him. The criminal may be an unfortunate, but the jailer isn't employed to part his hair and feed him pap.

TEACHING, FAIR TREATMENT, GOOD FOOD AND CARE AND, BEST OF ALL, HONEST HARD WORK WILL TRANSFORM A BIG PERCENTAGE OF THESE PRISONERS INTO GOOD CITIZENS, ABLE AND WILLING TO DO THEIR WORK IN THE WORLD. AND THIS IS THE PROBLEM OF EVERY PRISON IN THE COUNTRY, OLD AND NEW.

FORCE OF THE SEA

Terrific Power Is Generated When a Cyclone Rages.

THEN THE WATERS RUN WILD

All Regularity of Wave Motion Ceases as the Sea Bursts Its Bounds—Granite Blocks Weighing a Thousand Tons Tossed About Like Pebbles.

A pond troubled by a pebble gives a comprehensive idea of the mechanism of the perpetual motion of the ocean, now slow, regular and majestic, running from horizon to horizon, now rushing in ungovernable fury against the land. When a pebble falls in a pond it produces a fine circular line, which widens, multiplying until stopped by its boundaries. Just so is produced the surging of the sea.

To judge from appearances, the swells transport the water toward the circumference of the pond. In point of fact they do nothing of the kind, as is easily proved by a match or splinter of wood being cast upon the water. The match is hardly raised or lowered by the passage of the swell. The action in evidence is simply the transmission of motion, not the transmission of matter.

The fine waves of the sea are generated by the wind as fine waves are generated by the wind when it ripples a field of grain ready for the harvest. The waves that run over the field of grain are real waves, often waves in flood action. The spears of grain are immovably fixed to the ground by their roots, but every blade transmits its oscillatory movement to the next blade. Just so liquid molecules are formed.

In the middle of a vast ocean, such as the equatorial Atlantic, for instance, great regular undulations are seen multiplying in parallels like the furrows in a vast plowed field. On the broad ocean the liquid mounds of the sea rise with every swing with more or less even regularity.

The mariner's imagination has given the great waves of the high sea the reputation of fabulous height. Reliable authors have talked of waves mountain high and of waves 120 feet in height. Exact measurement has given a closer estimate.

The waves of the high sea, of the major oceans, attain the height of fifty feet under the exceptional conditions of a tempest in the vicinity of Cape Horn and the Cape of Good Hope. The surges here estimated are those in free circulation on the high seas.

When a wave, whatever its strength or its weakness, meets a solid obstacle, whether that obstacle be a rocky cliff or a ship, the swell rebounds to extraordinary heights. Lighthouses are often swept by the sea from base to summit.

The length of waves is between twenty and thirty times their height, and the slope of the sea's hills is very gentle. A wave sixty feet high is somewhere between 1,000 and 1,200 feet long.

At the axis of the revolving tempest called a cyclone there are many wave

systems, moving in all directions, meeting and combining. When the cyclone is in action the sea is said to "burst its bounds."

At such a time all regularity of wave succession ceases, and the sea runs wild, with force beyond human power to estimate. Blocks of granite weighing from 1,000 to 1,200 tons are caught by the sea and rolled like pebbles to distances of 300 feet and more, and sea walls are splintered as by hatchets. The "live power" of a furious sea is estimated by multiplying the mass of the surge by the square of its speed.

When the surf, impelled by the drive of the broad sea, meets a solid obstacle its pressure is thirty tons per square meter of water. This estimate, which is close, explains how water, when continually sapping the foot of a cliff, breaks down the land, forces back the shore line and little by little, constantly and surely, increases the sea's domain.

A wave from 33 to 35-feet high and 625 feet long—such a wave as the sea produces every eighteen seconds—represents power of about 1,350 horsepower, steam, per square yard.—Harper's Weekly.

Orators and Stimulants.
It is believed that no modern legislators keep themselves up to the mark in the same dangerous way as some of their predecessors in the British parliament. "Huskisson told me," writes Lord Broughton, "that Lord Castle-rough and Lord Liverpool both took ether to keep them going when speaking. He also told me that he once asked Mr. Wilberforce what made his fingers so black, and Wilberforce told him that he was in the habit of taking opium before a long speech, 'and to that,' said he, 'I owe all my success as a public speaker.'"

A Suggestive Song.
"Miss Soulsby has not a particle of tact."
"What has she done now?"
"The other evening when Mr. Jaggles, who is notorious for not paying his debts, asked her to sing she went to the piano and sang 'Trust Him Not!'"—London Telegraph.

Not Affinities.
Mistress—And why did you leave your last place? Maid—She and the tussis was not congenial.—Harper's Bazar.

It is a wise man who knows when he does not know.

Origin of the Cat.
In Arabian legends the cat is traced back as far as Noah and the ark. It is one of the animals that came off the ark, but did not go on. Puss' origin is accounted for in this way:
During the time the ark was floating about over the tall mountains mice and rats became an intolerable nuisance to the people on the great vessel, and they complained to Noah that everything was being literally devoured by the pesky vermin. That august personage forthwith called the male lion to his side and began to stroke his back, whereupon the great beast sneezed, and, lo, a full sized cat was blown from his nostrils!

By **ROBERT M'KENTY,**
Warden of the Eastern Penitentiary, Pennsylvania

SOCIAL CENTERS.

The social center is the citizens' common council chamber for the initiative, the Americans' legislative hall for the referendum and the final supreme court for the recall. Democracy is a task. It must be learned. It is an art. It must be practiced. Citizens must gather frequently to hear both sides of public questions. They must discuss freely. They must understand how to decree justly and judge wisely. The social center is a means of making citizenship capable of using the initiative, referendum and recall. Already it is recognized in Oregon, for example, that citizenship organization is absolutely necessary as a basis for the intelligent use of the initiative, referendum and recall. There is a strong movement in that state to organize the citizenship, with schoolhouses as centers. The need of social centers as the basis for the initiative, referendum and recall is recognized by leaders in Wisconsin also and is coming to be understood throughout the country. People can't initiate laws intelligently without discussion any more than their representatives can.—Edward J. Ward, University of Wisconsin.

R. G. Collins, Postmaster, Barnegat, N. J., was troubled with a severe laryngeal cough. He says: "I would be completely exhausted after each fit of violent coughing. I bought a bottle of Foley's Honey and Tar Compound and before I had taken it all the coughing spells had entirely ceased. It can't be beat." Sold by Bandon Drug Co.

Public Reading Room, over Chas. Lorenz's store. Open every evening. Everyone welcome.

Notice to Taxpayers.

Taxes for the year of 1911 are due and payable on and after February 5, 1912. Three per cent. up to March 15th. From March 15th to April 1st, pay taxes at face. There will be no further notice of the amount of taxes due sent out by mail, except upon the taxpayers' request. Send in your lists of property as early as possible.
W. W. GAGE,
Sheriff and Tax Collector.
Jan. 19-April 1-F

In the Circuit Court of the State of Oregon of the County of Coos.

Charles Ashton, Plaintiff,
vs.
C. Evan Lucas, Otho L. Hopson, partners doing business under the firm name of Lucas & Hopson and John R. Rohles successor to C. Evan Lucas, in the partnership of said business and Lorena Barrows, Defendants.

To C. Evan Lucas, Otho L. Hopson, partners doing business under the firm name of Lucas & Hopson, and John R. Rohles, successor to C. Evan Lucas, in the partnership of said business, and Lorena Barrows, defendants and to each of you.

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 suit on or before the last day of the time prescribed in the order for the publication of this summons; which prescribed time is six (6) weeks, the last day of which time will be Friday, the 22d day of March, 1912, and if you fail to so appear and answer said complaint, by the said time, the plaintiff will apply to the Court for the relief demanded in plaintiff's complaint, a succinct statement of which is as follows, to-wit:

For a decree of the Court declaring that the defendants Lucas & Hopson are in default and in breach of the covenants of said agreement on their part, to sell a sufficient amount of said premises, first described in plaintiff's complaint, to-wit: As commencing at a point 30 ft. W. and 15 ft. N. of the S. E. corner of the N. 1-2 of the S. E. 1-4 of Sec. 25 Twp. 28 S. R. 15 W. of the Willamette Meridian in Coos County, Oregon, running thence W. 472 ft. thence N. 90° 18' E. 251 ft. thence E. 432 ft. thence S. 248 ft. to the place of beginning, containing 2.57 acres more or less, to net the plaintiff \$4,687.50.

For a decree of the Court declaring said defendants in default and have wholly failed and neglected to sell any part or parcel of said premises or a portion thereof sufficient to pay the plaintiff the sum of \$4,687.50 or any other sum.

That said defendants are in default and have breached the covenants of said agreement to sell or otherwise dispose of bargain any of said premises for cash or otherwise as provided by the covenants of said agreement; and for a decree of the Court declaring that they have wholly failed to make up any deficiency necessary to complete the sum agreed to be paid to plaintiff within one (1) year from the date of said agreement or make any settlement or adjustment thereof.

For a decree of the Court declaring and dissolving and annulling and declaring of nought any equity, right, title or interest of the said defendants Lucas & Hopson and to the premises herein first described and annulling and declaring of nought any equity, right, title or interest acquired in said premises through the agreement herein set forth or any covenants thereof or of any other person by reason of such agreement.

For a decree of the Court declaring the cove-

nants of guarantee of said agreement and the promise of agreement upon the part of said defendants Lucas & Hopson to give their promissory note within one (1) year from the date of said agreement for \$4,687.50 to this plaintiff as having been executed by said defendants by the terms of said agreement and decreeing the said note to be executed due and unpaid from said defendants.

For a decree of the Court declaring the covenants of mortgage and agreement to mortgage the NW 1-4 and the SW 1-4 of the SW 1-4 of the NE 1-4 of Sec. 21 Twp. 27 S. of Range 14 W. of the Willamette Meridian in Coos County, Oregon; and also the land described in a deed from Rosa to Hopson, recorded February 17, 1910 on Page 126 in Book 56 Record of Deeds of Coos County, Oregon, to be a mortgage and lien upon the said last above described premises in favor of the plaintiff herein and to secure the payment of the said \$4,687.50.

For a decree of the Court declaring said sum and amount to be now due from defendants to plaintiff, and that plaintiffs have judgment against the said defendants for the said sum of \$4,687.50 for his costs and disbursements herein and for the sum of \$468.70 attorney's fees, and that the said mortgage lien of plaintiff's be foreclosed and that the said premises last above described be sold in the manner provided by law; and the proceeds of the same to be applied first to the payment of the costs and disbursements herein and reasonable attorney's fees and cost of sale. Secondly, to the payment to plaintiff of the sum herein found to be due.

For a decree of the Court also declaring the said sum of \$4,687.50 to be liquidated damages against the defendants Lucas & Hopson, for the damage sustained by this plaintiff by reason of representations and inducements and breach of this agreement as in this complaint set forth.

For a decree of the Court declaring plaintiff to be the owner in fee simple of the herein first described premises and any and all agreements of defendants thereto null and void and foreclosed and that plaintiff may have the right to and possession of said premises forthwith and for such further decree and order of the Court as may herein to the Court seem meet and equitable.

This summons is published in the Bandon Recorder, a semi-weekly newspaper published in Coos County, Oregon, once a week in the Friday issue for six (6) consecutive weeks, beginning Friday, February 9, 1912, and ending March 22, 1912, (the same being the first and last day of time prescribed for the publication of this summons) by order of publication made by the Honorable John S. Coke, Circuit Judge of the State of Oregon, in and for Coos County, at Chambers in Coquille City, January 23, 1912.

Geo. P. Topping,
Feb. 9-Mar. 22-F Attorney for Plaintiff.

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Bandon Bakery
THE TASTE TELLS

Lodge and Professional Directory

Lodges are requested to notify this office on election of officers and on change of meeting night. Cards under this head are 75c per inch per month.

Lewah Tribe No. 48, Imp. O. R. M.
MEETS First and Third Tuesdays of each month at 8th run at the Bandon Warehouse. Spourning Chiefs in good standing are cordially invited to attend.
A. J. Hartman, J. C. Shields, C. of R. Sachem.

W. O. W.
Keep the logs rolling boys!
SEASIDE CAMP NO. 212, WOODMEN OF THE WORLD.
Meets First and Third Thursdays. Visiting Neighbors welcomed.
C. M. Gage, C. C.
H. E. Boak, Secretary

Masonic.
BANDON LODGE, No. 130 A. F. & A. M. Stated communications first Saturday after the full moon of each month. Special communications second Saturday thereafter. All Master Masons cordially invited.
W. E. Craine, W. M.
Phil Pearson, Secretary

Eastern Star
OCCIDENTAL CHAPTER, No. 45, O. E. S., meets Saturday evening before and after stated communication of Masonic Lodge. Visiting members cordially invited to attend.
Louise M. Boyle, W. M.
Merta Mehl, Secretary.

I. O. O. F.
BANDON LODGE, No. 135, I. O. O. F., meets every Wednesday evening. Visiting brothers in good standing cordially invited.
Wm. Lundquist, N. G.
S. A. McAllister, Secretary.

Knights of Pythias
DELPHI LODGE, No. 64, Knights of Pythias. Meets every Monday evening at Knights hall. Visiting knights invited to attend.
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B. N. Harrington, K. of R. S.

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