

Pure Blood in Spring

Is certain if you take Hood's Sarsaparilla. This great medicine cures those eruptions, pimples and boils that appear at all seasons; cures scrofula sores, salt rheum or eczema; adapts itself equally well to, and also cures, dyspepsia and all stomach troubles; cures rheumatism and catarrh; cures nervous troubles, debility and that tired feeling.

Mrs. J. F. Gee, 50 Gould street, Stoneham, Mass., says: "In 25 years' experience I have never known Hood's Sarsaparilla to fail, for spring humors and as a general blood purifier. It gives me pleasure to say this."

Mrs. L. Bickford, Gossville, N. H., says: "Every spring I was completely prostrated, run down, from dyspepsia and that tired feeling. But I have found Hood's Sarsaparilla helps me from the first dose, completely restores good health and strength." Begin to take

Hood's Sarsaparilla

Today. Get it in the usual liquid form or in chocolate tablets known as Sarsatabs. 100 Doses One Dollar. Sold everywhere.

Pardonable Curiosity.

"Rivers, what brand is that cigar you're smoking?"
"It's a Flor de Ranke. Making a memorandum of it, Brooks? I'll tell you where you can—"
"I'm writing the name of it, old man, in my list of 'Things to be Avoided.'"—Chicago Tribune.

PILES CURED IN 5 TO 14 DAYS
PAZO OINTMENT is guaranteed to cure any case of Itching, Blind, Bleeding or Protruding Piles in 5 to 14 days, or money refunded. 50c.

His Crude Idea.

Foreigner—Why do you call it a "primary" election?
Native—We call it that, mister, 'cause that's the way we get primed for a real election.

Mothers will find Mrs. Winslow's Soothing Syrup the best remedy to use for their children during the teething period.

Uncle Jerry Sees Through Them.
"I see," remarked Uncle Jerry Peebles, "the life insurance companies have laid down a set of rules for making people live fifteen years longer. I ain't going to pay any attention to 'em. The life insurance companies have got a good enough thing as it is."

FITS St. Vitus' Dance and nervous diseases permanently cured by Dr. J. H. King's Great Nerve Restorer. Send for FREE \$2.00 trial bottle and treatise. Dr. J. H. King, Ltd., 831 Arch St., Philadelphia, Pa.

Charming Frankness.

"Myrtle, is your mother opposed to my coming to see you?"
No, Percy; since I told her there was no—er—likelihood of your ever proposing to me she has withdrawn her objections."—Chicago Tribune.

Wise people use Hamlin's Wizard Oil to stop pain because they know it always makes good. Foolish people try experiments. Ask your druggist about it.

Misunderstood Him.

The elderly widower, before committing himself, was desirous of finding out whether or not the young woman could cook.
"Er—Miss Pearl," he said, "I suppose you are thoroughly at home in the bread line."
"I never stood in one in my life, sir!" indignantly answered the proud girl.

It Cures While You Walk.

Allen's Foot-Paste is a certain cure for hot, sweating, callus, and swollen, itching feet. Sold by all Druggists. Price 25c. Don't accept any substitute. Trial package FREE. Address: Allen S. Olmsted, Le Roy, N. Y.

Additional Particulars.

St. Patrick was driving the snakes out of Ireland.
"If you take my advice, young men," he said to the reporters, "you won't write this up—you'll get the reputation of being nature fakers."
But the good man's admonition was wasted. They rushed the story into print.—Chicago Tribune.

Habitual Constipation

May be permanently overcome by proper personal efforts with the assistance of the one truly beneficial laxative remedy, Syrup of Figs & Elixir of Senna, which enables one to form regular habits daily so that assistance to nature may be gradually dispensed with when no longer needed, as the best of remedies when required are to assist nature, and not to supplant the natural functions, which must depend ultimately upon proper nourishment, proper efforts, and right living generally. To get its beneficial effects always by the genuine, MANUFACTURED BY THE

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OREGON WATER LAWS.

Review of Provisions of Code Passed by the Legislature.

By John H. Lewis, State Engineer.

A water law for Oregon, which is believed to be the best among all the states of the Union, came effective on February 24, 1909. Complete state control is provided. No water right can hereafter be acquired without compliance with this law. It abolishes the old requirement of posting a notice on the bank of the stream. Hereafter, the priority of all rights will be determined by the date of receipt of an application in the office of the state engineer. If the application is defective, it will be returned for correction without losing its priority.

The leading feature of this bill is the limitation of franchises to the use of water for power development to a period of 40 years from the date of application, and the requirement that reasonable fees be paid to the state in all cases by those benefited. The schedule of fees has been designed to ultimately pay the entire cost of administration, thus relieving the general taxpayer, who derives only an indirect benefit through the added prosperity resulting from increased development.

The payment to the state of an annual license fee of 25 cents to \$2 per horse power hereafter appropriated was provided by the Eaton bill, which takes effect on May 22. This fee is to be collected by the board of control and adjusted from time to time, based upon the percentage of power appropriated which is put to beneficial use.

In brief, the new water code creates a board of control, composed of the state engineer and the division superintendent of each of the two water divisions into which the state has been divided, and upon this board rests the responsibility of determining and recording all water rights heretofore initiated, the granting of new rights in accordance with law, and the protection of all water rights through a comprehensive administrative system.

Before any protection can be granted to vested rights under the new law, such rights must first be determined and recorded. Where numerous ditches tap a stream, and especially if the stream is long and the summer flow limited, state protection is necessary.

The cost and time consumed in determining rights under the old law was very great. The water users along Silver creek, in Lake county, joined in a friendly suit to determine their rights, so that a water master could be employed to distribute the meager supply, thus preventing annually recurring disputes. Fourteen lawyers were employed on only one side of this case. Recently, the case was decided by the Supreme court, after nine years in courts. During this time, one of the contestants died, one became insane, and a number, tiring of the conflict, sold to others.

If the experience of Wyoming is any guide, the most complicated case can probably be decided, under the new law, within a year.

The cost is set out in the law and is designed to be less than the cost of an abstract to the land. For irrigation rights, the cost will be fifteen cents per acre for each acre for which a water right is claimed up to one hundred acres, five cents for each acre in excess of one hundred acres, and one cent for each acre in excess of one thousand acres. For power, the cost will be twenty-five cents for each theoretical horse power claimed, up to and including one hundred, fifteen cents from one hundred to one thousand, inclusive, five cents from one thousand to two thousand, inclusive, and two cents per horse power above two thousand, the minimum fee in either case to be two dollars and fifty cents. For any other claim to water the fee is five dollars.

The procedure is simple. A list of questions is sent to each claimant or owner on the stream. He is required, under forfeiture of his right, to answer the questions which, together with a survey of streams and land areas and measurements of the water supply by the state engineer, furnish all necessary information for an adjudication of rights. The maps and all statements, signed under oath before the superintendent, are submitted upon a given day for examination by all interested parties. If anyone thinks his neighbor is making an erroneous or extravagant claim, his testimony can be contested. By this procedure, all errors can be corrected and, if necessary, further testimony taken. As soon as possible, an order is entered by the board, determining the rights. This order is put into execution at once and later filed with the Circuit court for confirmation. If no appeals are taken, the order is confirmed. If the case is not reopened within six months, the decree becomes final.

Upon such final determination, water right certificates are issued in accordance with the decree. These certificates are then recorded in the county records and bear the same relation to the water title as the patent from the United States does to the land title. The right of each user from the stream or from a large ditch, will thus be determined. The law makes the grant to the use of water for irrigation appurtenant to the land irrigated. The title thereafter passes with the land.

JUST A GRIN.
"He's such an apparent liar," said Fowne, "and so reckless. Oh! he's a bird!"
"Yes, he is a bird," replied Browne, "and it's so easy to catch him. All you've got to do is put a little salt on his tale."—Philadelphia Press.

Scott—What makes you think that the trust originated in Rhode Island?
Mott—Dad used to speak of the trust in Providence as far back as when I was a boy.—Boston Traveler.

thus making it necessary to follow land titles thereafter in abstracts.

No right to the use of water from the streams of the state can hereafter be acquired for any purpose without compliance with law. For intelligent use and development of our water resources some central office must be provided, where a reliable record of all water rights can be found. The diversion of water without the necessary permit is made a misdemeanor.

The application should be accompanied by a fee of \$3 for examining the same, together with the additional fees, depending upon the proposed use, as follows:

For irrigation, graduated as follows: 15 cents per acre from 0 to 100 acres; 5 cents per acre from 100 to 1,000 acres; 1 cent per acre for each acre in excess of 1,000. For power, graduated as follows: 25 cents per horse power from 0 to 100; 10 cents per horse power from 100 to 1,000; 5 cents per horse power in excess of 1,000. For any other purposes, including applications by municipalities, \$5.

Three different forms are provided for the appropriation of water; one to be used in case of new appropriations, another to be used where the appropriation is to be made by the enlargement or extension of existing works and a third form where the application is for a permit to construct a reservoir and impound surplus waters. A separate application must be made for permit to appropriate stored waters prior to its application to beneficial use. This application is made on the first form mentioned above, and is then known as a secondary permit, and must refer to the primary permit, and to the reservoir from which the water supply is to be derived. These forms, together with instructions, can be secured by addressing the state engineer, Salem.

Work must commence within one year from the date of application and be completed within a reasonable time, as fixed in the permit, not to exceed five years.

If the water is applied to the beneficial use within the time allowed, proof is taken of such fact by the division superintendent and a certificate issued the applicant by the board of control. This certificate is of the same form as issued to early appropriators upon determination of their rights, as described above.

The new method of initiating water rights may seem cumbersome as compared with the old method, but it is worth all its costs. The right, when finally granted, is absolutely determined as to all rights hereafter initiated. It will be determined as to all the world, after a determination as above outlined. This determination is made without cost to the new appropriator.

No large canal can be operated without one or more water masters to divide the water in accordance with the rights and needs of the different laterals. Likewise, irrigation from public streams cannot be a success without water masters to regulate diversions. The use of streams to convey stored water to its place of use was impossible under the old law, and the construction of many reservoirs was thus prevented.

As rights are determined under the new law, districts are created and water masters appointed, where demanded by the water users, to enforce the decrees of the board or of the courts. This officer is accountable to the division superintendent and protects, not only the early rights, but also all new rights and the rights of reservoir owners.

When a headgate has been fully closed to admit the proper quantity of water, or shut entirely, it is a misdemeanor for the owner to disturb it. If the gate has been wrongfully opened during the night, the presence of moisture in the ditch in the morning is declared to be sufficient evidence to convict the owner of unlawful use.

With such an officer available, capital will not hesitate to invest in storage works. The water, when released, can and will be protected by the water master, no matter how many ditches intervene, and the owner permitted to divert an equal amount, less that lost by seepage and evaporation.

The final object of the new water law is the protection of vested rights, when determined, and to encourage the development and use of our unappropriated waters. This encouragement is provided in the definite procedure for acquisition of new rights. The fees are of no consequence to the one who contemplates putting the water to beneficial use. In fact, the certainty of right, which is essential as a basis for intelligent investment on a large scale, is worth far more than it costs. The old-time notice-man, whose chief business under the old law was to hold up the public, is effectively discouraged by these fees.

The office of the board of control is located at Salem. It is composed of three members, appointed by the governor as follows: John H. Lewis, state engineer, Salem, president; F. M. Saxton, Baker City, and H. L. Holgate, Bonanza, Klamath county, Messrs. Holgate and Saxton are respectively the division superintendents of the Western and Eastern water divisions. The board, or its respective members, will be glad to assist the public as far as possible under the new code and will furnish information upon request.

Chocolate Creams.
Measure the unbeaten white of an egg, add to it as much water as there is white, and stir into this mixture enough confectioner's sugar to make a paste that can be molded into shape. Roll between the palms into round balls, roll each of these over and over in the chocolate coating and lay on waxed paper to dry.

A married man comes nearer knowing how mean he is than one who is not married.

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