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WM. H. HORNIBROOK,
Editor and Publisher

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FRIDAY JULY, 18, 1913.

A DEMOCRATIC DEMOCRAT.

Bribing members of the labor unions to use their influence in securing the re-election of Senator Nelson W. Aldrich, and in bringing about the defeat of Senator McComas of Maryland and William Hughes of New Jersey, were some of the admissions made by Colonel Martin M. Mulhall, of the National Association of Manufacturers before the Senate lobby committee on Saturday.

Only a small portion of the testimony of Colonel Mulhall has been given before the congressional committee, but enough has been presented to substantiate the claim repeatedly made by the Democratic press, that an open alliance exists, and has for years existed, between the Republican organization and the big financial interests. That thousands of dollars have been expended each year to direct the course of legislation, both through bringing about the defeat of Democratic congressmen, and in securing favorable action upon measures demanded by the big "interests," can no longer be disputed. The self confessed personal representative of the National Manufacturers Association at Washington admits all these charges under oath and his testimony is corroborated by numerous letters and documents read before the committee conducting the investigation.

Thus has President Wilson's demand for an investigation of what he termed "an insidious lobby" been vindicated. This has a Democratic congress substantiated the charges made for the past twenty years against the national Republican organization. The mask of hypocrisy and self interest has been torn from the face of tariff protected monopoly, and a clearer and broader view is given to the public. President Wilson is to be congratulated upon his demand for an investigation of the Washington lobby, but most of all, the public is to be congratulated upon the election of a Democratic Democrat as president of the United States.

A SENSIBLE VIEW.

That confirmed drunkards and "dope" fiends should be sent to the insane hospital rather than the rock pile was the statement yesterday made by Municipal Judge Stevenson of Portland.

There is more than a little common sense in the proposal of the Portland judge and the sooner the same sensible view is adopted by those entrusted with the work of administering the law in the municipal courts of other cities, the better.

The "dope" fiend and the confirmed user of alcoholic liquor are victims of mental disease and their cases should be treated by skilled physicians and not by some stern municipal judge. Judge Stevenson is right, and if he applies the same rules of common sense to other official duties that he has to this perplexing problem, his administration of the affairs of his office should be more than pleasing to the citizens of the Rose City.

WHAT WOULD HAPPEN?

What would happen to the editor of the Democrat if he told the exact truth about the dead? Here is a striking example how it would sound. Died, Wednesday, July 16th, John Doe, aged sixty-two years.

The deceased leaves behind him a family consisting of three children, all of whom heaved a sigh of relief when he passed the great beyond, and have already commenced to quarrel over the division of the estate.

The subject of the church is well known in Linn County, having crossed the plains in a box car more than twenty years ago, arriving in Albany without a red cent and immediately accepting employment as a bar keeper in a local saloon, which position he held until he was able to rob his con-

ployer of enough hard cash to engage in legitimate business. The secret of his success in the mercantile business was short weight and long prices.

The deceased was not however, satisfied with his growing profits and as soon as he acquired enough legal tender, purchased a tax title. From that date until his death he has extracted more than a small fortune from the pockets of the widows and orphans by devious methods. He was once indicted for fraud but an able lawyer and a simple minded jury gave him his freedom after he went on the stand and lied like an Ananias. The subject of the sketch was a faithful member of the church and conceded to be the biggest hypocrite who ever violated the sacredness of a house of worship. While he was an irritable, tricky, lying old scamp and never earned an honest dollar in his life, it may be said to his everlasting credit that he never became a candidate for any elective or appointive office. He was cordially hated by every resident of the city, never had a friend and never wanted one.

Each flower that was laid on his grave came from the hand of a hypocrite and was an insult to nature. The funeral services took place at 3 p. m. and the pastor mortgaged his title to the Kingdom of Heaven when he paid an eloquent tribute to the departed one. The sermon caused the members of the little church to wonder if simple truth was a commodity found only among the angels.

LIFTING THE LID.

That the National Association of Manufacturers sent a representative to Cleveland for the purpose of bringing about the defeat of Mayor Tom L. Johnson, gave its earnest and consistent support to Congressman Littlefield of Maine; that for the purpose of better concealing the nature of correspondence, each member of congress was always referred to in letters by number, and that the association had the pledged support of the majority of the Republican members of congress in its campaign for a high protective tariff, were some of the startling statements yesterday made before the congressional lobby committee by Colonel Mulhall.

Each day brings forth new and more startling testimony and the end is not yet. The lid has been lifted. President Wilson and "interest" owned congressmen are frying in their own fat.

That business and politics have been united in the holy bonds of matrimony becomes more apparent as the investigation proceeds and the demand for an absolute divorce each day becomes stronger.

News on This Page is From Daily Issue of TUESDAY, JULY 15.

EXECUTRIX NOTICE.

Notice is hereby given that the undersigned executrix of the estate of Rose E. Young, deceased, has filed her final account with the County Clerk of Linn County, Oregon, and the County Judge has set the 21st day of July, 1913, at the hour of 10:00 o'clock a. m. and the county court room of said county as the time and place for hearing objections to said final account, if any, and the settlement thereof.

INA M. THOMAS,
Executrix.
L. L. SWAN, Atty.
Fri. w Ju20-27-Jul4-11-18

Administrator's Notice.

Notice is hereby given that the undersigned was on the 30th day of June, 1913, duly appointed administrator of the estate of James B. Jenks by the County Court of Linn County, Oregon. Any and all persons having claims against said estate are hereby notified to present the same to the undersigned at Tangent, Oregon, within six months from the date hereof, duly verified as by law required.

Dated this 30th day of June, 1913.
F. E. JENKS,
Administrator of the Estate of James B. Jenks, deceased.
WEATHERFORD & WEATHERFORD,
Atys. for Admr.
Jul4-11-18-25-Aug1

Administrator's Notice.

To all the creditors and heirs of Martin Moss, deceased, and to all persons in any wise interested in the estate of said deceased.

You and each of you are hereby notified that the undersigned has filed his final account in the county court of Linn County, Oregon, in the matter of the estate of Martin Moss, deceased, and said court has fixed the 28th day of July, 1913, at the hour of 10 o'clock a. m. of said day as the time for hearing and settling of all objections to said account. Therefore all persons having any objection to said account are hereby notified to appear and file the same in said court on or before said day and at said date.

Dated this 27th day of June, 1913.
GEORGE H. MOSS,
Administrator of said deceased.
W. R. BILVEU,
Attorney for Administrator.
Fri Jun 27 Jul4-11-18-25

M. P. Barrett, of Detroit, transacted business here yesterday afternoon.

Application to Register Title.

In the Circuit Court of the State of Oregon for the County of Linn.

In the matter of the application of William Bogue, to register the title to the following described premises, to-wit:

Beginning at a point in the center of the County Road leading from Corvallis to Kendall's Bridge, said point being West 1104 chains and S. 45 degrees E. 2.80 chains distant from the N. E. corner of the Donation Land Claim of Joseph Robnett and wife, Not. No. 2007, Claim No. 51, in Tp. 12, S. R. 4 W. Willamette Meridian, Linn County, Oregon; said Claim corner being also the S.W. corner of the Claim No. 36 in said Tp. and R.; thence S. 45 degrees E. 2.70 chains along the center of said Road—thence S. 36 degrees W. 36.51 chains to the center of Muddy Creek, thence down the center of said creek to the South boundary line of said Claim No. 51, thence N. 53 degrees 15 minutes W. 1071 chains to the S. W. corner of said Claim, thence following the meander line of the Willamette River down stream in a North Westerly direction to a point which is S. 54 degrees W. 45.80 chains distant from the point of beginning, thence N. 54 degrees E. 45.80 chains to the point of beginning, containing 164.00 acres. Applicant and Plaintiff,

vs.

Charles Commons, and "All Whom It May Concern," defendants.

To All Whom It May Concern: Take Notice, that on the 3rd day of July, A. D. 1913, an application was filed by William Bogue in the Circuit Court of the State of Oregon, for Linn County, for initial registration of the title to the land above described. Now, unless you appear on or before the 8th day of August, A. D. 1913, and show cause why such application should not be granted, the same will be taken as confessed, and a decree will be entered according to the prayer of the application, and you will be forever barred from disputing the same.

Witness my hand and the seal of the said Circuit Court, this 3rd day of July, A. D. 1913.

W. L. MARKS,
County Clerk and ex-officio Clerk of the Circuit Court of Linn County, Oregon.
(SEAL)

J. F. YATES,
Applicant's Attorney.
Jul11-18-25-A1-8

SUMMONS.

In the Circuit Court of the State of Oregon for Linn County.

C. H. Cummings, Plaintiff,

vs.

John D. Walton, and also all other persons and parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.

To John D. Walton, 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:

In the name of the State of Oregon: You are hereby notified that C. H. Cummings, the plaintiff herein, is the holder of certificate of delinquency number 331, issued by the Sheriff of Linn County, Oregon, on the 7th day of December, 1908, for the sum of \$374, the same being the amount then due and delinquent for the taxes for the year 1907, together with penalty, interest and costs thereon, upon real property situated in Linn County, Oregon, which is assessed to J. D. Walton, and of which the defendant John D. Walton is the owner of the legal title as appears of record, and which is particularly described as follows, to-wit: The North half of the Southwest quarter of Section Thirty-two (32), Township Thirteen (13) South, Range Four (4) East of Willamette Meridian, Linn County, Oregon.

You are further notified that the plaintiff has paid taxes on said premises for subsequent years as follows, all of which payments, together with the certificate of delinquency, bear interest at the rate of fifteen per cent per annum from the date of the several payments:

Yrs.	Date Paid.	Amt.	Rate of Interest
1908	Mar. 23, 1909	\$3.49	15 per cent.
1909	Mar. 24, 1910	\$2.80	15 per cent.
1910	Mar. 22, 1911	\$6.55	15 per cent.
1911	Mar. 23, 1912	\$7.28	15 per cent.
1912	May 15, 1913	\$8.25	15 per cent.

Total amount paid since the issuance of the certificate of delinquency, \$28.37.

You are hereby further notified that the plaintiff will apply to the Circuit Court of the county and State aforesaid for a decree foreclosing the lien against the property above described and included in said certificate of delinquency; and you are hereby summoned to appear within sixty days after the date of the first publication of this summons, exclusive of the day of the first publication, and defend this action or pay the amount due as above shown, together with costs and accrued interest; and in case of your failure to do so a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above described.

This summons is published by order of the Honorable P. R. Kelly, Judge of the Circuit Court of the State of Oregon in and for Linn County, which said order was made and dated June 16, 1913, and which requires that this summons be published once each week for nine consecutive weeks. The date of the first publication of this summons is June 20, 1913.

All answers and answers in this proceeding may be served upon Gale S. Hill, residing within the State of Oregon at the address hereinafter mentioned.

GALE S. HILL,
Plaintiff's Attorney,
Attorney at Law,
417-419 Broadway, Oregon.
Jul11-18-25-Aug1-8-15-22

ROBINSON PLACED UNDER ARREST

Eleven Year Old Girl Named in Complaint Filed by Officer Griff King.

THE DEFENDANT IS OWNER OF POP CORN STAND

Case Will Be Tried This Afternoon; Defendant Enters Denial of Charges.

Charging him with wilfully pursuing and following one Kate Hastings, Acting Chief of Police Griff King this afternoon filed a complaint against J. H. Robinson, proprietor of the popcorn stand at the corner of First and Ferry streets and the defendant was arraigned before Police Judge Van Tassel at 2:30 p. m.

Complainant against Robinson was first made by the mother of the eleven year old Hastings girl and upon information furnished the members of the local police force, Officer King made the arrest.

At the hour of going to press the time of trial had not been fixed by the police judge, but it is understood that the case will be tried late this afternoon.

W. C. Burkhardt and wife expect to leave tomorrow for Cascadia where they will enjoy a few weeks' outing.

J. R. Shaw and Dr. Ransom of Mill City, were here this morning attending business matters.

Julius Hopt, of Salem, transacted business here this morning.

Frank Patterson, of Salem, was a business visitor here this morning. He is registered at the St. Francis.

F. S. Light, of Salem, is registered at the St. Francis.

SUMMONS.

In the Circuit Court of the State of Oregon for Linn County.

C. H. Cummings, Plaintiff,

vs.

W. C. Stearns, 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 W. C. Stearns, 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:

In the name of the State of Oregon: You are hereby notified that C. H. Cummings, the plaintiff herein, is the holder of certificate of delinquency number 116, issued by the Sheriff of Linn County, Oregon, on the 7th day of December, 1908, for the sum of \$3.21, the same being the amount then due and delinquent for the taxes for the year 1907, together with penalty, interest and costs thereon, upon real property situated in Linn County, Oregon, which is assessed to the defendant W. C. Stearns and of which he is the owner of the legal title as appears of record, and which is particularly described as follows, to-wit: The Southeast quarter of Section Four (4), in Township Eleven (11) South of Range Seven (7) East of Willamette Meridian, in Linn County, Oregon.

You are further notified that the plaintiff has paid taxes on said premises for subsequent years as follows, all of which payments, together with the certificate of delinquency, bear interest at the rate of fifteen per cent per annum from the date of the several payments:

Yrs.	Date Paid.	Amt.	Rate of Interest
1908	Mar. 23, 1909	\$4.95	15 per cent.
1909	Mar. 24, 1910	\$5.24	15 per cent.
1910	Mar. 22, 1911	\$6.21	15 per cent.
1911	Mar. 23, 1912	\$5.82	15 per cent.
1912	May 15, 1913	\$6.40	15 per cent.

Total amount paid since the issuance of the certificate of delinquency, \$28.62.

You are hereby further notified that the plaintiff will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described and included in said certificate of delinquency; and you are hereby summoned to appear within sixty days after the date of the first publication of this summons, exclusive of the day of the first publication, and defend this action or pay the amount due as above shown, together with costs and accrued interest; and in case of your failure to do so a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above described.

This summons is published by order of the Honorable P. R. Kelly, Judge of the Circuit Court of the State of Oregon in and for Linn County, which said order was made and dated June 16, 1913, and which requires that this summons be published once each week for nine consecutive weeks. The date of the first publication of this summons is June 20, 1913.

All answers and answers in this proceeding may be served upon Gale S. Hill, residing within the State of Oregon at the address hereinafter mentioned.

GALE S. HILL,
Plaintiff's Attorney,
Attorney at Law,
417-419 Broadway, Oregon.
Jul11-18-25-Aug1-8-15-22

HILL SURVEYORS RUNNING LINE NEAR GRAVEL PIT

Hill Road to Timber Belt Will Cross Southern Pacific Right of Way.

That a crew of Oregon Electric surveyors are today running lines across the Southern Pacific right of way at a point near the gravel pit, was the statement made to a Democrat representative this morning.

It is understood that the survey of the proposed new line of road from Albany to the timber belt is practically completed and the route agreed upon by the Hill interests. The present activity of the surveyors in Albany seems to indicate that there is a strong probability of commencing active construction work in the near future.

A TON OF HONEY FROM SIXTY-SIX BEE HIVES

Claiming that he will produce during the present season a ton of honey from sixty-six hives Rufus Thompson this morning told a Democrat representative that although he is in the bee business on a small scale, he is making a good rate of interest on his investment. Already this year he has produced 1000 pounds of honey which will be sold on the local market. The honey sold by Mr. Thompson is of an extra fine variety and the demand is always greater than the supply.

SUMMONS.

In the circuit Court of the State of Oregon, for the County of Linn.

Mary E. Wilson and G. W. Wilson, her husband, F. B. Powell, and S. M. Powell, Plaintiffs,

vs.

Martha Marrs and John Marrs, her husband, Horace M. Propst and Jane Doe Propst, his wife, Alvis L. Propst, his wife, Nina P. Propst and Dale D. Propst, defendants.

To Horace M. Propst, Jane Doe Propst, Alvis L. Propst and Mary Roe Propst, four of the above named defendants and all persons unknown having or claiming an interest or estate in the property described in plaintiff's complaint:

You are hereby required to appear and answer the complaint of the above named plaintiffs on file with the clerk of the above entitled court on or before the 1st day of August, 1913, same being the date of the last publication of this summons as prescribed by order thereof duly made in the cause herein by the Honorable Percy R. Kelly, Judge of the Circuit Court of the State of Oregon, for the County of Linn, and you are hereby notified that if you fail to appear and answer said complaint as herein required, the plaintiffs will apply to the court for the relief demanded in plaintiff's complaint on file herein; for a decree that the plaintiffs, Mary E. Wilson, F. B. Powell and S. M. Powell and the defendants, Martha Marrs, Horace M. Propst, Alvis L. Propst, Nina P. Propst and Dale D. Propst, are the owners in fee simple of the following described real property, to-wit:

Beginning at a point that is five chains west of the northeast corner of the Donation Land Claim of Samuel Simpson, No. 1862, in Township No. 11, South, Range No. 1 West of the Willamette Meridian, Oregon, same being the northeast corner of the tract of land heretofore set apart to Rebecca Powell by decree of the Circuit Court of the State of Oregon for Linn County, made and entered on the 16th day of November, 1904, and running from thence west 120 rods; thence south 66 2-3 rods; thence east 120 rods; thence north 66 2-3 rods, to the place of beginning, containing 50 acres, more or less, all in Linn County, State of Oregon. And for a decree that said real property be partitioned among the plaintiffs and defendants last hereinabove named according to their respective rights, quantity and quality relatively considered, except the portion belonging to the defendants, Horace M. Propst, Alvis L. Propst, Nina P. Propst and Dale D. Propst, and for a decree that the interest of the defendants last herein named be sold and the proceeds arising therefrom, after paying the pro rata of the costs and disbursements of this suit, be divided among the plaintiffs and defendants last herein named in accordance to their several interests and that said costs and expenses be a lien upon the several interests of the parties, plaintiffs and defendants, in and to the above described real property, until paid, and for such other and further relief as shall seem meet in equity.

The date of the first publication is the 20th day of June, 1913, and the date of the last publication is August 1, 1913. This summons is published in the Semi-Weekly Democrat, by order of the Honorable Percy R. Kelly, Judge of the Circuit Court of the State of Oregon, for the County of Linn, made and dated the 16th day of June, 1913.

Dated this 18th day of June, 1913.

HEWITT & SO.,
Attorneys for Plaintiffs.
Fri. w Ju20-27-Jul4-11-18-25-Aug1

RICH VALLEY LONGS FOR REAL RAILWAY

Alsea Is Heart of Undeveloped Country with a Wide Scope of Resources.

WOULD THRIVE WITH RAILROAD FACILITIES

Stock Raising, Dairying and Lumber Are Among Industries of Section.

Alsea, Or., July 14.—The Alsea valley lies in the southern part of Benton and Lincoln counties, and is the valley of the Alsea river, which flows into Alsea bay, about 16 miles south of Yaquina, on the coast. The principal towns are Waldport on Alsea bay, and Alsea, near the upper end of the valley. The valley lies entirely within the Coast range, is surrounded by beautiful evergreen hills, and altogether is much like all the little valleys along the coast.

Tributary to the main valley are the Five River and Lobster valleys, an excellent dairy country, supporting several hundred persons. These valleys have no stores, and all supplies are brought from Alsea or Waldport. For many years a railroad has been needed here, to make easier the handling of the timber, dairy, and garden products, but as yet, no move has been made on this line. Many persons believe that the P. E. & E. will eventually extend its Belfountain line over the mountain into the head of the valley, and on to the coast.

Lying in the coast range, this valley has the benefit of the sea fogs, which keep green the pastures and make the coast the wonderful dairy country that it is. There are three or more creameries in the valley, all of which do a good business. The valley's products rank with Coos and Tillamook in quality, if not in quantity. Some grain and fruit, and an abundance of garden products are produced. Sheep and goats are profitable on the hills. The lumbering industry is yet undeveloped.

Hunting here is considered good. Many deer and some bear are killed each fall while the birds are each year increasing. In years past trout fishing was good, but since the hatchery dam was put in ten miles below Alsea, the anglers have met with small success. This dam was carried out by the floods last winter and it is hoped that trout will become more plentiful.

About twenty miles southwest of Philomath is the little village of Alsea, containing close to 100 people. In the town are three stores, two hotels, a blacksmith shop, a creamery, a church, and two school buildings, one built four years ago, and the other last fall. Five teachers were employed last winter and the school is good. The district is very large, making necessary the two buildings and so many teachers. This town is the center of a large and only partly developed territory, so it will undoubtedly grow much as the country is settled.

BRINGS SUIT FOR \$950, COSTS AND DISBURSEMENTS

W. I. Ebbert Files Action Against R. M. Rogers for Damage to Personal Property.

Demanding judgment in the sum of \$950, W. I. Ebbert has filed suit in the Linn county circuit court against R. M. Rogers.

According to the complaint the plaintiff prior to February 1, 1908, sold to L. K. Thompson several mules, horses and colts, taking a promissory note and a chattle mortgage upon payment of part cash. It appears that Thompson failed to fulfill his contract of working some land with the teams belonging to the defendant and which was under lease by the plaintiff. This caused the defendant to eject Thompson from the land, causing a lot of crops and other injuries to the plaintiff's property, according to the allegations made in the complaint. The plaintiff seeks judgment in the above named sum and for his costs and disbursements to be taxed.

Mr. and Mrs. W. H. Rambo, of Mill City, visited with friends here yesterday.

ADMINSTRATOR'S NOTICE.

Notice is hereby given that the undersigned has been by the County Court of Linn County, Oregon, duly appointed administrator of the estate of Anna M. Yanis, late of said County, deceased. All persons having claims against the estate of said deceased are hereby required to present the same, with the proper vouchers, to the undersigned, at his residence, near the City of Albany, in said Linn County, within six months from the date of this notice.

Dated this 10th day of July, 1913.
JOHN A. HILL, LARD,
Administrator.
HEWITT & SO.,
Attorneys for Administrator.
Fri. w Ju20-27-Jul4-11-18-25-Aug1