

The Semi-Weekly Democrat

WM. H. HORNIBROOK, Editor and Publisher

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"BIG TIM'S" REPLY.

Asked how he liked his new duties as congressman by one of his close personal friends in the east side, the late Timothy Sullivan replied that "a congressman in Washington is of about as much importance as a wooden Indian standing out in front of a cigar store."

The answer was characteristic of the Tammany leader and more than this, it was the exact truth.

There is but one exception to the rule that "a prophet is not without honor save in his own country," and that is when the prophet is fortunate enough to be elected a member of congress. Few congressmen obtain more than a passing glance from the old residents of Washington. All of them gain in dignity and importance when they cross their own state line.

"Big Tim" Sullivan was supreme on the east side. He was respected and admired. In Washington he was like scores of other congressmen, just a cog in the wheel of legislation, and a small cog at that.

CLEARING THE DECKS

Warning chauvinism was given a stimulus among "Progressive" leaders as well as followers in Salem this week, owing to the visit of Miss McCarpenter, national organizer of the "Progressive" forces.

An admirable array of every authoritative style of garment for fall and winter of 1913, selected only a week ago by Mr. Kragen, the New York buyer for Chambers & McCune, greeted the vast throngs and the management of the store is elated over the unprecedented success of the event.

and women who expressed genuine sorrow at his untimely end.

Lorimer held a higher position. He was a member of the greatest deliberative body in the world, and served the corporations more effectively than did Sullivan. If he received a hundred thousand dollars for his services, he never gave a cent of it to the poor.

To our mind the Sullivan brand of politics was bad. The Lorimer brand was worse. The former was a slave to his personal ambition and the latter to greed.

There are thousands of Lorimers in political life today. There are but few Timothy Sullivans outside of New York.

A WRONG CONCEPTION

Many of the papers which are condemning in no uncertain terms, the appearance of Secretary Bryan on the Chautauqua platform, pass over with little comment the startling revelations brought out by the congressional lobby inquiry.

Had Secretary Bryan accepted a retainer from a New York corporation instead of going on the Chautauqua program in order to meet the enormous expense of maintaining the dignity of his office, we presume that these same newspapermen would have little cause for complaint.

Consistency has never been the distinguishing virtue of the critics of W. J. Bryan.

News on This Page is From Daily Issue of TUESDAY, SEPTEMBER 16

CHAMBERS & McCUNE STORE HELD BIG FASHION SHOW

Hundreds of matrons and misses, accompanied by husbands and beaux, attended the "fall opening fashion show" at Chambers & McCune's big daylight ladies clothing store last night from 7 until 10 o'clock.

An admirable array of every authoritative style of garment for fall and winter of 1913, selected only a week ago by Mr. Kragen, the New York buyer for Chambers & McCune, greeted the vast throngs and the management of the store is elated over the unprecedented success of the event.

Marriage License Issued. — This morning Deputy County Clerk Russell issued a marriage license to Russell A. McCully, age over 21, of Hood River, and Miss Helen V. Leach, age over 18, of this city.

Summons.

In the Circuit Court of the State of Oregon for the County of Linn. Cora Stiles, Plaintiff.

To Fred M. Stiles, the above named Defendant, in the name of the State of Oregon you are hereby required to answer and answer the Complaint of Plaintiff filed with the Clerk of the above entitled Court against you on or before the first day of November, 1913, and if you fail to so appear and answer said complaint for want thereof, the Plaintiff will apply to the court for the relief demanded in the Complaint, to-wit: For a decree of the Court dissolving the bonds of matrimony now existing between Plaintiff and Defendant and for further decree changing Plaintiff's name from Cora Stiles to Cora Best, and for a judgment against the defendant for the costs and disbursements of this suit.

Dated this 26th day of August, 1913. J. F. VATES, Attorney for Plaintiff.

WEAVER GETS CONTRACT TO CONSTRUCT SEWERS

Cluster Light Lamp Post Proposition Again Exploited Before Council.

Meeting last night, the city council opened bids for the construction of sewer and considered plans and specifications as presented by a Corvallis man for cement cluster light lamp posts.

The cluster light lamp post proposition came up some time ago. The Corvallis Concrete Co. submitted a proposition to the council at that time for the "city fathers" to go to Corvallis in a body and inspect the post.

In the matter of the construction of lateral sewers in blocks 54 and 43 in Hackelman's second addition, two bids were opened. One was from M. M. Bohem, at \$481.76 and the second was from W. S. Weaver at \$450. The latter was accepted.

W. A. Clement of Salem, is a business visitor in the city today. Attorney J. Fred Yates, of Corvallis, is in the city today transacting business.

COUNCIL PASSED ORDINANCE DEMANDING BETTER CAR

P. E. & E. Railway Co. Given 30 Days in Which to Supply New Street Car.

That the street car operated here by the Portland, Eugene & Eastern Railway Co., will soon be replaced by a car that is in "first class condition or order," is virtually assured by an ordinance passed last night by the city council.

An ordinance requiring the Portland, Eugene and Eastern to furnish and maintain upon its street railway system in Albany, its passenger car or cars in first class condition or order.

Section 1. That the railway company within thirty days from the receipt of a certified copy of this ordinance to furnish and thereafter maintain a passenger car or cars in first class condition or order, sufficiently equipped with air brakes.

Section 2. The recorder of the city of Albany is hereby directed to forthwith cause to be served upon L. E. Moo, the manager of the P. E. & E. in Albany a certified copy of this ordinance.

Administrator's Notice.

The undersigned having been duly appointed Administrator of the Estate of Ben McElhinney, deceased; all persons having claims against said Estate are hereby notified to present them, properly verified, at the office of Wm. S. Risley, Albany, Oregon, within six months from this date.

Dated this 22nd day of August, 1913. JAMES H. SCOTT, Administrator.

WM. S. RISLEY, Attorney for Administrator.

REFEREE'S NOTICE.

Notice is hereby given that the undersigned was, by an order of the Circuit Court of the State of Oregon, for Linn County, in Department No. 2 in that certain suit wherein Andrew Shearer was plaintiff and Ida Pugh, P. Van Pleet, and Mary Elva Van Pleet, his wife, George W. Huffman, a minor, Emma Junkin and David Junkin, her husband, Mary A. Wright, James A. Pugh and Charlotte E. Fugh, his wife, Annie E. Kendall, and A. M. Kendall, her husband, Ada Jackson and Henry Jackson, her husband, Omer Tetherow and C. D. Tetherow, his wife, Miles Tetherow and A. B. Tetherow, his wife, Clyde Tetherow, Anna Wier and John Wier, her husband, Effie Pierce and E. P. Pierce, her husband and M. A. Slough, were defendants, duly made and entered of record on the 30th day of July, 1913, appointed referee to make sale of the premises hereinafter described: to-wit:

All the right, title and interest of the defendant, George W. Huffman, and being an undivided one-sixth interest of, in and to the following described real property, to-wit: Beginning at the southwest corner of the Donation Land Claim of Jesse W. Pugh and wife, Notification No. 2088 and Claim No. 45, in Township 12 North, Range 4 West of the Willamette Meridian, Oregon, and running thence north along the west side of said Donation Land Claim 1875 chains; thence east 2639 chains; thence south 20.21 chains; thence west 15.65 chains; thence North 82 degrees 25 minutes West 11.39 chains, to the place of beginning, containing 52.81 acres, more or less, all lying and being situate in Linn County, and State of Oregon.

Now Therefore, in pursuance of said order and of the Statute in such cases made and provided, I will on Saturday, the 27th day of September, 1913, at one o'clock p. m. of said day, at the front door of the courthouse in Albany, Linn County, Oregon, sell at public auction to the highest bidder, for cash in hand, all the right, title and interest of the above named defendant, George W. Huffman, in and to the above described real property.

Dated this 26th day of August, 1913. J. F. VATES, Sole Referee.

"DOG ORDINANCE" IS NOW AMENDED

"Fail to Restrain" Instead of "Knowingly Permit" Is Amendment Clause.

OWNERS ARE LIABLE AT ALL TIMES FOR DOG

Whether They "Know of Their Own Knowledge" Does Not Enter into Question.

Any person who shall "fail to restrain" instead of "knowingly permit" a dog to run at large within the city limits, is an amendment clause adopted by the council last night for the "dog ordinance," which makes it a misdemeanor for the running at large of dogs and places the owners liable to a fine of \$10 to \$25.

In other words, if the owner of a dog is arrested because his dog is running at large, he will have to suffer the consequences upon conviction in the police court, whether he knew of his own knowledge that the dog was at large but upon the fact that the dog belonged to him was at large and by the fact that he "failed to restrain."

This action on the part of the council is the result of the case the city recently lost to P. C. Anderson, when Police Judge Van Tassel ruled that the defendant was not guilty because he did not know of his own knowledge that the dog was running at large.

The title of the amendment to the ordinance as passed sometime ago by the council is as follows: An ordinance to amend section 7, of ordinance No. 640, entitled "an ordinance prohibiting dogs from running at large within the city limits and providing for catching, impounding and killing such dogs as shall be found running at large contrary to this ordinance and providing a punishment for owners of dogs who permit dogs to run at large within the city," passed by the council May 14, 1913.

The amendment is as follows: Sec. 7. Any person who shall fail to restrain a dog owned by him or under his control from running at large within the city shall be deemed guilty of a misdemeanor and upon conviction before the recorder's court shall be punished by a fine of not less than ten nor more than twenty-five dollars.

The old ordinance reads as follows: Sec. 7. Any person who shall knowingly permit a dog owned by him or under his control to run at large within the city limits, shall be deemed guilty of a misdemeanor and upon conviction before the recorder's court shall be punished by a fine of not less than ten nor more than twenty-five dollars.

Executor's Notice to Creditors.

Notice is hereby given that the undersigned has been duly appointed by the County Court of Linn County, Oregon, executor of the last will and testament of F. M. Furnish, deceased. All persons having claims against said estate are hereby required to present the same to me properly verified at the office of C. C. Bryant in Albany, Oregon, within six months from the date hereof.

Dated September 10, 1913. IRA COX, Executor.

C. C. BRYANT, Attorney.

Notice of Sale of Real Property.

In the County Court of Linn County, Oregon. In the matter of the estate of D. C. Flint, an incompetent.

Notice is hereby given that the undersigned as the guardian of the person and estate of D. C. Flint, an incompetent, by virtue of an order of said duly made and entered in and by the above entitled court of said County of Linn, Oregon, on the 14th day of October, 1913, will at the residence of the undersigned, near Crane, Oregon, on and after the 14th day of October, 1913, offer for sale and will sell at private sale, to the highest and best bidder, all of the real property belonging to the estate of D. C. Flint, an incompetent, to-wit: Beginning at the southwest corner of the D. I. C. of Geo. W. Howell and wife Not. No. 1865 and claim No. 60 in township ten south of range two west of Willamette Meridian, Oregon; running from thence East forty chains to the southeast corner of section thirty-four in said Tp and Range; thence north on the east boundary of said section thirty-four a distance of seven and 75/100 (27.75) chains to the center of Crabtree creek; thence along the center of said creek down stream following the meanders thereof to a point in the center of said creek which is north eight and 50/100 (8.50) chains from the south boundary line of said claim No. 60; thence west thirty-four chains more or less to the west boundary of said claim No. 60; thence south eight and 50/100 (8.50) chains to the place of beginning, containing thirty-three acres, more or less, all in Linn County, Oregon, my terms of sale being one-half cash and balance on time secured by note and mortgage bearing legal interest, but will sell for all cash down if purchaser prefers.

Dated Sep. 2, 1913. A. G. KNAPP, as Guardian.

CHAS. SMITH IS NOT CLEARED UP IN EUGENE

Sale of Automobile Squares Him Here But It Takes \$1000 for Other Bills.

Eugene, Or., Sep. 16.—The Guard says:

But while the sale of this automobile clears up in Albany so far as his financial record is concerned, it does not straighten out his affairs in Eugene, for the check which he deposited here was not honored in California, so the checks he issued here for the purchase of the automobile and others aggregating it is said, close to \$1000, have not been made good. So shrewd was Smith in his preparations to avoid arrest that he almost bluffed his way to liberty when arrested at Woodburn. When arrested he gave a false name and told the officers to look at the license tag on his automobile and call up the secretary of state's office and verify it. This was done, and the name tallied. How he secured the tag is not known. This almost convinced the Woodburn officials they had the wrong man, but for the fact that just before he reached Woodburn his automobile scared the horses of a farmer who met him, resulting in a runaway, which demolished the wagon and injured the driver, causing the Woodburn officers to hold him on that ground.

HITCHING RACKS WERE INSTALLED ON LOT TODAY

F. M. Mitchell Was the First Farmer to Tie His Team to New Tying Post.

After clearing the lot at the corner of Second and Broadalbin street yesterday, Street Superintendent Glen M. Junkin, and the street department crew today installed a hitching rack row, consisting of several posts strung across the east side of the lot, connected by a long galvanized pipe.

This is the result of a desire on the part of the city council to secure a centrally located place to install hitching racks and drinking fountains for horses. Inasmuch as it will be sometime before the federal building is to be constructed on the lot, the matter of using the lot for this purpose was taken up with the local post office authorities, with the result that permission for its use was granted.

The first farmer who had the honor of tying his team to the rack this morning was F. M. Mitchell, a leading Linn county farmer and granger residing a few miles east of here.

FARM NEAR TALLMAN BRINGS \$65 PER ACRE

Closing a deal yesterday, the Teahart Real Estate Co., sold to Tom Hayes, of Kelson, Washington, 137 acres belonging to C. A. Taylor, near Tallman, for \$65 per acre, a consideration of \$8900.

Mr. Hayes will immediately move his family here to make their home on the place. He will erect a handsome new house and improve the place generally. The new owner is a prominent man of Kelson. He will engage in farming on his purchase on a modern basis.

Mr. Taylor who has owned the place for many years, has had it rented out, while he engaged in the lumber business. He will continue in this business pursuit.

Miss Vera Acolobald visited friends at Independence over the week end. C. H. Ralston, of Lebanon, transacted business here yesterday afternoon.

SUMMONS.

In the Circuit Court of the State of Oregon for Linn County. Defendant No. 2.

To C. B. Bulite, plaintiff, vs. H. G. Buhite, defendant.

To H. G. Buhite, above named defendant.

In the name of the State of Oregon, you are hereby required to appear and answer the complaint of plaintiff filed against you in the above entitled court and cause on or before the Tenth day of October, 1913, said date being six weeks following the first publication of this summons, being the time prescribed by the court for answering the complaint of plaintiff in order for publication of this summons; and if you fail to appear and answer said complaint on or before the Tenth day of October, 1913, for want thereof plaintiff will apply to the court for a decree dissolving the bonds of matrimony existing between plaintiff and defendant and awarding the custody of the three minor children, Ben, L. C. and L. D. Buhite, to plaintiff; and for plaintiff's costs and disbursements.

This summons is served on you by publication thereof in the Albany Democrat newspaper published semi-weekly, in pursuance of an order of Hon. Percy R. Kelly, Judge of the Third Judicial District of the State of Oregon, made in chambers at Albany, Oregon, and dated and entered on the 25th day of August, 1913, prescribing the date of the first publication of this summons on August 29th, 1913, and the date of the last publication on October 10th, 1913. GEO. W. WRIGHT, Attorney for Plaintiff.

W. C. T. U. HOLD BIG CONVENTION

Large Attendance of Linn County Women Attend Important Meeting at Plainview.

STATE WIDE PROHIBITION GETS VOTE OF MAJORITY

Interesting Papers Read and Questions of Interest to Temperance Movement Discussed.

The annual county convention of the W. C. T. U. was held at Plainview on September 11-12. Mrs. Madge J. Mears, county president was in charge. The attendance was large and the open-hearted hospitality of the Plainview people was taxed to the utmost to house the swarm of delegates.

The sessions were full of good things. On the first afternoon when the preliminary business was disposed of came a symposium on the topic: The W. C. T. U., (a) As a Moral Force; (b) As a Political Force; (c) As an Educational Force. These phases of the organization were presented in a very able manner by Mrs. Peranoquin, Mrs. Todd and Miss Sutherland. Each speaker showed thoughtful preparation and each presented practical, helpful facts which were to the point and showed progressive alertness.

A paper by Mrs. Forbes on "Our Future Citizens" was fine. She outlined in a forcible way what our future citizens should be and what they might be if the parents and teachers did their whole duty in preparing the young for citizenship.

"Our Temperance Laws" were presented by Mrs. Henrietta Brown. Discussion followed and questions asked showed marked intelligence and an eagerness to become acquainted with both state and municipal laws, and also indicated that our women will not only use the right of suffrage but vote intelligently.

The evening was given over to a gold medal contest. Special music had been prepared and the orations were unusually well presented. Miss Morganson of Sheldon won the medal with Miss Gibson of North Albany a close second, there being only a fraction in favor of the winner. The forenoon of the second day was taken up with business. Reports were made showing that the work is progressing. Harrisburg won the banner for the largest per cent of gain in membership. The officers elected for the coming year were: Mrs. Madge J. Mears, president; Mrs. Dora Davis, corresponding secretary; Mrs. Alice Fletcher, recording secretary; Mrs. Otten Stratton, treasurer. All these are the old officers excepting Mrs. Stratton. They are efficient, true and tried and will lead the organization to new attainments.

In the afternoon "The Cigarette" was discussed by a representative from the Brownsville union, in an able manner and as a result of this discussion, something will be doing in the near future.

A paper by Mrs. Hamner on "The Bible in the Public Schools" was a splendid argument and plea for retaining the old Book in the schools of our land. A symposium on purity was interesting. Purity in the home, purity in the schools. Special stress was laid upon instilling into the minds of the children in the home, moral principles, also the kind and quality of the literature placed in the hands of the young as a means of safeguarding them against temptation.

A general discussion upon the question, "Are we ready for a state campaign against the liquor traffic in 1914?" followed. After a lively discussion, a majority favored launching the campaign. REPORTER.

Mrs. Fred Newton has returned to her home in Portland after visiting with her parents here. Edward Schunke and wife, of Salem, were in the city yesterday.

SUMMONS.

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

To R. B. Ward, defendant.

To Viola Ward, the above named defendant.

In the name of the State of Oregon: You are hereby required to appear in the above Court to answer the Complaint of Plaintiff filed against you in this cause, on or before the 2nd day of October, 1913. The date of the first publication of this Summons is August 22nd, 1913, and the last day of publication thereof is the 3rd day of October, 1913; and you are notified that if you fail to appear and answer the Complaint in this suit as herein required, the plaintiff will take a decree against you for the relief prayed for in said Complaint—to-wit: For a decree of said Court dissolving and annulling the marriage contract now existing between you, said defendant, and the said plaintiff.

This summons is published by order of D. B. McKnight, County Judge of the County of Linn, State of Oregon, made and dated at Albany in said County, August 18th, 1913. Date of first publication to be August 22nd, 1913. Date of last publication to be October 3rd, 1913. McFADDEN & CLARKE, Attorneys for Plaintiff.