

The Santiam News.

Politically Independent.

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T. L. DUGGER,
EDITOR AND PROPRIETOR.

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DON'T DO IT, GENTLEMEN!

THE PORTLAND COMMERCIAL CLUB is an association of Portland's strong, progressive businessmen. Any enterprise they undertake, if there is any go in it, they'll make it go. The success of the Lewis and Clark fair, and the building of the Portage railway, are attributable to the exertions of this club, almost exclusively. The extraordinary growth of Portland during the past two years is attributable, also, in a great measure, to publicity given the Rose city by this association of business men and their irrepressible secretary, Tom Richardson.

The members of the Commercial Club, as a rule, are men who manage large business enterprises, who expend vast sums of money and rightfully reap large profits therefrom. In their efforts to make Portland the chief city of the Pacific coast, they have the sympathy and good will of all Oregon. Nor can the Commercial club be blamed if its every energy, its every plan, has for its object Portland's development. However, our commercial brethren must remember that there is considerable territory in Oregon outside the corporate limits of the Rose city and, also, that there are more people outside of Portland in Oregon than there is in that city, and that they have rights which even the Portland Commercial Club must respect.

These Portland merchants and other business men should also remember that the present and future prosperity of their various businesses depend almost wholly upon, not Portland, but upon the half million Oregonians who live outside Portland. A prosperous, progressive Oregon means a prosperous, progressive Portland, and not otherwise. Portland merchants depend largely upon the rest of the state for patronage, without which they would soon go out of business.

A few days ago, at a banquet given by the Portland Commercial Club, our Initiative and Referendum law was condemned in unmeasured terms. Why?

For some reason the club has taken up the Oregon University cause. Because of the invoking of the Referendum upon the University, \$125,000 appropriation, is brought out the words condemning the law by the club members.

Of course, the appropriation appears trifling to these gentlemen who can raise \$100,000 in Portland for a rose show; or who, three years ago, raised a half million dollars for the Lewis and Clark fair. Men who contemplate financial transactions on the hundred thousand dollar basis, of course consider the appropriation a modest one. But to the farmer who works from sun to sun for an income of only a few hundred dollars, the matter appears different. The farmers see in the appropriation, not this one only, but a continuous yearly drain of that amount upon the state treasury. They feel that if this appropriation should be allowed to pass unquestioned, the University lobby would be on hand at the next session of the legislature asking for a further increase. The easiest time to stop a leak is when it first starts.

Now, the Initiative and Referendum law was enacted for the purpose of cutting out extravagant appropriations, and for the further purpose of blocking assaults on the state treasury by men of extravagant ideas, to which number the commercial club evidently belongs. The tax payers of the rest of the state believe they ought to have the right to say how heavily they should be taxed. They think the Referendum places a club within their hands with which they can, eventually, beat off all grafters that would filch money from the state's strong box, and they will continue to invoke the Referendum whenever deemed necessary, nevertheless the opinion of the Commercial Club is to the contrary.

That the Oregon University is extravagant is demonstrated when the cost per student is compared with a like cost at the other state colleges. There is no reason why the cost per student at Eugene should be about double the cost per student at Corvallis. Nor is it right nor just that farmers

boys and girls, who must be content with what education they can get in the common schools, to be taxed to give a college education to others who are more fortunately situated in life than they.

The people outside of Portland have not the slightest objection to the people of the Rose city exploiting, in a legitimate manner, its beauties and advantages. Indeed we all take pride in the enterprise and get-up-and-getativeness of the Portland Commercial Club. But we draw the line when it endeavors to dictate what laws shall or shall not be enacted. The fool farmers and grangers are of opinion that they, themselves, are pretty good judges of what laws and measures that they, themselves, want.

THE NEWS wishes to call the Club's attention to another fact. You are spending thousands and thousands of dollars annually to attract immigration Oregon. This is commendable. At the same time, by aiding and securing heavy appropriations from the state treasury in the past, you have caused the state tax levy to be increased about 200 per cent. Now, men of means who are seeking homes and places to invest money, are leary of states with a large tax levy. Including state, county, city and school tax, many of our cities have a tax levy dangerously near 4 per cent. Is the careful financier very apt to locate in a place with such a burdensome tax levy?

All Oregon was proud of the Lewis and Clark fair. It may, also, be conceded that the Portage railway, the State University, the Oregon Agricultural college, and the Normal schools are desirable. But taking them all together, they have caused such a rapid increase in taxation, the taxpayers throughout the state have become alarmed. They feel that a halt must be called. Knowing that the state college lobbies at the legislature are largely the cause of the increase of taxation, it should not be a matter of wonder why the extraordinary university appropriation is selected as the first mark of displeasure by the taxpayers.

No, gentlemen of the Commercial Club, develop your city, give \$100,000 rose shows to your hearts' content, and we, the people of the rest of the state, will admire your pluck and progressiveness. Further, we will help you. We will visit your fairs and your rose shows; we will buy goods from you and sell you our farm products. But don't, we beg of you, attempt to dictate to us for what or for whom we shall vote. Don't attempt to take from us our Referendum and Primary laws, because if you do there will be trouble. Remember, also, that these fool farmers and grangers, nevertheless they live in isolated country homes, are, probably, better posted in the political condition of the country than you are. During the long winter evenings, when you are attending the theater, or mayhap a club banquet, they are about their firesides reading and thinking. Therefore, disabuse your minds of the idea that the long-haired granger is a fool. Far from it. He is fortified with a minute knowledge of the political condition of our country, which will excite your envy if you ever talk with him. In fact, the Oregon granger, and especially he who lives in Linn county, reads the newspapers, and reads them carefully.

ENFORCE THE LAW.

MANY PEOPLE now-a-days have a different conception of law to what existed a few years ago. Now many think it no harm to violate law. The harm is when the lawbreaker is found out and he is made to pay the penalty for his misdeeds. This conception is a source of great danger to the nation. Whether the crime be chargeable to great railway corporations, the Standard Oil and other corporations, the timber land syndicates, the municipal grafter, the bootleg whiskey seller, or the farmer or his son who shoots pheasants out of season, the principle is the same. The law is violated.

If the law breaker is not detected, the injury to the public and the rising generation is all the greater. The boy that sees or knows his father to break the law with impunity, and who is not molested by officer or court therefor, is apt to grow up with little respect for the laws of our country. But if the father is made to suffer the penalty required for the law he outrages, the son is taught a lesson of wholesome respect for law that he will never forget, and he is apt to become the better citizen as a consequence.

Just now the courts down in San Francisco are working overtime in bringing to justice about the worst gang of the municipal grafters that has ever infested an American city. No one will deny that San Francisco will be a better city morally hereafter because of these prosecutions. Soon the land fraud trials will again be on in Portland, to be continued until every one who is charged with violating the land laws has had his day in court. The result will be that persons hereafter who obtain government land, will be careful to comply with the land laws.

Just now the city of Albany is in a turmoil over alleged violation of the local option laws. While there have been no convictions so far, still the attempt to vindicate the law has borne fruit. We are told not a boot-legger or a blind pig can be found at the county seat.

A few prosecutions for unlawful hunting has nearly eliminated the killing of game out of season.

All of the benefits to accrue are from the enforcement of the law. Men are made to respect law, because they fear the penalties. The fact,

that men cannot outrage the law with impunity is a valuable object lesson to the rising generation.

Whether a law is good or bad is no justification for its violation. If the law is a bad one and detrimental to the best interests of the city, county or state, the quickest way to bring about its repeal is its strict enforcement.

No man is a good citizen who willfully and knowingly violates law. The act has the effect, both upon himself and the rising generation, of causing a disrespect for law that demoralizes the community in which he lives. For the officer who neglects to enforce law, when he has knowledge of its violation, all good citizens have nothing but contempt.

DIED IN CORVALLIS.

Henry Cyrus, a citizen of Corvallis for the past two months, and all his life before that a resident of the Forks of the Santiam, Linn county, died at 6 o'clock Wednesday morning. The funeral party left by private conveyance Friday morning for Providence church, near the old Cyrus home, in the Santiam country, where the funeral took place the same afternoon. The interment was in Providence cemetery, where the pioneer forefathers rest in peace.

The deceased was a member of a notable Linn county family, the head of which was the late William Cyrus. At one time the family was announced as the most numerous of any single family in Oregon.

The father served several terms in the Oregon legislature, as did the son who has just passed away. Both were men of great influence in the large community of which Providence church is the center. The deceased was a member of the Masonic fraternity, holding membership in Scio lodge. The surviving members of the family are the widow, four daughters and one son, at home. They reside in what was once the Dr. Taylor property, recently acquired by Mr. Cyrus, who exchanged his Linn county farm for it. There is also a son, Loren Cyrus, who lives in Linn county, and two married daughters, Mrs. E. C. Thorton, of St. Johns, and Mrs. A. L. Miner, of this city.

The deceased was 59 years of age, and was born in the old Cyrus homestead in the Forks of the Santiam. His malady was cancer of the stomach.

PAY UP.

I design closing out my butcher business in a very short time, and it is necessary for every person knowing themselves indebted to my shop to come forward immediately and settle the same. A word to the wise is sufficient.

GEORGE KOENEKE.

GUARDIANS' SALE.

NOTICE IS HEREBY GIVEN, that in pursuance of an order of the County Court of the state of Oregon for Linn county, made and entered of record on the 13th day of October, A. D. 1907, authorizing and directing the undersigned guardian of the person and estate of George Eader, Lowell Eader, in said Linn county, to sell the real estate belonging to said minors, to-wit:

The undivided one-seventh (1/7) interest in and to the south half of the northeast quarter of Section twenty-eight, in Township 9, south, Range one west of the Willamette Meridian, Oregon, and containing eighty acres, more or less, in Linn county, Oregon.

Therefore, on Monday, the 13th day of November, A. D. 1907, at the hour of one o'clock, P. M. of said day, the premises to be sold, above described, will be sold at public sale, to the highest bidder, at the public time and place, to-wit: at the time and place of the time of sale, in pursuance of said order and according to law.

W. H. QUERRELL, Attorney for Guardian.

NOTICE FOR PUBLICATION UNITED STATES LAND OFFICE.

Portland, Oregon, October 2, 1907.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 8, 1896, entitled "An act for the sale of timber lands in the states of California, Oregon, Nevada and Washington Territory," as extended to all the public land states by act of August 4, 1897, Caroline P. Sprague, of Pawnee county, Oregon, state of Oregon, has this day filed in this office her sworn statement No. 140, for the purchase of the public lands in the section 26, township 10 N. 4 E. and 1/4 of section 25, township 10 N. 4 E. and 1/4 of section 24, township 10 N. 4 E. and 1/4 of section 23, township 10 N. 4 E. and 1/4 of section 22, township 10 N. 4 E. and 1/4 of section 21, township 10 N. 4 E. and 1/4 of section 20, township 10 N. 4 E. and 1/4 of section 19, township 10 N. 4 E. and 1/4 of section 18, township 10 N. 4 E. and 1/4 of section 17, township 10 N. 4 E. and 1/4 of section 16, township 10 N. 4 E. and 1/4 of section 15, township 10 N. 4 E. and 1/4 of section 14, township 10 N. 4 E. and 1/4 of section 13, township 10 N. 4 E. and 1/4 of section 12, township 10 N. 4 E. and 1/4 of section 11, township 10 N. 4 E. and 1/4 of section 10, township 10 N. 4 E. and 1/4 of section 9, township 10 N. 4 E. and 1/4 of section 8, township 10 N. 4 E. and 1/4 of section 7, township 10 N. 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