

CALIFORNIA OFFERS BIG INDUCEMENTS

California has appropriated \$47,000,000 to finance and to prepare for the Panama-Pacific International exposition in 1915. The people of the state have given \$17,500,000 to building itself, and Nov. 8 they authorized, with a tremendous majority of votes, the insurance of \$18,000,000 in highway bonds that California in 1915 may be good to look upon when the exposition visitors crowd toward the Golden Gate. At the same time \$11,500,000 in bonds were voted to make sure that the harbor of San Francisco and San Diego are in condition in 1915 to handle the increased shipment that must result from the opening of the Panama canal. Altogether \$47,000,000 has been provided and the glory of the world show.

California is making roads for 1915. The sum of \$17,000,000 provided for the exposition is the largest sum ever gathered by any state for any exposition anywhere. The sum of \$18,000,000 in bonds voted for a system of state highways assures the greatest project of its kind ever attempted west of New York, which is east of nearly all of the United States. The sum of \$10,000,000 for San Francisco's harbor and \$1,000,000 for San Diego is an evidence that Californians will be ready to take their part in America's effort to gain the commercial supremacy of the Pacific, when Uncle Sam opens the locks of the Panama. Rich and liberal California has shown her faith in the canal and her own future.

From the northern line of the Golden state to the Mexican boundary is 800 miles, and by 1915 over this sweep of mountains and valley and plain a system of highways, broad and well kept, well paved, will give easy access to every beauty and richness of the state.

These thoroughfares will furnish a new attraction, by making the natural wonders of California well within the reach of the motor car tourist. It must be a rich and fruitful state that can do these things.

What has Louisiana to offset this? Against \$47,000,000 of California's public aid private money pledged to the exposition and to improvements in anticipation of the canal opening, the southern state and city have provided \$6,500,000 in state bonds and about \$1,000,000 in subscriptions. Until a short time ago Louisiana stated that she would offer a loan of \$8,000,000 of \$10,000,000 from the government in order to make the exposition as magnificent as it should be. Lately she has not made this statement. Can she give a creditable exposition on \$8,000,000?

California bonds sold readily. October 17 nearly \$2,000,000 of improvement bonds issued by San Francisco found seven bidders, and they were snapped up with a high premium privilege. New Orleans opened the sale of \$7,000,000 of improvement bonds October 4 and could not find a bidder. The attorney general of New York has pronounced Louisiana bonds as "unsafe investment."

SENATE COMMITTEE TO REPORT ON COLD STORAGE

WASHINGTON, D. C., Dec. 2.—The senate committee on manufacturing is to report early at the same session of congress on the conditions and practices of cold storage.

During the senate's investigation of the high cost of living Senator Lodge introduced a resolution calling for an inquiry into the practices and methods of the cold storage business. Extended hearings were given the committee on manufacturing before congress adjourned and by Senator Heyburn in Chicago during recess. The report is now being drafted for presentation at the short session. The committee's report, it is understood, follows in a general way the recommendations made by Dr. Harvey W. Wiley, chief of the bureau of chemistry. This means that the senate will undertake to regulate the inspection of products going into and coming out of cold storage warehouses. Dr. Wiley declares that at present there is no uniform system of inspecting food products which go into cold storage nor is there any uniform time for holding food products in cold storage, hence, according to the government chemist, goods may be held indefinitely in order to hold up prices or provide a market.

FISHING BOATS ARE SAID TO BE POACHING

VICTORIA, B. C., Dec. 1.—Many United States fishing vessels are reported to be engaged in poaching in British Columbia waters in the vicinity of the Scott group, according to arrivals from the west coast. The schooner Northland last week took 60,000 pounds of halibut in six days among the islands of the Scott group and the gasoline schooner Ida May, Shamrock and other vessels are said to be engaged in the same vicinity.

LEGAL NOTICES.

SUMMONS.
In the circuit court of the state of Oregon for the county of Jackson, D. J. S. Pearce and Floyd Pearce, plaintiffs, vs. Wm. A. Ramsay and the Oregon Placer Mines Co., defendants.
To Wm. A. Ramsay and the Oregon Placer Mines Company, the above named defendants:
In the name of the state of Oregon: You, and each of you, are hereby required to appear in the above named court and answer to the complaint of the plaintiffs on file thereon in against you, within six weeks after the date of the first publication of this summons, or within six weeks after the date of service of a copy of this summons and the complaint herein upon you personally outside of the state of Oregon; if service be made in the last named manner, six weeks being the time fixed by the above named court in its order for service of the summons herein by publication within which the defendant is required to answer said complaint, which order for publication bears the date of November 7, 1910. If you fail to answer said complaint within the time aforesaid the plaintiffs will apply to the court for the relief demanded in said complaint, a succinct statement of which relief is as follows:
That the contract marked Exhibit "A," and made a part of the complaint and which bears the date of the 10th day of November, 1909, and which contract was for the purchase of certain mining claims, known as the Pearce Placer Mines, situated in township thirty-eight south, range three (3) west, in Jackson county, Oregon, more particularly described in the said complaint, and the rights of the defendants and each thereof, hereunder to be foreclosed, together with such other and further relief as the court may deem just and equitable.

NEFF & MEALEY,
Attorneys for Plaintiff.
Date for the first publication of this summons is November 12, 1910.
If there is a prospect that the article advertised "for sale" today might be what you want, go and see it.

CITY NOTICES.

ORDINANCE NO. 412.
An ordinance assessing the property adjacent to and benefited by the eight-inch lateral sewer constructed along East Main street from Roosevelt avenue for the cost of constructing the same and providing the manner of carrying said assessments into effect.
The city of Medford doth ordain as follows:
Section 1. Whereas, the council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer hereinafter described to appear before said council and show cause, if any, why said property should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests which notice was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction of said sewer were made by any one and said sewer was by said council, ordered constructed.
And, whereas the cost of the construction of said sewer has been and hereby is determined to be the sum of \$2623.52.
Now therefore, said city doth ordain and declare that each parcel of property described below is adjacent to and benefited by that certain lateral sewer eight inches in size, constructed on East Main street from Bridge to Roosevelt avenue, and that the proportion of the cost of said sewer which each of said parcels of land should bear based on the benefits derived respectively by said several tracts of land, is the amount set opposite the description of each parcel below, that each of said parcels is actually benefited in the amount set opposite its description below by the construction of said sewer, and that said several amounts represent the proportional benefits of said several parcels of land as hereby assessed the amount set opposite its description below for the construction of said sewer.

CLERK'S NOTICE.
In the circuit court of the state of Oregon in and for the county of Jackson.
In the matter of the application of Kate McAndrew, as executrix of the estate of James Carr, deceased, to register title to the following described real property situated in Jackson county, Oregon, to-wit:
Beginning at the northwest corner of donation land claim number fifty-two (52), township thirty-seven (37) north, range one (1) west of the Willamette meridian; thence north 43° 55' feet to the south line of section twenty (20) in said township and range; thence west on the south line of said section twenty (20) 425.6 feet to the southwest corner of said section; thence north on the west line of said section twenty (20) 536.8 feet; thence east 1890.8 feet to the west line of the county road; thence south on the west line of said county road 1023.4 feet to the north line of donation land claim number fifty-two (52); thence west on said north line of said donation land claim 375.6 feet; thence north 416.8 feet; thence west at 208.4 feet; thence south 416.8 feet to the north line of said donation land claim number fifty-two (52); thence west on said north line of said donation land claim 889.6 feet to the place of beginning, containing 38.19 acres more or less.

TAKE NOTICE.
That on the 20th day of October, A. D. 1910, an amended application was filed by the said Kate McAndrew, executrix of the estate of James Carr, deceased, in the circuit court of Jackson county, Oregon, for the initial registration of the title of the land above described.
Now, unless you appear and answer on or before the 22d day of November, A. D. 1910, and show cause why such amended 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 court hereto affixed this 20th day of October, A. D. 1910.
The date of the first publication of this notice is October 21st, 1910.
W. R. COLEMAN,
County Clerk of Jackson County and ex-Officio Clerk of the Circuit Court.
(Seal.) By M. B. TOWNE.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR THE COUNTY OF JACKSON.
In the matter of the application of James Ritter and J. W. Baker to register the title to the following described premises, situated in the county of Jackson, state of Oregon, to-wit:
The south half of lots eight (8), nine (9) and ten (10), and also commencing at the south corner of lot eleven (11) and running thence north 35 degrees 20 minutes west sixty-five feet; thence north 34 degrees 20 minutes east to the northwesterly line of lot 13; thence south 28 degrees east on said northeasterly line of said lot 13 to the east corner of said lot 13; thence south 54 degrees 20 minutes west 81 feet, more or less, to the place of commencement, all of said premises being located in block two of the town (now city) of Medford, excepting and reserving therefrom the following described portion of said premises, to-wit: Beginning at the southeast corner of said block two and running thence south 54 degrees 58 minutes west along the southerly line of said block two 45.77 feet; then a north 25 degrees 5 minutes west parallel with "B" street 45 feet; thence north 54 degrees 58 minutes east parallel

LEGAL NOTICES.

with Seventh street 54.23 feet to the west line of Riverside avenue 65.55 feet to the place of beginning.
Martha L. Tice, Samuel L. Spencer, Frank Luellen and all whom it may concern.
TAKE NOTICE.
That on the 23d day of November, 1910, an application was filed by the above named James Ritter and J. W. Baker in the circuit court of the state of Oregon for the county of Jackson, for the initial registration of the title to the above described lands.
Now unless you appear on or before the 31st day of December, 1910, showing cause why such application shall not be granted, the same will be taken as confessed and a decree will be entered according to the prayer of the applicants and you will be forever barred from disputing the same.
(Signed) W. R. COLEMAN,
Clerk of the Circuit Court.
(Seal of Circuit Court)
NEFF & MEALEY,
Attorneys for Applicant.

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And, whereas the cost of the construction of said sewer has been and hereby is determined to be the sum of \$2623.52.
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Witness my hand and the seal of the court hereto affixed this 20th day of October, A. D. 1910.
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TAKE NOTICE.
That on the 23d day of November, 1910, an application was filed by the above named James Ritter and J. W. Baker in the circuit court of the state of Oregon for the county of Jackson, for the initial registration of the title to the above described lands.
Now unless you appear on or before the 31st day of December, 1910, showing cause why such application shall not be granted, the same will be taken as confessed and a decree will be entered according to the prayer of the applicants and you will be forever barred from disputing the same.
(Signed) W. R. COLEMAN,
Clerk of the Circuit Court.
(Seal of Circuit Court)
NEFF & MEALEY,
Attorneys for Applicant.

CITY NOTICES.

ORDINANCE NO. 412.
An ordinance assessing the property adjacent to and benefited by the eight-inch lateral sewer constructed along East Main street from Bridge to Roosevelt avenue for the cost of constructing the same and providing the manner of carrying said assessments into effect.
The city of Medford doth ordain as follows:
Section 1. Whereas, the council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer hereinafter described to appear before said council and show cause, if any, why said property should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests which notice was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction of said sewer were made by any one and said sewer was by said council, ordered constructed.
And, whereas the cost of the construction of said sewer has been and hereby is determined to be the sum of \$2623.52.
Now therefore, said city doth ordain and declare that each parcel of property described below is adjacent to and benefited by that certain lateral sewer eight inches in size, constructed on East Main street from Bridge to Roosevelt avenue, and that the proportion of the cost of said sewer which each of said parcels of land should bear based on the benefits derived respectively by said several tracts of land, is the amount set opposite the description of each parcel below, that each of said parcels is actually benefited in the amount set opposite its description below by the construction of said sewer, and that said several amounts represent the proportional benefits of said several parcels of land as hereby assessed the amount set opposite its description below for the construction of said sewer.

CITY NOTICES.

ORDINANCE NO. 412.
An ordinance assessing the property adjacent to and benefited by the eight-inch lateral sewer constructed along East Main street from Bridge to Roosevelt avenue for the cost of constructing the same and providing the manner of carrying said assessments into effect.
The city of Medford doth ordain as follows:
Section 1. Whereas, the council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer hereinafter described to appear before said council and show cause, if any, why said property should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests which notice was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction of said sewer were made by any one and said sewer was by said council, ordered constructed.
And, whereas the cost of the construction of said sewer has been and hereby is determined to be the sum of \$2623.52.
Now therefore, said city doth ordain and declare that each parcel of property described below is adjacent to and benefited by that certain lateral sewer eight inches in size, constructed on East Main street from Bridge to Roosevelt avenue, and that the proportion of the cost of said sewer which each of said parcels of land should bear based on the benefits derived respectively by said several tracts of land, is the amount set opposite the description of each parcel below, that each of said parcels is actually benefited in the amount set opposite its description below by the construction of said sewer, and that said several amounts represent the proportional benefits of said several parcels of land as hereby assessed the amount set opposite its description below for the construction of said sewer.

CLERK'S NOTICE.
In the circuit court of the state of Oregon in and for the county of Jackson.
In the matter of the application of Kate McAndrew, as executrix of the estate of James Carr, deceased, to register title to the following described real property situated in Jackson county, Oregon, to-wit:
Beginning at the northwest corner of donation land claim number fifty-two (52), township thirty-seven (37) north, range one (1) west of the Willamette meridian; thence north 43° 55' feet to the south line of section twenty (20) in said township and range; thence west on the south line of said section twenty (20) 425.6 feet to the southwest corner of said section; thence north on the west line of said section twenty (20) 536.8 feet; thence east 1890.8 feet to the west line of the county road; thence south on the west line of said county road 1023.4 feet to the north line of donation land claim number fifty-two (52); thence west on said north line of said donation land claim 375.6 feet; thence north 416.8 feet; thence west at 208.4 feet; thence south 416.8 feet to the north line of said donation land claim number fifty-two (52); thence west on said north line of said donation land claim 889.6 feet to the place of beginning, containing 38.19 acres more or less.

TAKE NOTICE.
That on the 20th day of October, A. D. 1910, an amended application was filed by the said Kate McAndrew, executrix of the estate of James Carr, deceased, in the circuit court of Jackson county, Oregon, for the initial registration of the title of the land above described.
Now, unless you appear and answer on or before the 22d day of November, A. D. 1910, and show cause why such amended 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 court hereto affixed this 20th day of October, A. D. 1910.
The date of the first publication of this notice is October 21st, 1910.
W. R. COLEMAN,
County Clerk of Jackson County and ex-Officio Clerk of the Circuit Court.
(Seal.) By M. B. TOWNE.