

Our Correspondents

EAGLE POINT EAGLETS.

Mr. Kingeaid of Peyton came out Tuesday night. Also Alvin Peyton of Peyton came out at the same time. Mr. Peyton has just been installed as the new postmaster for Peyton postoffice. He expects to live a short distance this side of the old post-office on the same tract of land, he having secured a part of the place of his cousin, R. L. Peyton.

William Nellis, the owner of the famous Flounce Rock ranch, was a guest at the Sunnyside Tuesday night. He met a family here Wednesday morning from Arizona and took them up to his place.

Jesse Fredenburg, his mother and a friend of his from Missouri were guests at the Sunnyside Tuesday night.

G. T. Wentzel of Spokane, Wash., was here Wednesday. He is in the concrete business and was looking after a job putting up the big concrete houses that the people of Eagle Point are going to build. Speaking of building, there is considerable stir here now in that line. Frank Lewis has his new store house under way. He hauled the lumber last fall and has it secured. Von der Hellen Bros. are planning to put up a reinforced concrete building 30x60 feet, two stories high, and the Brown brothers are planning to build another of the same material 40x60 feet two stories high, and Mr. Haak says that he thinks that he will build a stone house on his farm this summer, but has not fully decided yet, besides several other smaller buildings that are going up.

Von der Hellen, Brown & Holmes company are bringing in a large assortment of doors, windows, etc., to meet the demand for such building material.

The friends to the saloon move are going to build that big \$15,000 hotel and have a bar connected with it, and he opposers of the saloon say that the parties say that the vote was so close that they are afraid to invest so much money in such an enterprise, and so it stands, and we are kept guessing.

T. E. and C. M. Webber, two brothers who came from Washington late last fall and have just finished up a contract for cutting wood for the Pacific & Eastern railway, came in from Asbestos, Evans Creek, and report that J. B. Welch is planning to move his two sawmills up to Prospect, that he has taken a contract to cut between 2,000,000 and 3,000,000 feet of lumber for the Ray sawyark; that he is starting with one of the mills now, and as soon as he can get that up and started a second mill will be moved up there. If J. B. Welch undertakes the job he is the man to push it through to completion, for I speak from personal acquaintance of 25 or 30 years and know him well.

S. C. George of Oklahoma and F. D. Clark, agent for the Mail Tribune, were here Friday for dinner on their way up Rogue river. When Mr. George learned my name and found that I was the author of the Eaglets he remarked that he had been reading my Eaglets for the past year in Oklahoma watching the course of events.

Frank Manning of upper Rogue river came out Wednesday night for a load of seed oats. He procured them of Ieath & Diamond, our new merchants. They are filling up the storehouse with new goods and their warehouse with flour, grain, etc., so that the flour gave way the other day.

W. W. Parter came out from Butte Falls Wednesday night after a load of supplies.

Clarence Pierce of Medford and a friend of his were here for dinner Friday. I did not catch the name; in fact, there are so many strangers coming here now every day that I cannot learn all their names, business, destination, etc.

Word has reached us by phone that Austin Gren had accidentally shot himself in the foot, but how badly he was hurt did not say. They phoned for Dr. Jolt, but he was away in the hills.

M. H. McClure of Portland, of whom I made mention some time ago, has returned from Portland and taken a room at the Sunnyside. He says that he thinks that this country is all O. K. and expects to invest some money here.

Thomas Abbot came out from his home on Clark's creek Friday. He reports that the snow is all gone and that the grass is starting up nicely.

S. J. Benison of Portland came in a few days ago, had a horse here and started up the country. He is in the employ of a Portland company and is out looking at the different bodies of timber. He went from here up Trail creek up Elk creek from Perlast to Prospect and then to Mill creek ranch, he found too much snow to proceed farther. He is very reticent and keeps his business to himself.

Haskins for Health.

CENTRAL POINT ITEMS.

Dr. Davis and wife were Ashland visitors Sunday.

Tex and Scott were business visitors in Medford Saturday.

The ladies of the M. E. church did well on their bargain day sale Saturday.

Lowell Grim, eldest son of D. C. Grim, met with quite an accident Sunday at Crater Lake crossing by mashing one of his toes.

About 60 Central Point people spent Sunday afternoon in Medford, among whom were E. L. Farrar and wife, Fred Parra, Mrs. Coffman, F. J. Taylor and wife, Lewis Pankey, Pearl Pankey, Miss Mary Mee, W. R. Newman, Will Hathaway, Gus Morris, Howard Dunlap, R. E. Murray and Floyd Ross.

Lloyd March, H. F. Caton and wife were Phoenix visitors Sunday.

J. M. Smith and daughter, Miss Grace, were Medford visitors Sunday.

Mrs. Elliott and daughter, Miss Mildred, returned to their home at Rock Point Sunday evening.

I. F. Williams and wife returned from a visit to Grants Pass and Merlin Sunday afternoon.

J. H. Gray and wife and Miss Irene Wilson and George Farnum spent Sunday in Ashland.

George Fox and wife and A. W. Moon spent Monday at Grants Pass.

EDEN PRECINCT ITEMS.

Professor and Mrs. Stannard of Phoenix were guests at the home of Mr. and Mrs. A. S. Furry Sunday.

Mrs. W. S. Stancilff visited her husband's mother, Mrs. Stancilff of Phoenix, Sunday.

Sam Van Dyke and family of North Phoenix visited relatives in Ashland Sunday. Mrs. Van Dyke's sister, Miss Augusta, returned with them for a few days' visit on the farm.

There was a very pleasant gathering of relatives at the home of Mrs. J. M. Rose of Phoenix last Sunday. Among those present were Mr. and Mrs. A. S. Furry and family, Mr. and Mrs. Joe Rader, Mr. and Mrs. Louie Colver and wife, Mr. and Mrs. Lloyd Colver and Mrs. H. Messinger.

Mrs. E. O. Rease of Ashland visited home folks Saturday and Sunday.

The ladies of the Presbyterian Aid of Phoenix will give a poverty social at the home of Mrs. Mina Rose on Wednesday evening, March 29. All are cordially invited to attend.

E. M. Pease and his son Orvell of Ashland were in Medford Sunday on business.

Mrs. S. S. Stephens of North Talent is glad her ticket on Saturday's morning motor car was bought for Medford instead of Central Point.

Mr. and Mrs. Charles Isaacs of North Medford were in North Talent Monday morning on business.

Mrs. Jane Smith of Phoenix went to Medford Sunday evening remaining over night.

Miss Mary Stancilff of Phoenix went to Ashland Sunday to visit her friend, Mrs. Matt Potter.

William Fern of Fern Valley was in the motor wreck of Saturday. He was bruised about the arm and shoulder.

SOUR STOMACH

One or Two Mi-o-na Tablets and presto! Sour Stomach is Gone.

If you want a perfect stomach; want to get rid of food fermentation, gas eructations, heartburn, bloating after meals and any stomach distress MI-O-NA stomach tablets sold and guaranteed by Chas. Strang is the one sure, speedy remedy.

And mind you, it is guaranteed without any red tape and without any strings attached, to cure any case of indigestion, nausea, biliousness, nervousness, no matter how long standing, or you can have your money back.

If you have any stomach trouble whatever try MI-O-NA on the above liberal basis. You can put your stomach in tip top shape in a few days so that you can eat what your appetite dictates without fear of heaviness or fermentation.

Just get a fifty cent box of MI-O-NA stomach tablets today. They are small and easily swallowed and if taken regularly will surely cure any case of stomach trouble.

Be wise, get a 50-cent box today. Sold by Chas. Strang and druggists everywhere. Hooth's MI-o-na, Buffalo, N. Y., will furnish a free trial treatment upon request.

Wears Mask in Court.

LOS ANGELES, Cal., March 27.—Wearing a mask, which gave her the appearance of a bandit, Miss Lillian Paxton, 27, charged with having forged a deed to a valuable piece of property on Twelfth street, appeared in Justice Summerfield's court today. It is alleged that she attempted to borrow \$10,000 on the property for the German American Bank of this city.

CITY NOTICES.

ORDINANCE NO. 469.

An ordinance declaring the assessment on the property benefited for the cost of laying a 4-inch water main on Almond street from East Main street to south end of street and directing the recorder to enter a statement thereof in the water main lien docket.

The city of Medford doth ordain as follows:

Section 1. Whereas, the city council did heretofore, by resolution, declare its intention to lay a 4-inch water main on Almond street from East Main street to south end of street and to assess the cost thereof on the property fronting on said portion of said street in proportion to the frontage of said property, and fix a time and place for hearing protests against the laying of said water main on said part of said street and the assessment of the cost thereof as aforesaid;

And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

And whereas, a meeting of the council was held at the time and place fixed by said resolution, for the purpose of considering any such protests, but no protests were at said time, or at any other time made or received by the council to said laying of said water main or the assessment of the cost thereof as aforesaid, and said council having considered the matter, and deeming that said water main was and is of material benefit to said city, and that all property to be assessed therefor would be benefited thereby to the extent of the probable amount of the respective assessments to be levied against said property did order said main laid;

And whereas, the cost of said water main has been and hereby is determined to be the sum of \$601.15;

Now, therefore, it is hereby further determined that the proportionate share of the cost of laying said water main of each parcel of property fronting on said portion of said street is the amount set opposite the description of each parcel of land below, and that each piece or parcel of land is benefited by the laying of said water main to the full extent of the amount so set opposite the description of the same, and that the respective amounts represent the proportional benefits of said water main to said respective parcels of land, and also the proportional frontage thereof on said street, and the council doth hereby declare and the council doth declare its intention to lay a 4-inch water main on Jackson street from Central Avenue to Vermont street and to assess the cost thereof on the property fronting on said portion of said street in proportion to the frontage of said property, and fix a time and place for hearing protests against the laying of said water main on said part of said street and the assessment of the cost thereof as aforesaid;

And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

And whereas, a meeting of the council was held at the time and place fixed by said resolution, for the purpose of considering any such protests, but no protests were at said time, or at any other time made or received by the council to said laying of said water main or the assessment of the cost thereof as aforesaid, and said council having considered the matter, and deeming that said water main was and is of material benefit to said city, and that all property to be assessed therefor would be benefited thereby to the extent of the probable amount of the respective assessments to be levied against said property did order said main laid;

And whereas, the cost of said water main has been and hereby is determined to be the sum of \$601.15;

Now, therefore, it is hereby further determined that the proportionate share of the cost of laying said water main of each parcel of property fronting on said portion of said street is the amount set opposite the description of each parcel of land below, and that each piece or parcel of land is benefited by the laying of said water main to the full extent of the amount so set opposite the description of the same, and that the respective amounts represent the proportional benefits of said water main to said respective parcels of land, and also the proportional frontage thereof on said street, and the council doth hereby declare and the council doth declare its intention to lay a 6-inch water main on Jackson street from Central Avenue to Vermont street and to assess the cost thereof on the property fronting on said portion of said street in proportion to the frontage of said property, and fix a time and place for hearing protests against the laying of said water main on said part of said street and the assessment of the cost thereof as aforesaid;

And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

And whereas, a meeting of the council was held at the time and place fixed by said resolution, for the purpose of considering any such protests, but no protests were at said time, or at any other time made or received by the council to said laying of said water main or the assessment of the cost thereof as aforesaid, and said council having considered the matter, and deeming that said water main was and is of material benefit to said city, and that all property to be assessed therefor would be benefited thereby to the extent of the probable amount of the respective assessments to be levied against said property did order said main laid;

And whereas, the cost of said water main has been and hereby is determined to be the sum of \$2,026.72;

Now, therefore, it is hereby further determined that the proportionate share of the cost of laying said water main of each parcel of property fronting on said portion of said street is the amount set opposite the description of each parcel of land below, and that each piece or parcel of land is benefited by the laying of said water main to the full extent of the amount so set opposite the description of the same, and that the respective amounts represent the proportional benefits of said water main to said respective parcels of land, and also the proportional frontage thereof on said street, and the council doth hereby declare and the council doth declare its intention to lay a 6-inch water main on Jackson street from Central Avenue to Vermont street and to assess the cost thereof on the property fronting on said portion of said street in proportion to the frontage of said property, and fix a time and place for hearing protests against the laying of said water main on said part of said street and the assessment of the cost thereof as aforesaid;

And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

And whereas, a meeting of the council was held at the time and place fixed by said resolution, for the purpose of considering any such protests, but no protests were at said time, or at any other time made or received by the council to said laying of said water main or the assessment of the cost thereof as aforesaid, and said council having considered the matter, and deeming that said water main was and is of material benefit to said city, and that all property to be assessed therefor would be benefited thereby to the extent of the probable amount of the respective assessments to be levied against said property did order said main laid;

And whereas, the cost of said water main has been and hereby is determined to be the sum of \$2,026.72;

Now, therefore, it is hereby further determined that the proportionate share of the cost of laying said water main of each parcel of property fronting on said portion of said street is the amount set opposite the description of each parcel of land below, and that each piece or parcel of land is benefited by the laying of said water main to the full extent of the amount so set opposite the description of the same, and that the respective amounts represent the proportional benefits of said water main to said respective parcels of land, and also the proportional frontage thereof on said street, and the council doth hereby declare and the council doth declare its intention to lay a 6-inch water main on Jackson street from Central Avenue to Vermont street and to assess the cost thereof on the property fronting on said portion of said street in proportion to the frontage of said property, and fix a time and place for hearing protests against the laying of said water main on said part of said street and the assessment of the cost thereof as aforesaid;

And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

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And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

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COUNTY NOTICES.

and ordained that the several assessments and the liens thereof be entered in the water main lien docket of said city, and that thereupon notice be given to the owners or reputed owners of said property, and that the same be enforced and collected in the manner provided by the charter of the city for the collection of assessments for the improvement of streets therein.

Section 3. It is further ordered that the notice above provided for be published three times in the Daily Mail Tribune, a newspaper published in said city, in the manner provided by ordinance No. 259 of said city.

The foregoing ordinance was passed by the city council of the city of Medford, Oregon, on the 8th day of March, 1911, by the following vote: Merriek aye, Watt aye, Wortman aye, Emerick aye, Elfert aye and Millar aye.

Approved March 9th, 1911.

W. H. CANON, Mayor.

ROBT. W. TELFER, City Recorder.

NOTICE.

To the owner, or reputed owner, of each parcel of property described in the foregoing ordinance, as named therein and in the lien declared by said ordinance, as recorded in the docket of city liens:

You are hereby notified that the assessment declared by the foregoing ordinance has been made and the lien therefor entered in the city lien docket, and that the same is due and you are hereby required to pay the same to the city recorder within ten days from the service of this notice, which service is made by the publication of the foregoing ordinance and this notice three times in the Medford Mail Tribune, pursuant to an order of the city council of said city.

ROBT. W. TELFER, City Recorder.

ORDINANCE NO. 474.

An ordinance declaring the assessment on the property benefited for the cost of laying a 6-inch water main on Jackson street from Central Avenue to Vermont street and directing the recorder to enter a statement thereof in the water main lien docket.

The city of Medford doth ordain as follows:

Section 1. Whereas, the city council did heretofore, by resolution, declare its intention to lay a 6-inch water main on Jackson street from Central Avenue to Vermont street and to assess the cost thereof on the property fronting on said portion of said street in proportion to the frontage of said property, and fix a time and place for hearing protests against the laying of said water main on said part of said street and the assessment of the cost thereof as aforesaid;

And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

And whereas, a meeting of the council was held at the time and place fixed by said resolution, for the purpose of considering any such protests, but no protests were at said time, or at any other time made or received by the council to said laying of said water main or the assessment of the cost thereof as aforesaid, and said council having considered the matter, and deeming that said water main was and is of material benefit to said city, and that all property to be assessed therefor would be benefited thereby to the extent of the probable amount of the respective assessments to be levied against said property did order said main laid;

And whereas, the cost of said water main has been and hereby is determined to be the sum of \$2,026.72;

Now, therefore, it is hereby further determined that the proportionate share of the cost of laying said water main of each parcel of property fronting on said portion of said street is the amount set opposite the description of each parcel of land below, and that each piece or parcel of land is benefited by the laying of said water main to the full extent of the amount so set opposite the description of the same, and that the respective amounts represent the proportional benefits of said water main to said respective parcels of land, and also the proportional frontage thereof on said street, and the council doth hereby declare and the council doth declare its intention to lay a 6-inch water main on Jackson street from Central Avenue to Vermont street and to assess the cost thereof on the property fronting on said portion of said street in proportion to the frontage of said property, and fix a time and place for hearing protests against the laying of said water main on said part of said street and the assessment of the cost thereof as aforesaid;

And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

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And whereas, said resolution was duly published and posted as required by section 116 of the charter of said city;

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And whereas, a meeting of the council was held at the time and place fixed by said resolution, for the purpose of considering any such protests, but no protests were at said time, or at any other time made or received by the council to said laying of said water main or the assessment of the cost thereof as aforesaid, and said council having considered the matter, and deeming that said water main was and is of material benefit to said city, and that all property to be assessed therefor would be benefited thereby to the extent of the probable amount of the respective assessments to be levied against said property did order said main laid;

And whereas, the cost of said water main has been and hereby is determined to be the sum of \$2,026.72;

Now, therefore, it is hereby further determined that the proportionate share of the cost of laying said water main of each parcel of property fronting on said portion of said street is the amount set opposite the description of each parcel of land below, and that each piece or parcel of land is