

MEDFORD MAIL TRIBUNE

AN INDEPENDENT NEWSPAPER PUBLISHED EVERY AFTERNOON EXCEPT SUNDAY BY THE MEDFORD PRINTING CO.

The Medford Sunday Morning Sun is furnished subscribers desiring the seven-day daily newspaper.

Office: Mail Tribune Building, 23-27-29 North Fir street. Phone 72.

A consolidation of the Democratic Times, the Medford Mail, the Medford Tribune, the Southern Oregonian, the Astorian, Tribune, and the Oregonian.

ROBERT W. RUIHL, Editor. S. SUMNER SMITH, Manager.

By Mail—In Advance: Daily, with Sunday Sun, year \$7.50; Daily, with Sunday Sun, month \$75; Daily, without Sunday Sun, year \$6.50; Daily, without Sunday Sun, month \$65; Weekly Mail Tribune, one year \$2.00; Sunday Sun, one year \$2.00.

MEMBERS OF THE ASSOCIATED PRESS. The Associated Press is exclusively entitled to the use for republication of all news dispatches credited to it or not otherwise credited in this paper, and also to the local news published herein.

Ye Smudge Pot By Arthur Perry. Musie is favored by the National Music convention in session at Portland, as "a crime preventative," without giving crime any credit as a music preventative.

No doubt the Kentucky congressman, arrested for being drunk, made a few speeches in the last campaign for stricter enforcement of the Volstead Act, and reduction of taxes.

Now that the jaywalkers have been slapped, the jayriders better start looking out for each other.

Komeo Roppes has been going to a doctor with a sore toe, and to date has escaped an operation for appendicitis.

THE UNUSUAL CHANCE (Baker, Ore., Democrat) A marriage license was denied yesterday to John Snowball of the Ironside section when he sought a license to wed Jennie Crum.

And the little lady thought all the time "The Thundering Herd" was a picture about the radio.

If Man did not ape from a monkey, he spring from a whale, and turned out to be a poor fish.

In spite of motor buses using state highways for right-of-ways, the Elapce has always kept its depot looking like a gas silo.

There should be a contest to see which sell the fastest—hotcakes or impure magazines.

SCOFFLAW! (Yreka, Cal., Journal) Sunday afternoon, while the baseball game was going on, two young men endeavored to steal the rear end of a Ford which was at the wrecking shop.

New tribes are joining the Rifles in the war against France. They are the Raffs.

The general public, and prospective candidates for office, are prohibited from walking across the track in front of the grandstand Sunday, while the auto races are in progress.

It is stated by friends that he is being urged to enter the race upon a program of sound business judgment, based upon educational needs and problems of the city.

Sombody blundered and failed to advertise for 600 cars to park on the Main Stem.

The 11-year old boy evangelist who last year advised grown-ups in spiritual matters, has some keen competition.

A CALIFORNIA TRICK ("Time" Magazine) "Thirty years ago, the annual take of shad in the states of Georgia to New York was over 50,000,000 pounds per annum."

"But, from overfishing, the catch has decreased steadily until during the past few years it has averaged less than 13,000,000 pounds per annum. They sell for about \$1.75 per fish. Towns and villages which formerly thrived upon them are growing poorer and poorer by the loss of livelihood."

"The Federal Bureau of Fisheries transplants young shad into California, where there was never a shad before. Under the careful protection of the California Fish commission, they thrived until, this year, California will ship about 2,000,000 pounds on ice 2000 miles into the Atlantic seaboard states, where they are solemnly sold as the great and rare delicacies of the Atlantic waters."

WELCOME TO THE NATIONAL GUARD.

TO THE officers and men of the Oregon National Guard the people of Medford and Southern Oregon extend a hearty and enthusiastic welcome.

The status of the National Guard was transformed by the Great War. Not only did the National Guard units in Europe, prove their worth as fighting men, but since the war they have been made an integral part of the combat forces of the United States.

The encampment which starts today is, therefore, not only of importance to Medford and the state of Oregon, but to the entire country. If there should be another war in the near future, these officers and men at Camp Jackson would be Oregon's first line of defense, and would bear the brunt of the initial fighting.

Realizing this the people of Medford have no illusions regarding the seriousness of the work outlined for the next two weeks. The members of the National Guard have not been called here for a holiday, and a good time; they have been called for intensive training and for rigorous instruction in the intricacies of modern warfare.

This means strict discipline and hard work. Realizing, however, that all work and no play not only makes dull boys, but poor soldiers, the people of Medford are eager to do everything in their power to provide as much amusement and wholesome pleasure, as the encampment schedule allows.

An extensive program of dinners, dances, and motor trips has been arranged, and the entire community is anxious at this time, to assure each member of the National Guard, that they regard him as an honored guest, at each and every one of these occasions.

Medford is anxious to make this one of the best encampments ever held in this state, both from the standpoint of work accomplished and from the standpoint of hospitality, comfort and pleasure enjoyed.

So with a cordial welcome once more, the keys of the city are herewith presented, and our visiting guests are urged to make themselves entirely and completely at home.

QUILL POINTS

It isn't that marriage makes men meek, but that the meek ones are easily caught.

The fortunate thing about most of the features of lost civilizations, is that they are lost.

The era of unversary flying offers hope. The fool driver won't do it but once.

The objection to easy going callers is that they are so darned slow about going.

Speculators: Gentlemen who match coins to see which one will clean the farmer's pockets.

Americanism: Wondering why in thunder the manager doesn't put in another pitcher.

The soft balloon tire is an improvement; now if only the drivers' heads weren't so hard.

It is getting to where any community can get national publicity by making a fool of itself.



THE OLD STAND.

THE VILLAGE where I dwell, the Punktown I adore! It suits me passing well, I boast it evermore. Men meet me by the pound, and say while shaking hands, "why don't you move around, and see some other lands? Why don't you move across the justly famous seas, and buy a Chinese joss, and walk the Roman leas?" Oh, now and then I pant for scenes that are remote, and mutter to my aunt, "Let's take our Lizzie boat, and journey off in style, in our best duds and gowns, leave Punktown for a while, and see some other towns." And so we jog away, our faces all a-grin, and at the close of day we put up at an inn. It doesn't make a bit, this inn with endless stairs; the armchairs do not fit, like good old Punktown chairs. The beds are large and deep, with ornaments galore, but when I am asleep they dump me on the floor. No doubt the bill of fare with good things is replete, but I find nothing there that I'd be glad to eat. At home they always know the sort of grub I like, and bring roast buffalo, baked mackerel or pike. And when I walk the street of some strange, unknown town, I do not see or meet Smith, Robinson or Brown. But strangers scot along, they scamper east and west, there is no dance and song to cheer the lonesome guest. And so I call my aunt, and say, "Oh, let us romp and swiftly gallivant to Punktown-by-the-Swamp. For there we feel at home, just as our forbears did, and if again I roam, I vow I'll eat my lid."



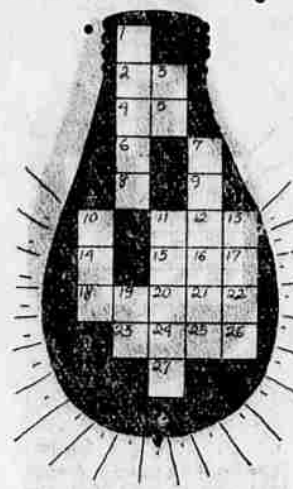
If YOU don't think it's the best coffee, your money back instantly at my store. The guarantee on Schilling Tea, Baking Powder, Spices and Extracts.

CROSS-WORD PUZZLE STORY PUSH THE BUTTON

Push the button and on goes the electric 1-2-4-8 and everything is nice and 7-9-12-16-21-25 so we can see.

Grandma said 2-3 her day one 11-12-13 candles to get light. But that was long 15-16-17. They had 3-5 regular bathrooms either then and used the washubs for 18-19-20-21-22, Saturday nights!

Let us 13-17-22-26 up a coin to see who is to 4-5 to bed first. 19-23 we have no coin we can use this medal on my watch 10-14-18. Ha, you go first I go 11-15-20-24-27. I'll see that James 23-24-25-26 the alarm clocks right as we must rise early tomorrow.



Answer To Last Puzzle

1:2 (my), 4-7-10-13-21-28 (bladed), 23-24-25 (row), 8-9 (of) 26-27 (on), 1-3-6 (met), 17-18-19-20-21-22 (knives), 16-21 (to), 5-6 (at), 11-12 (it), 14-15-16 (he), 19-27 (in), 5-9 12-15-23 (after), 8-11-14 (to), 22-25 (so), 18-26 (no), 28-29 (do).

Copyright, 1925, by The International Syndicate

Personal Health Service By WILLIAM BRADY, M. D.

Signed letters pertaining to personal health and hygiene, not to disease diagnosis or treatment, will be answered by Dr. Brady if a stamped, self-addressed envelope is enclosed. Letters should be brief and written in ink. Owing to the large number of letters received, only a few can be answered here. No reply can be made to queries not conforming to instructions. Address Dr. William Brady, in care of this newspaper.

The Cutaneous Excretion.

That the skin has more than one function we are reminded when we lose a piece of it. The time is now ripe to emit some facts about the skin which seem most thoroughly misunderstood by the laity, most of whom are hazy as to what, if anything is excreted, eliminated or is given off from the skin in health and in sickness.

The appeals of short cut healers to prospects bristle with absurd notions based on misinformation, and the sad part of it is that the badly educated prospect cannot see the absurdity of such notions. Physiology is still an unpopular subject in the common schools. Children hate to learn it and teachers hate to teach it and I don't blame them at all, considering what passes as "physiology." It seems that a fundamental knowledge of human physiology quite spoils an otherwise excellent prospect of exploitation from various angles, and therefore the fundamentals are not included in the physiology course in common school. The teaching of physiology is for the same reason almost invariably entrusted to a teacher who has had no particular training in the subject, and so you will find the physiology teacher whiling away the time of the physiology class with almost any interesting topic that turns up; except physiology.

Now, friends and irregular healers, let me say precisely where I stand before I emit the aforementioned facts about the excretory function of the skin. If I had my way there would be no "pathists" or "cults" of healing, but just healers, doctors, physicians, practitioners, or whatever you prefer to call them, and I believe that healers or practitioners so qualified and designated would use methods of each and all of the so-called pathist systems of our befuddled day. Now ain't that broad-minded and fair of me? I'll say it is, let you have your doubts. If you are a charter member of the Wisconsin club all of this will seem a little strained and unreasonable. But when we consider the great number of everyday errors and delusions which are founded upon a false conception of the excretory function of the skin and the heavy cost of these errors in both money and health, we must admit it is high time somebody made a big fuss over it. I'm just reckless enough to try to start the fuss.

Now get ready to get good and mad at me and the paper, for here comes the physiological fact: Nothing of consequence is excreted (eliminated, thrown off) by the skin in health or in sickness, except salt and water.

Before you cancel your subscription or withdraw your ad please note that I do not say that various kinds of sweat baths are not of distinct value in the treatment of disease, nor do I say that it is harmless to use the bath.

Now get ready to get good and mad at me and the paper, for here comes the physiological fact: Nothing of consequence is excreted (eliminated, thrown off) by the skin in health or in sickness, except salt and water.

Before you cancel your subscription or withdraw your ad please note that I do not say that various kinds of sweat baths are not of distinct value in the treatment of disease, nor do I say that it is harmless to use the bath.

Now get ready to get good and mad at me and the paper, for here comes the physiological fact: Nothing of consequence is excreted (eliminated, thrown off) by the skin in health or in sickness, except salt and water.

suppress all sweating nor do I deny that certain poisons may be eliminated in insignificant quantity in the sweat. I merely assert a physiological fact, and you can't go behind fact in science. With particular regard for health and for sickness, practically no poisonous, toxic or waste matter of any kind is eliminated in the sweat or through the skin in health or in sickness.

I have just come to the conclusion that maybe this fact, which I suppose I took for granted everybody knew, explains my, as everybody seems to consider it, queer position on the question of bathing. But we'll go into that later. Meanwhile let the physiological fact simmer, and watch for the boiling over.

QUESTIONS AND ANSWERS. With Much Sympathy.

A woman who was once a domestic servant in the home of Mark Twain tells how one day when they had the pictures down, a gentleman called and Mr. Clemens was indignant over being disturbed by some darned book agent. By the time they had persuaded to see the gentleman he was all ready for him, and unfortunately the gentleman was looking at one of the pictures as Mr. Clemens entered the reception room. Clemens cursed him out good and proper and sent him scotting—he didn't want to buy any of his blankety pictures and had no time to waste on such chromos and all that sort of thing. Not until the visitor had left did Mrs. Clemens remind her erring husband that the gentleman had been most kind to them at their summer home, and so on. Well, I can sympathize with Mark Twain's feeling over the business. Naturally it annoyed him to think anybody would try to sell him his own pictures. That's just the way I feel when folks send me clippings from my own column.

Hard or Soft. Is a hard fried egg as valuable to the body as a soft fried egg? Miss P. L.

Answer—Yes. Likewise hard boiled and soft boiled or any other way you may prefer to cook 'em.

Soda Habit. A tuberculosis patient takes a level teaspoonful of soda (baking soda) at every meal to prevent acidity and nausea. Is it harmful?—Mrs. D. L. A.

Answer—As a rule so much soda is not advisable, though there is no particular harm in taking a teaspoonful or less daily for a time, not as a permanent habit. The tuberculosis patient should have his doctor's advice about it.

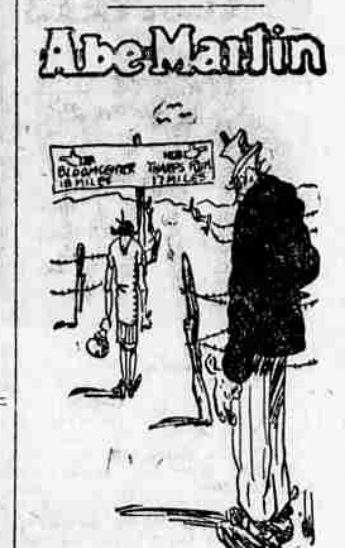
Pre-Natal Care. Some time please recommend books on pre-natal care and all that pertains to such cases.—Mrs. B. J.

Answer—A practical and sensible pamphlet entitled "Pre-Natal Care," by Mrs. Max West, is issued by the children's bureau of the labor department, and may be obtained by sending five cents for it to the superintendent of documents, government printing office, Washington, D. C. The best book I know is Dr. J. Morris Simons' "The Prospective

Mother," published by D. Appleton & Co., alias Appletons, New York, N. Y., at about \$2; if I recollect the price.

The Third Great Plague. I noticed in a talk about syphilis you recommended a short course of treatment each year, after arrest of the disease. Kindly let me know about these annual courses and of what they should consist.—A. J.

Answer—That is for your physician to decide. Send a stamped self-addressed envelope for general information about this third great plague, but do not send this clipping.



"Another sort o' husband I wouldn' have is th' kind that starts on a trip an' says, 'I'll take you along if you think you want t' go,'" says Mrs. Life Bud. "It's hard t' tell which gits knocked th' most, th' success or th' failure, but it's mighty close."

Poems That Live

They have no song, the sedges dry, And still they sing. It is within my breast they sing. As I pass by. Within my breast they touch a string. They wake a sigh. There is but sound of sedges dry: In me they sing. —George Meredith.

Timely Views on World Topics

"Austria and America Coming Closer Together," Says Austrian Financial Leader. Austria and America are now entering the third and most important of three stages of their post-war relations, in the opinion of Dr. Rudolph Selghart, chairman of the Allgemeines Osterreichische Boden-Credit Anhalt in Vienna, expressed in an interview recently. This stage he added, is that in which the building up of business on a sound and lasting basis will be the chief development.

"I can see three distinct stages of the post-war relations between this country and Austria," Dr. Selghart said. "Immediately after the armistice, when my country suffered terribly from the effects of the protracted war, the people of the United States, under the leadership of your great economist and philanthropist, Herbert Hoover, came forward in one and through their splendid generosity and able organization, helped to preserve the life and health of scores of thousands. The Americans have won forever the hearts of our people, but charity must be reserved for the extraordinary events and I am glad to say that this period is a thing of the past."

The Northeast quarter of Section Twenty and the West half of the Northwest quarter of Section 30 in Township 32 South of Range Three East of the Willamette Meridian.

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

The Northeast quarter of Section Twenty and the West half of the Northwest quarter of Section 30 in Township 32 South of Range Three East of the Willamette Meridian.

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

Children's Pictorial Cross Word Puzzle

HOW TO SOLVE PUZZLE. The words start in the numbered squares and run either across or down. Only one letter is placed in each white square. If the proper words are found each combination of letters in the white squares will form words. The key to puzzle—the first word—is given in the drawing. Below are keys to the other words.



Running Across. Word 1. In the picture. Word 4. Poetical of biblical expression meaning "look," "behold." Word 5. A small island. Word 7. Opposite of last. Word 8. Upon. Word 9. To trust or depend on any one.

Running Down. Word 1. A seaman or mariner. Word 2. Sicknesses or misfortunes. Word 3. Thoughts expressed in rhyme or meter. Word 6. Not crazy.

YESTERDAY'S PUZZLE ANSWERED.

DAISIES A R O T C H H U E W O T O L A L A O A D M I R A L



described in the complaint herein, the name of the State of Oregon, you and each of you are hereby required to appear in the above entitled court and cause and there answer the complaint of the plaintiff on file there against you within ten (10) days from the date of service of this summons upon you, if served within Jackson County, Oregon; or if served within any other county of Oregon, then within twenty (20) days from the date of the service of this summons upon you; or if served by publication, or out of the state of Oregon, after an order of publication, then on or before the last day prescribed in the order for the publication of the summons, which last day is the 19th day of June, 1925.

And you will please take notice that if you fail to so appear and answer said complaint within said time, the plaintiff will apply to the above entitled court for the relief prayed for in the complaint, and as specified in said complaint, reference being made to the original complaint (20) filed herein and to the whole thereof. And the plaintiff will further apply to the said court for a decree decreasing the plaintiff to be the owner and entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

The Northeast quarter of Section Twenty and the West half of the Northwest quarter of Section 30 in Township 32 South of Range Three East of the Willamette Meridian.

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

The Northeast quarter of Section Twenty and the West half of the Northwest quarter of Section 30 in Township 32 South of Range Three East of the Willamette Meridian.

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

And for a decree to the effect that the plaintiff is the owner of said premises, freed from any claim, lien or interest of any of the above named defendants and each of them, and any person, company or corporation claiming by, through or under them, and that none of the said parties have any right, title, interest, estate or lien in or to the said property described in the complaint, and as specified in said decree, and that the plaintiff is entitled to the possession of the following described real property, situated in Jackson County, Oregon, to-wit:

FOR SCHOOL DIRECTOR

At District School Election Monday, June 15

DR. O. J. JOHNSON

He pledges a strict application of business principles in conducting the affairs of the district, and fair and impartial treatment of all issues.

A Resident of the City Four Years— Three Children in the Public Schools.

This adv. paid for by friends of the candidate.

COMMUNICATIONS

Carrier Pigeon Found. To the Editor, A couple of days ago a carrier pigeon seemingly weary and hungry came to our place. It had a rubber band on the right leg with inscription 737 on one side and 746 on the other.

On left leg it has an aluminum band with inscription A J 20 D 7810.

I have it confined at present, but if I don't learn anything about it, will liberate it soon.

I thought some one might be interested, hence this notice.

MRS. A. R. MACDONALD, Eagle Point, June 11.

Summons for Publication. Equity No. 2991. In the Circuit Court of the State of Oregon, for the County of Jackson.

The California Oregon Power Company, a corporation, Plaintiff, vs. Rosa Reed, Nettie Reed, Mary Wood, W. A. Elliott, A. R. Elliott, the heirs of Innes Elliott, deceased, and the unknown heirs of Innes Elliott, deceased, and the unknown heirs of Rosa Reed, Nettie Reed, Mary Wood, W. A. Elliott, A. R. Elliott, John Clements and Margaret Ann Clements, his wife, and the unknown heirs of John Clements and Margaret Ann Clements; Gold-Ray Realty Co., a corporation, and 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 Rosa Reed, Nettie Reed, Mary Wood, W. A. Elliott, A. R. Elliott, the heirs of Innes Elliott, deceased, and the unknown heirs of Innes Elliott, deceased, and the unknown heirs of Rosa Reed, Nettie Reed, Mary Wood, W. A. Elliott, A. R. Elliott, John Clements and Margaret Ann Clements, his wife, and the unknown heirs of John Clements and Margaret Ann Clements; Gold-Ray Realty Co., a corporation, and all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate herein. Defendants.

To Rosa Reed, Nettie Reed, Mary Wood, W. A. Elliott, A. R. Elliott, the heirs of Innes Elliott, deceased, and the unknown heirs of Innes Elliott, deceased, and the unknown heirs of Rosa Reed, Nettie Reed, Mary Wood, W. A. Elliott