

CONVERTED HANNA.

Editor Cowles Taught Him a Lesson in Pocket Picking.

Edwin Cowles, long editor of the Cleveland Leader, numbered among his accomplishments that of pocket picking. Of course he picked pockets as an amateur only, but it is doubtful whether there ever was a professional who could play the light fingered game more skillfully than the able editor did occasionally for fun.

It was during the administration of a mayor who had been elected as a protegee of M. A. Hanna, who was then starting in Cleveland upon the political career which gave him national prominence, that the Leader began a crusade against vice. Articles were published daily in which it was asserted that the city was full of thieves, gamblers and other crooks, and the mayor was taken severely to task for not having them driven away. Hanna, being the power behind the municipal throne, came in for censure in an indirect way, and meeting Cowles in the street one day, he expostulated with him concerning the Leader's style of warfare.

"Look here, Cowles," he said, "what's the use of all this racket? You're making a mountain out of a molehill. There are no more crooks in town than there have been right along, and it would be foolish to expect any mayor to drive all the lawbreakers out, no matter how hard he tried or how good his intentions might be."

Cowles insisted that his paper was right, and he expressed the belief that there were then more pickpockets in Cleveland than had ever before infested that city.

"Pickpockets?" snorted Hanna. "I don't believe there's a pickpocket in the town. And, anyway, I have no sympathy for anybody whose pockets are picked. No one but a jay could ever be robbed in that way."

"You don't know," said Cowles, "how skillful some of these light fingered fellows become. It would be possible for one of them to go through your pockets while talking to you as I am now."

Hanna laughed derisively and said any pickpocket that ever got a hand in his clothes without being caught at it was welcome to anything he could extract.

As they were parting Cowles turned to ask what time it was, and Hanna felt for his watch.

It was gone.

"That's strange," he said. "I guess I must have forgotten when I dressed this morning to put it in my pocket."

"Speaking of forgetting things," Cowles answered, "I forgot my wallet when I left home. Could you lend me \$10?"

Hanna felt for his money, but found none. He put his hands into one empty pocket after another and was beginning to look sheepish when Cowles handed him back his watch, his money, his keys and a bundle of letters.

"Very well, Cowles," said the future senator; "I'll see what can be done about driving the pickpockets away."—Chicago Record-Herald.

POINTED PARAGRAPHS.

A sign of a happy marriage: When a man says his wife spoils him.

Did you ever think how much trouble was caused in this world by blabbing?

It sometimes happens that in getting out of a rut a man finds himself in a hole.

A family row is as bad as a church row, but the limit is reached when they are mixed up.

This is as true as gospel: If you make a visit longer than a couple of days, your left ear will burn after you go home.

One of the great wonders to a man is the number of interruptions a woman can endure while eating a meal without noticing it.

When a crime is committed, suspicion turns quicker to those who once loved the victim than to those who once hated him.—Atchison Globe.

An Interrogation.

When President Hadley succeeded the learned and witty Timothy Dwight as president of Yale university the exercises attendant upon the transfer of authority were marred by a heavy fall of rain. It came down suddenly just as a column of people, President Dwight and Professor Hadley at the head, were crossing the campus. Some one handed the couple an umbrella, and Professor Hadley was about to open it when the older man took it from him, saying as he unfolded it:

"Let me carry it, professor. Your reign will begin tomorrow."

Kindness.

"Do not be afraid of spilling any one with kindness. It can't be done. Instead of spilling it beautifies the character, cheers the heart and helps to raise the burden from shoulders which, though brave, sometimes grow very tired. Let not a little coldness frighten you away, for under a frigid exterior there is always to be found a tender chord which is to be touched by kindness and which responds in beautiful harmonies to those little acts of courtesy that are to the heart as sunshine is to the struggling plant."

Strictly Practical.

"Geology is a wonderful study," remarked the enthusiast.

"I suppose so," answered Sirius Barker, "but it always seemed kind of tantalizing to me to be told where coal is and how it come there instead of being told how to get the price of it."—Washington Star.

Her Sacrifice.

"Did you ever make a personal sacrifice?" asked the visiting parson.

"Yes, indeed," replied Mrs. De Style.

"You once declined to be interviewed by a society reporter."—Chicago News.

FATTENING STEERS.

Value of Alfalfa and Cornstalks as Rough Feed.

A bulletin recently issued by the Nebraska experiment station gives the details of a feeding experiment with two-year-old range steers, the results of which show very clearly that the character of roughness supplied in connection with corn is a very important factor in the economical production of beef. Six lots of steers, with ten in each lot, were fed experimentally for a period of six months.

Without entering into the details of the test with two-year-olds, as reported, the conclusions are tersely stated in the bulletin as follows:

With present prices for both corn and beef greater consideration must be given to the character and quantity of roughness fed in connection with corn to fattening cattle.

That alfalfa hay is pronounced superior to prairie hay for beef production and that the more rapid the extension of the area of the land devoted to the production of alfalfa, supplanting the less valuable and lower yielding native hay, the more rapid will be the production of wealth from our soil.

That native prairie hay, if for any reason it is most available for feeding purposes, should not be fed with corn alone, but rather with corn supplemented with a small quantity of some protein food, such as oilmeal, cottonseed meal or gluten meal, to give more nearly a balance of nutrients in keeping with animal requirements.

That cornstalks cut immediately after the ears ripen possess a food value which cannot consistently be ignored by the farmer and that existing land values warrant the larger utilization of this roughness by the adoption of methods of harvesting that will make such material more valuable for feeding purposes.

Ewes in Winter.

Ewes should be handled very carefully through the winter. Have a roomy shed, well ventilated, with plenty of bedding and the doors always open until a short time before lambing, when they should be closed nights. Your shed should be warm if your ewes are to lamb in the cold months. You should have pure water and salt in the yard at all times.

THE HORSEMAN

One peculiarity among trotting bred horses that should be noted by breeders of market animals is that of toeing out, says National Stockman. So many trotting bred horses toe out either with one or both front feet. This unfortunate condition is highly transmissible, and stallions that toe out should not be patronized. Many a really high class horse, or what would be termed a high class horse were it not for this infirmity, is made a failure owing to the position his feet occupy in relation to his front legs. A toeing out horse cannot bend and fold his knee properly. He swings the malformed foot around as he trots, flexing the knee at a wrong angle and endangering the opposite knee. Even if inferior in other essentials, the horse that stands squarely upon both front feet has a decided advantage over the horse that toes out and will sell for more money for market use. It is true that many fast trotters and pacers toe out, but one would have a serious undertaking upon his hands were he to attempt convincing the owners of such horses that they would be even better as race animals if they stood squarely upon their front feet.

The Idle Work Horse.

As to the feeding of idle work horses, it would be well if we could dispose of this subject by saying there should never be any, for this undoubtedly is the hardest treatment the work horse gets—the occasional rest when kept absolutely idle, tied to the manger, with all the fodder before him he can consume. Never allow the idle horse to remain in the stable, but see to it he has a pasture or yard to exercise in part of every day, winter and summer, of course materially cutting down the amount of grain and using more succulent food, if possible.—Cor. American Cultivator.

The Horse's Hoofs.

Get a hoof trimmer and keep the horse's feet in order. If neglected, horses sometimes get lame by the hoofs growing out too long and cracking. If you invest a dollar or a little more in a trimmer you will never regret it. It is also important to keep the colt's feet straight. Look to the colt's feet when turning out in the spring and keep the toes cut short.

Checkrein and Blinders.

I surely believe in humane treatment for horses, but will not give up the checkrein, writes a correspondent of Farm Progress. But I want it used right, and when used right it is a benefit to both horse and driver. If you want sore shoulders, all you have to do is to take off the checkrein.

Blinders should also be used with common sense. A horse will become quite tricky and shirk on you if worked without blinders. Yes, I have tried it, and if your horse does not you have a wonderful horse, and I would like to see him. A horse can learn tricks all right.

Heavy Horses in Demand.

Heavier and yet heavier horses are called for by reason of the scarcity of farm help and the increase in the size of farm machinery.

Currycomb and Brush.

The currycomb and brush are two articles which should be made daily use of in every stable. Yes, it pays, and pays for looks alone, but do not consider looks anything but the least part of the good derived from it.

Notice For Publication.

In the Circuit Court of the State of Oregon, for the County of Lake.

THE STATE OF OREGON, Plaintiff, vs. A. W. Manning, as County Clerk of Lake County, Oregon, and all persons claiming to be heirs of RUBY CLARK (sometimes known as Lillie King), Deceased, Defendants.

It appearing to the satisfaction of the Court that the State of Oregon, as plaintiff, by W. J. Moore, District Attorney for the Second Prosecuting Attorney District of Oregon, and L. E. Conn, as special counsel, for the State of Oregon, by leave and under the direction of Hon. Geo. E. Chamberlain, as Governor of said State, did, on the 7th day of March, 1906, duly file an information setting forth in substance that one Ruby Clark, (sometimes known as Lillie King), in Lake County, Oregon, on the 8th day of July, 1901, died intestate, without leaving any husband, heirs or next of kin, and leaving personal property therein of the appraised and aggregate value of Fifteen Hundred Sixty-six and forty one-hundredths (\$1566.40) Dollars; that thereafter such proceeds were regularly had in the County Court of said Lake County, Oregon, that one F. M. Miller was duly appointed, and thereafter qualified and acted as administrator of the estate of said deceased, and did fully administer on the same; that all claims, debts and demands against said estate, and all charges and expenses of administration of and against the same, have been fully satisfied, settled and paid by said administrator; that said administrator duly made and filed his final account in said County Court of said Lake County, Oregon, on April 7th, 1905, showing the following property belonging to said estate in his hands and remaining unexpended and unappropriated, after all claims, debts, demands, charges and expenses of Administration had been paid and satisfied, to-wit:

Seven Hundred Forty-two and four one-hundredths (\$742.04) Dollars in cash; 1 gold finger ring; 6 stick pins; 4 pocket books; 1 cork screw; 7 pocket knives; 1 pair of shoes; 1 dozen large and small buttons; 2 dozen collar buttons; 1 trunk; 15 dresses or wrappers; 15 dress shirts; 1 riding suit complete; 11 shirt waists; 9 chemise; 3 jackets; 11 pair under pants; 2 corsets; 12 shirts; 1 mackintosh; 4 over vests; 2 toy banks; 1 sponge; 8 packs cards; 1 wig; 5 dozen towels; 6 ostrich feathers; 14 napkins; 1 pistol; 4 pair shoes; 3 shawl straps; 1 pair hair curlers; 1 shoulder cape; 1 piece black lace; 1 album with pictures; 1 clock; 2 pillows; 2 pictures and frames; 2 pictures; 1 card rack; 3 novels; 4 dozen glass jars; 2 carpets; 1 rug; 1 bed comfort; 1 pair hand cuffs; 1 cook book; 1 bottle shoe polish; 1 ink stand; 1 mirror, comb and brush; 1 work basket; thread and other trinkets; 1 box stationery; 1 belt; 1 dozen pieces cloth; 5 aprons; 1 whisk broom; and one pin cushion; That on the 19th day of May, 1905, a decree was duly made and entered in said County Court of Lake County, Oregon, allowing said final account and directing said administrator to deliver into the custody of said A. W. Manning, County Clerk aforesaid, all of said money and property belonging to said estate, remaining unexpended and unappropriated, as shown in said final account, and discharging said administrator; that said administrator did, on the 29th day of May, 1905, in compliance with the direction of said decree of said County Court, deliver and turn over into the custody of said A. W. Manning, as such County Clerk, all of said property so remaining unexpended and unappropriated, and the same and every part thereof is now in the possession and custody of said A. W. Manning, as such County Clerk; that all of said property so remaining unexpended and unappropriated and now in the custody and possession of said A. W. Manning, as such County Clerk, has escheated to the State of Oregon, and is the property of the plaintiff, and said plaintiff is entitled to judgment therefor, and the State of Oregon has the right by law to such estate; that the Hon. Geo. E. Chamberlain, as Governor of the State of Oregon, did on the 10th day of October, 1905, employ L. E. Conn as additional and special counsel to aid said District Attorney in the prosecution of the above entitled cause on behalf of the State of Oregon; that One Hundred Dollars is a reasonable sum to be allowed by this Court for the services of said L. E. Conn as additional and special counsel herein; and demanding that summons issue to said A. W. Manning, as County Clerk of Lake County, Oregon, requiring him to appear and answer said information within ten days from the service of said summons upon him, if served within Lake County, Oregon, and within twenty days from the date of service of said summons upon him, if served within any other County of the State of Oregon; and demanding that said Court make an order setting forth briefly the contents of said information, and requiring all persons interested in said estate to appear and show cause, if any they have, within such time as said Court may fix, why the title to said property in the possession of said A. W. Manning, as County Clerk of Lake County, Oregon, should not vest in the State of Oregon, and demanding said order to be published six consecutive weeks from the date thereof in such newspaper as may be lawfully designated for that purpose, and demanding that plaintiff have judgment against the said defendants, and all other persons claiming any interest in any of the property described in said information as being in the possession of said A. W. Manning, as such County Clerk, and that the State of Oregon be seized of the whole thereof, and directing said A. W. Manning, as such County Clerk to deliver said property now in his possession, to the Sheriff of Lake County, Oregon;

And the Court having considered the foregoing and being fully advised in the premises,

IT IS THEREFORE ORDERED, That all persons interested in the Estate of said Ruby Clark (sometimes known as Lillie King), deceased, either as heirs or otherwise, be, and they each are hereby required to appear herein and show cause, if any they

—ORDER—
To appear and show cause.

have, on or before the 4th day of May, 1906, why the title to all of said last described property should not vest in the State of Oregon; and it is further ordered that this order be published for six successive weeks, from the date hereof and not less than one time each of said weeks in the LAKE COUNTY EXAMINER, which the Court hereby finds to be a newspaper of general circulation published weekly at Lakeview, in Lake County, Oregon, and that the first publication hereof be made in the issue of said paper of March 15, 1906, and the last in the issue of April 20, 1906, thereof, and if they fail to so appear or show cause, plaintiff will take judgment against them and each of them for the relief demanded in said information.

Done at Chambers, in Klamath Falls, County of Klamath, State of Oregon, and dated this 10th day of March, 1906.

Henry L. Benson,
Judge of the Circuit Court
of Oregon, for the County
of Klamath.

Petition for Liquor License.

We, the undersigned legal voters of Paisley Precinct, Lake county, Oregon, respectfully petition the Honorable County Court of Lake County, State of Oregon, to grant a license to M. C. Currier to sell spirituous, malt and vinous liquors in less quantities than one gallon in Paisley Precinct, Lake County, Oregon, for the period of six months, as in duty bound, we will ever pray:

Virgil Conn,
Geo. Conn,
W. S. Blair,
A. A. Witham,
H. Witzel,
B. W. Farrow,
Wm Hartlerode,
S. Gaylord,
A. Banister,
L. C. Hartlerode,
G. S. Farra,
W. H. Tucker,
Geo. Ranney,
J. F. McDonald,
R. J. Moore,
M. B. Whitehouse,
L. A. Moss,
C. M. Hanan,
Chas. Barcus,
M. Conley,
Frank Dobkins,
C. L. Withers,
J. S. Kelsay,
L. G. Thomas,
S. S. Banister,
Frank Pratt,
Maurice Murphy,
E. C. Stieckel,
C. W. Withers,
John N. Long,
Lawrence Ainsworth,
J. C. Hanan,
G. W. Conley,
G. Gaylord,
T. C. Welch,
Geo. Drumm,
John Drumm,
J. S. Elder,
Al Farrow,
J. A. McDonald,
C. S. Morris,
Wm. Taylor,
Perry W. Banister,
W. Y. Miller,
B. F. Cannon,
J. A. Drumm,
M. Lauritzen,
W. P. Welch,
H. J. Stanley,
J. P. Bevil,
E. P. Mathes,
F. A. Fitzpatrick,
Art Stanley,
Will J. Sherlock,
J. E. Harper,
J. J. Moore,
J. B. McNew,
Phi Bush,
M. C. Currier

State of Oregon,)
County of Lake) ss

We E. F. Cannon and C. L. Withers being first duly sworn according to law depose and say each for himself that the foregoing petition contains the signatures of an actual majority of the whole number of legal voters of Paisley Precinct Lake County, Oregon, that each of said signatures is genuine; that each of the persons whose signatures are signed to said petition is an actual resident in said precinct at the date hereof and was and has been actually a resident of and residing in said precinct at least thirty days immediately preceding the date he signed said petition and also of the filing of the same.

B. F. Cannon,
C. L. Withers

Sworn to and subscribed before me this 23d day of March, 1906.

(seal) Virgil Conn,
Notary Public.

NOTICE.

Notice is hereby given, that the Undersigned will apply to the Hon. County Court of Lake County, State of Oregon, on May 2, 1906, for a License to sell Spirituous, Malt and Vinous Liquors in less quantities than one gallon in Paisley Precinct, Lake County, Oregon, for a period of 6 months from the 2d day of May 1906.

M. C. Currier.

POST YOURSELF
AND FRIENDS

If you contemplate a trip east call on or write to us at Reno. Should you have friends coming from the east you can get information regarding rates, routes, etc., which will be to their advantage and comfort. If you wish you can deposit cost of ticket with us for their passage and tickets will be furnished them at their eastern homes. This office is with you and responsible, which should be an inducement to communicate with us rather than with those in other cities.

H. L. Griffith, Agent, So. Pac. Co. Reno, Nevada.

J. M. Fulton, District Passenger Agent, Southern Pacific Co., Reno, Nevada.

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Leaves Lakeview at 6 a. m. every day but Sunday.

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Passengers' fare \$3. Round trip \$5. OFFICE—Reynolds & Wingfield's, Lakeview.

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