

"Safety First" Expo Is Started in Ohio

COLUMBUS, Jan. 13.—With exhibits from nearly a score of states, the industrial safety exhibition opened here today under the direction of the state industrial commission. It is the first exhibition of its kind to be held under state direction.

New York is represented by twelve of its largest manufacturing concerns, Illinois by nine and Pennsylvania by four. Among other states represented

are: Connecticut, Massachusetts, Missouri, Rhode Island, Colorado, Michigan, New Jersey, Wisconsin and West Virginia.

Safety appliances on railroads are shown by several railroad companies. The bureau of safety and efficiency of the Alcohol League of the United States is demonstrating the relation of alcohol to accidents. Prevention of disease is being shown by life insurance companies.

LETTERS FROM THE PEOPLE

(Communications sent to the Herald for publication should be written on one side of the paper only, and must be accompanied by the name and address of the sender. If the writer does not desire to have the name published it should be so stated.)

Editor Herald:—Every once in a while you give the public a shot about the patronage extended to mail order houses, and to a certain extent you are right. On the other hand, the mail order house patrons are not altogether in the wrong. The merchants of Klamath Falls could get all of the trade that goes out of the county if they would but make the effort; or at least the great majority of it.

Where the mail order house wins is right here: They have their catalogue right at hand, and when the farmer wants an article he doesn't wait until he goes to town to get it, but orders it from the catalogue. This same article may be on sale in town, but he has no way of knowing that. It may be that he will have to go to town to get his purchase when it arrives, and he knows from experience that he may not be able to get the needed article when he does go to town, so he gives the business to the mail order house before he will take the chance.

There is no reason in the world why the town merchant should not get this business if he wants to go after it. Every farmer in this valley takes the county papers, and every paper he takes is read, and read thoroughly.

It is just as easy to send a letter from this valley and order articles advertised in local papers as it is to send to Chicago for an article advertised in a mail order catalogue. More than that, we realize that we will have the advantage of a personal inspection of such articles when we go to town, which is the one great advantage of the local merchant's.

Everyone realizes that it is not the price that draws the trade to the mail order house, for when everything is taken into consideration—postage, freight or express, etc.—there is no great difference in the price. It is the convenience in ordering, and this convenience could be more than offset if the local merchants showed half the enterprise that the mail order houses do.

Every advertising expert in the country agrees that the columns of the local papers form the best known advertising medium. But what chance has a Langell Valley rancher got to order—say, a lot of groceries—through the columns of any paper.

Instead of jumping onto the rancher that orders a bill of goods from a catalogue that lays on his table, why don't you once in a while jump onto the merchants that through their negligence—not to call it anything else—make such a course almost a necessity?

At certain times of the year the average rancher calculates what portion of his earnings he can invest in groceries, clothing, new machinery, tools, household furniture, etc., and I would like to know where he will go for necessary information if not to his catalogue? Certainly not to his local papers.

I just want to remark, Mr. Editor, let the merchants patronize their home institutions one-tenth—yes, one one-hundredth—as much as they yell for the rancher to patronize the same, and I will warrant that by the time they have done this they won't have any reason to howl.

It stands to reason that I, or any other mail order patron, would rather spend our money right here at home, but at the same time, there is no reason why we should make an extra effort to patronize a merchant that doesn't think enough of our trade to ask for it. Let the Klamath Falls merchants do their share towards killing the mail order business, and the rancher will meet him more than half way.

MAIL ORDER RANCHER.

REPORT OF THE CONDITION OF THE First National Bank

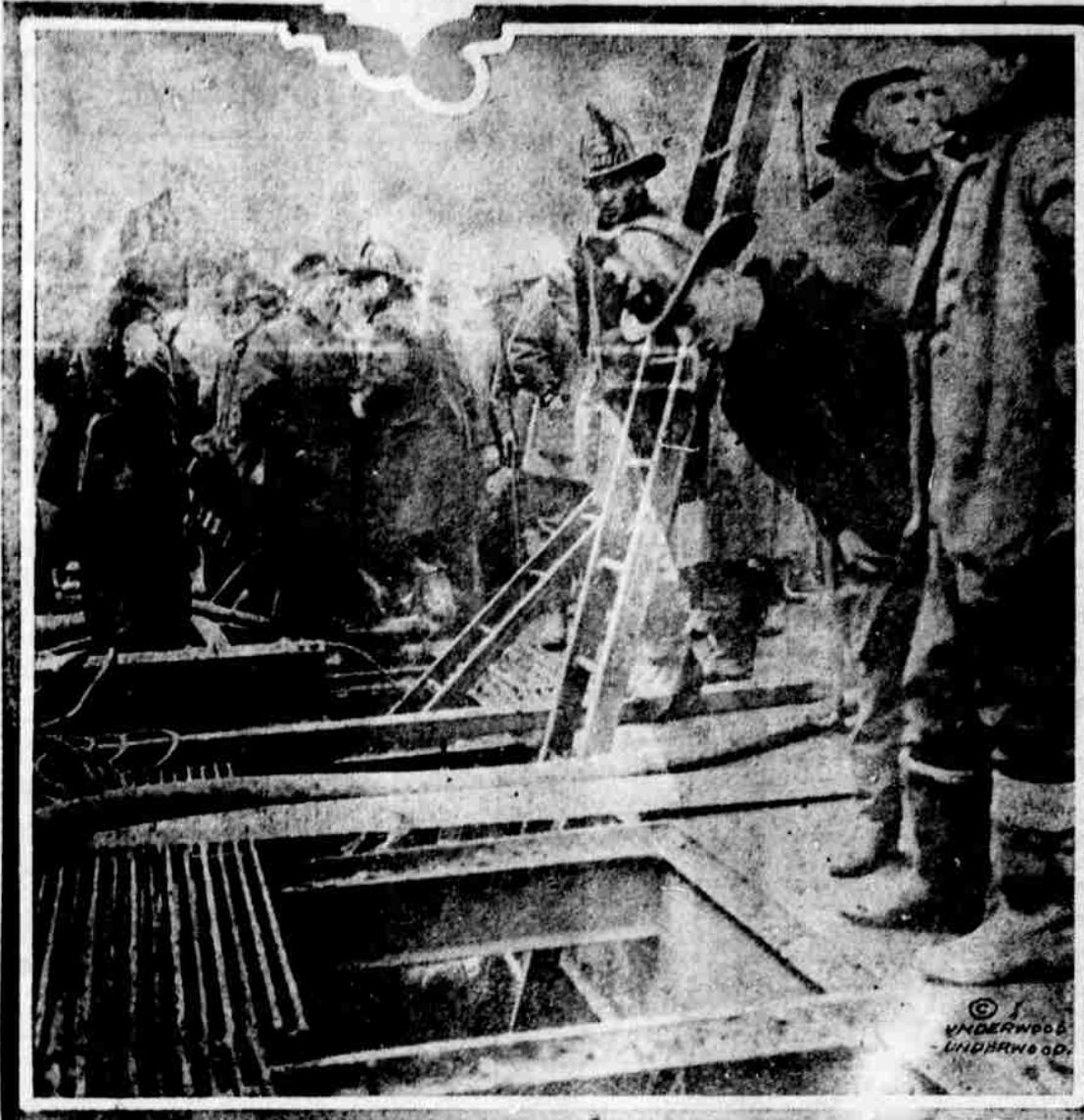
At Klamath Falls, in the State of Oregon at the close of business, December 31, 1914.

RESOURCES	
Loans and discounts	\$ 497,053.77
Overdrafts, unsecured	856.51
U. S. bonds deposited to secure circulation (par value)	100,000.00
U. S. bonds to secure U. S. deposits (par value)	15,000.00
Other bonds to secure postal savings	15,000.00
Bonds, securities, etc., on hand (other than stocks), including premiums on same \$28,564.71	
Bonds, securities, etc., pledged as collateral for state or other deposits, (U. S. postal savings excluded)	\$233.50
Subscription to stock of Federal Reserve bank	\$6,700.00
Less amount unpaid	\$5,583.33
Banking house	30,000.00
Furniture and fixtures	5,000.00
Due from Federal Reserve bank	11,000.00
Due from approved reserve agents in central reserve cities	\$18,113.47
Due from approved reserve agents in other reserve cities	\$52,366.93
Due from banks and bankers (other than above)	2,218.89
Outside checks and other cash items	1,691.73
Checks on banks in the same city or town as reporting bank	1,563.59
Notes of other national banks	760.00
Lawful money reserve in bank specie \$35,654.37	
Legal tender notes	\$2,080
Redemption fund with U. S. Treasurer (not more than 5 per cent on circulation)	5,000.00
Total	\$766,375.02

LIABILITIES	
Capital stock paid in	\$100,000.00
Surplus fund	12,000.00
Undivided profits	1,116.77
Circulating notes	100,000.00
Due to banks or bankers (other than above)	31,062.35
Dividends unpaid	9,000.00
Demand deposits:	
Individual deposits subject to check	\$388,310.83
Certificates of deposit due in less than 30 days	\$238.10
Certified checks	729.25
Cashier's checks outstanding	\$1,329.03
United States deposits	\$10,045.91
Postal and savings deposits	\$8,912.40
State and municipal deposits	\$27,000
Time deposits:	
Certificates of deposit due on or after 30 days	58,830.28
Other bonds borrowed without furnishing collateral security for same	17,800.00
Total	\$766,375.02

State of Oregon, County of Klamath, ss: I, Leslie Rogers, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief. LESLIE ROGERS, Cashier. Correct—Attest: E. P. McCORMACK, E. R. REAMES, L. F. WILLITS, Directors. Subscribed and sworn to before me this 13th day of January, 1915. BERT E. WITROW, Notary Public.

Hole From Which Firemen Dragged 170 Subway Victims in New York



Restoring Fireman With a Pulmotor

More than 170 persons, most of them half suffocated with smoke, and some of them in a dangerous condition; were dragged from this hole on Broadway, near Fifty-third street, near the heart of the busiest section of the city, when fire spread through New York's great underground tunnel.

While trains, each carrying 400, were running less than a minute apart, during the morning rush hour, in the great New York subway, which carries more than a million passengers each day, fire broke out from defective wires. Three of four trains were stalled in the Broadway tunnel near Fifty-third street. As has been customary, the guards locked the doors, thus shutting in the passengers. Smoke began to pour in the windows. Some passengers said later the guards had fled leaving them locked in. Windows were smashed and men and women piled out on the tracks—those of them who had not fallen unconscious on the floors of the cars.

Firemen and policemen tore out the air gratings on the Broadway sidewalk and letting down ladders carried out scores. The rescuers themselves had to be treated with pulmotors, and many passengers were revived with them. Several scores of ambulances carried the victims to nearby hospitals.

HEAD STUFFED-FROM CATARRH OR A COLD

Says Cream Applied in Nostrils Opens Air Passages Right Up.

Instant relief—no waiting. Your clogged nostrils open right up; the air passages of your head clear and you can breathe freely. No more hawking, snuffling, blowing, headache, dryness. No struggling for breath at night; your cold or catarrh disappears. Get a small bottle of Ely's Cream Palm from your druggist now. Apply a little of this fragrant, antiseptic, healing cream in your nostrils. It penetrates through every air passage

of the head, soothes the inflamed or swollen mucous membrane and relief comes instantly. It's just fine. Don't stay stuffed up with a cold or nasty catarrh. (Paid Advertisement)

Many women are among the volunteers who are furnishing blood for the wounded soldiers in the Lyons, France, hospital.

Mrs. Florence P. Reesing, New York's only woman automobile broker, claims that it is no business for a woman to take up as a livelihood

Insurance that pays. See Chilcote, 635 Main street.

Subscribe for the Herald, 50 cents a month.

When baby suffers with eczema or some itching skin trouble, use Doan's Ointment. A little of it goes a long way and it is safe for children. Fifty cents a box at all drug stores.

WINES

GENUINE—
PURE GRAPE BRANDY,
PURE APPLE BRANDY,
PURE PEACH BRANDY
FOR THE CONNOISSEUR
Ideal for the Home.

KLAMATH LIQUOR COMPANY

PINE GROVE PICKUPS
(Herald Special Service)
PINE GROVE, Jan. 12.—There was a good attendance of the recent meeting of the Pine Grove literary society. The program included songs, recitations and a debate.

The debate subject was, "Resolved: That slavery was a blessing to the black race." The leaders were Mr. Miller, on the affirmative and Mr. Icenbice, on the negative. The affirmative side won.

Mr. Brettenstein and Ivan Icenbice have been "logging" sage brush this week.

Mr. Miller and son have been logging sage brush this week.

Miss Jennie Icenbice is visiting friends in Klamath Falls this week.

The man who eats apples has little desire to drink. BAGLEY'S APPLE JUICE should be more widely used.

LEGAL NOTICES

Notice of Dissolution of Partnership.
Notice is hereby given, that the co-partnership heretofore existing between Carl Schubert Sr. and Carl Schubert Jr. and Augusta Schubert under the firm name and style of The Sportmen Equipment company, and doing business at Klamath Falls, Klamath county, Oregon, has been this 8th day of January, 1915, dissolved by mutual consent. Carl Schubert Jr. has retired from the business and said firm, and the said Augusta Schubert will continue the said business, at the place and under the same firm name, and will assume all the obligations of the former business and take all the stock, property, accounts and assets, thereof.
Dated at Klamath Falls, Oregon, January 8, 1915.
CARL SCHUBERT, Jr.
AUGUSTA SCHUBERT.
9-16-23-30.

Administrator's Notice to Creditors.
In the County Court of the State of Oregon, in and for the County of Klamath.
In the matter of the estate of George Schuel, deceased. W. H. Shaw, administrator.
NOTICE is hereby given, that W. H. Shaw has been duly appointed administrator of the estate of George Schuel, deceased.
All persons having claims against said estate are hereby required to present same, with proper vouchers, within six months from the date hereof, to me at my office, 209-10 Willis building, Klamath Falls, Oregon.
W. H. SHAW, Administrator.
BERT C. THOMAS, Attorney for Administrator.
Dated January 7, 1915.
7-10-21-28-4*

Order to Show Cause
In the County Court of the State of Oregon, for the County of Klamath.
In the matter of the estate of Mary A. Kilgore, an insane person.
It appearing to the court from the petition filed in this cause on the 4th day of January, 1915, by Silas W. Kilgore, the guardian of the person and estate of Mary A. Kilgore, an insane person, praying for an order of this court for the sale of the unassigned dower right of said Mary A. Kilgore in and to the following described real property, situated in the County of Klamath, State of Oregon, to-wit:

The southwest quarter (SW ¼), section five (5); the west one-half of the southeast quarter (W ½ SE ¼), section five (5); the southeast quarter of the southeast quarter (SE ¼ SE ¼), section six (6), in township forty-one (41) south, range fourteen (14) east, of the Willamette Meridian.
that the said real property be sold at private sale; that it is necessary and for the best interest of said estate that said interest be sold, or so much thereof as may be necessary for the proper support and maintenance of said Mary A. Kilgore, aforesaid, and for the proper support and maintenance of her family.

IT IS HEREBY ORDERED, That the next of kin of said Mary A. Kilgore, and all persons interested in said estate, appear before this court at 10 o'clock, a. m., on Monday, the first day of February, 1915, in the court room of this court, in Klamath Falls, Oregon, then and there to show cause why an order should not be made and entered for the sale of said interest in said real property, or so much of the same as may be found to be necessary.

IT IS FURTHER ORDERED, That a copy of this order be published at least once a week for three consecutive and successive weeks in the Evening Herald, a daily newspaper published and of general circulation in Klamath County, Oregon.

WM. S. WORDEN, Judge.
Dated this 6th day of January, 1915.
6-13-20-27
Notice of Sheriff's Sale
By virtue of an execution and order of sale duly issued out of the Circuit Court of Klamath county, Oregon, on December 23d, 1914, in a certain suit in said Circuit Court, wherein Louisa Weinhard, Anna Weisinger, Henry Wagner and Paul Weisinger, as executresses and executors of the last will and testament of Henry Weinhard, deceased, doing business under the name and style of Henry Weinhard Brewery, are plaintiffs, and Lydia Reed, C. L. Reed, G. T. Shaw and S. A. Kroschel are defendants, and wherein the defendant, S. A. Kroschel is decreed to have a first lien on lot 9 in block 28 of First Addition to the city of Klamath Falls, Klamath county, Oregon, in the sum of \$975, together with costs and disbursements taxed at \$10, and wherein these plaintiffs recovered a decree against Lydia Reed and C. L. Reed in the sum of \$3,631.35, and \$100 as attorney fees, and \$11 costs and disbursements, which said decree is adjudged to be a first lien on all of the real estate described below, excepting that it be subject to said prior lien of S. A. Kroschel on said lot 9, block 28, and which said execution contained an order of sale ordering and directing the sale of the real estate described below to satisfy said lien of said defendant, S. A. Kroschel, and said decree of plaintiffs.
Notice is hereby given, that I will, on the 23d day of January, 1915, at the front door of the court house at Klamath Falls, Oregon, at the hour of 10 o'clock in the forenoon of said day, sell at public auction to the highest bidder for cash, the following described real property, to-wit:
Lot 9 of block 28 of First Addition to the City of Klamath Falls, Klamath county, Oregon, to satisfy said lien of said defendant S. A. Kroschel, and said lot 9, block 28, and lot 10 of said block 28, First Addition to the City of Klamath Falls, Klamath county, Oregon, and lot 3 of block 3 of Fairview Addition to the City of Klamath Falls, Klamath county, Oregon, or so much thereof as may be necessary to satisfy said decree in favor of said plaintiffs, together with all costs and disbursements that have or may accrue.
Dated at Klamath Falls, Oregon, this 23d day of December, 1914.
G. C. LOW,
Sheriff of Klamath County, Oregon.
By GEO. A. HAYDON, Deputy.
23-30-6-13-20
Notice of Hearing of Final Account
In the County Court of the State of Oregon, in and for Klamath County.
In the Matter of the Estate of Joseph Conger, Deceased.
Notice is hereby given that John W. Siemens and Charles D. Willson, executors of the last will and estate of Joseph Conger, deceased, have rendered, filed and presented for settlement, their final account of their administration of the estate of said deceased, and that they filed therewith their petition for the distribution of the residue of the said estate to the persons entitled thereto, and that Saturday, the 30th day of January, A. D. 1915, at 10 o'clock in the forenoon of said day, and the court room of the county court of the state of Oregon in and for Klamath county, situated in the city of Klamath Falls, county and state aforesaid, is the time when and the place where the hearing of the application for the settlement of said final account, and the hearing of said petition for final distribution and such other matters pertaining thereto as may be considered by the court in the premises will be held and considered, and all persons interested in said estate are notified then and there to appear and show cause, if any they have, why said final account should not be approved, allowed and settled, and said petition for final distribution and other matters and things stated therein granted as prayed.
Dated at Klamath Falls, Oregon, the 24th day of December, A. D. 1914.
JOHN W. SIEMENS,
CHARLES D. WILLSON,
Executors of the Last Will of Joseph Conger, Deceased.
26-2-9-16-23
Notice of Final Account
Notice is hereby given to the heirs, creditors, or other persons interested in the estate of N. E. Poston, deceased, that the 21st day of January, 1915, has been appointed by the Hon. W. S. Worden, Judge of the County Court for Klamath county, as the day for the settlement and the hearing of objections to the final account of the administrator of said estate.
EARL WHITLOCK,
Administrator of the Estate of N. E. Poston, Deceased.
24-31-7-14-21