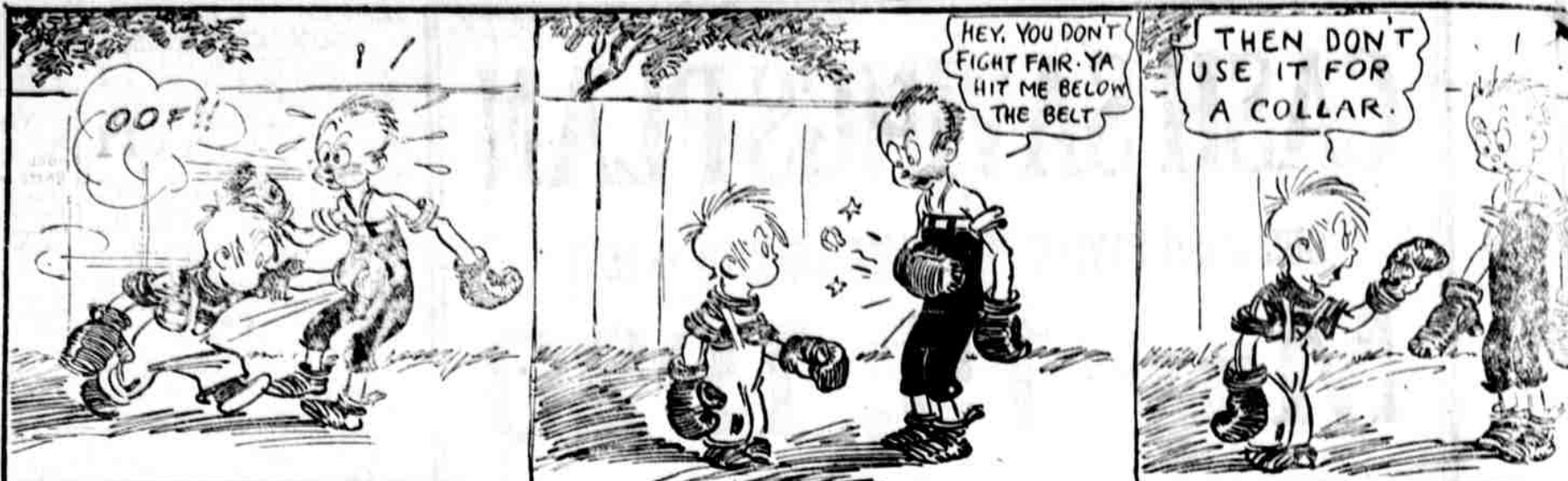


The Clancy Kids

We'll Call It
a Draw

By
PERCY L. CROSBY
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Quality in roofing is what gives it resistance to sun and rain—the two worst enemies of roofing. Quality in Malthoid is built-in. That's why it lasts so long—why it's the cheapest roofing you can buy. No better protection for house, barn, shed, fruit warehouse, shop, garage, etc. Comes in three thicknesses. Cement, nails and directions in each roll.

Big Basin Lumber Co.

ALBERTA EXPORTS

CALGARY, Alta., May 4.—Exports from the Central Alberta United States consular district to the United States, according to figures made public by Samuel Reat, United States consul here, reached a total value of \$10,994,387 in 1919 or more than \$4,000,000 in excess of those for 1918.

A Classified Ad will sell it.

J. H. Garrett & Son
Automobile Experts
522-538 S. Sixth St.

When at last Spring arrives, you will wish that you had fixed your car sooner; so we are suggesting that you bring it in to us to-day and let our expert mechanics start to work on it. We have a modern and complete repair shop and can assure you of service and dependable work.

NO INCREASE OF TAXES IF ROAD MEASURE WINS

PORTLAND, May 4.—The Oregon Roads and Development association, of which W. L. Thompson, of Portland, is president, is receiving many letters commending the proposed constitutional amendment raising the state bonding limit from two to four per cent.

"This amendment requires no additional taxation whatever," said Nelson Roney, of Eugene. "As soon as the people realize that their property will not be taxed but that instead a possible levy, in the event of the measure failing to pass when it is voted upon, May 21, may be made, they will vote for the measure."

"The gasoline tax and automobile license fees are sufficient to pay interest upon and retire all the bonds without their being increased. Those owning automobiles will be benefited without additional cost and those without machines will be benefited without any cost whatever. The present funds have been exhausted or contracted for but road-building must not cease."

"We want roads regardless of the fact that good roads cost much money to construct. We want our taxes to be less, if possible. We can't have good roads without increasing our taxes greatly if we construct them without government aid," writes Jay W. Dunn, one of the commissioners of Lincoln county. Mr. Dunn then analyzes the possibilities which might

Saving Public Money



HONORABLE GILBERT N. HAUGEN

Representative Haugen of Iowa, chairman of the House Committee on Agriculture, has been a very busy man this session of Congress. His committee held many hearings on the agricultural appropriations bill and gave the measure careful consideration. When it finally passed the House the committee had succeeded in reducing the supplementary estimates \$7,132,823 and also cutting the bill \$11,558,204 below the estimates submitted by the bureau of the Agricultural Department. The decrease compared with previous appropriations is \$3,389,727.

occur should the proposed road-bonding amendment carry.

"I am wholly in accord with the effort now making through legislative action to further the good roads movement within our state," writes William F. Woodward, of Portland. "It is simply a means of realizing and securing to the people of this state assets hitherto unused and unavailable; products of field, forest and mine lie dormant until they can be made profitable and useful through the medium of well constructed roads. And if there were no other resource than taxation to meet the cost of these roads, we would still be in favor of them, but when the construction of these highways is carried out by means of an impost which in no sense can be called a burden, and is almost wholly received through channels hitherto untouched, there can be, in our estimation, not one word against the measure."

"We will not issue a bond beyond that which is already provided by law and only as the money is needed to carry on the work adequately," said R. A. Booth, of the state highway commission, recently in McMinnville. "This is no time to play in the mud. The commission had no idea when it started to build permanent highways that the present immense traffic would follow."

"The commission does not aim to rush the road game this summer as there would be a shortage of labor and we do not intend to call out labor for the roads when it proves a detriment to other industries."

The voluminous clippings from the press of Oregon collected in the office of the association lend encouragement to the men who are devoting their time and efforts to explaining the measure by reaching the people through the same press. A very few are on the fence, asking in so many words: "What will we get out of it if the measure carries?" In order to tell them, the corrected list of highways to be completed has been compiled through the efforts of W. L. Thompson, president, who has requested C. C. Chapman to make a definite statement that the following roads may be completed if the measure carries, whereas if it fails to carry they cannot be completed for years:

Pacific, John Day, Old Oregon Trail, Central Oregon, Baker-Cornucopia, McKeenle River-Crooked River,

La Pine-Lakeview, Klamath Falls-Lakeview, Ashland-Klamath Falls, West Side, Crater Lake, Corvallis-Newport, Coos Bay-Roseburg, Yamhill-Nestucca, Tillamook-Astoria, Columbia River, The Dalles-California, Mt. Hood Loop and the Corvallis-Alsea and Waldport highways.

It may be readily seen that every county in the state is interested and every resident of every county would do well in considering the measure.

APES HARD HIT, TOO

CINCINNATI, O., May 4.—Sol Stephens, superintendent of the Cincinnati zoo, is looking for a cold cure for monkeys. For forty years he has doctored the monkeys' cough and sneezes with whiskey and sugar. Now there is no whiskey at the zoo and a half dozen monkeys are sniffing. Sugar "straight" is ineffective.

Jump from Bed in Morning and Drink Hot Water

Tells why everyone should drink hot water each morning before breakfast.

To see the healthy bloom in your face, to see your skin get clearer and clearer, to wake up without a headache, backache, coated tongue or a nasty breath, in fact to feel your best, day in and day out, just try inside bathing every morning for a week.

Before breakfast each day, drink a glass of real hot water with a teaspoonful of limestone phosphate in it as a harmless means of washing from the stomach, liver, kidneys and bowels the previous day's indigestible waste, sour bile and toxins, thus cleansing, sweetening and purifying the entire alimentary canal before putting any food into the stomach. The action of hot water and limestone phosphate on an empty stomach is wonderfully invigorating. It cleanses all the sour fermentations, gases and acidity and gives you the appetite for breakfast.

A quarter pound of limestone phosphate will cost very little at the drug store, but is sufficient to demonstrate that those who are subject to constipation, bilious attacks, acid stomach, rheumatism, twinges or whose skin is yellow or pallid, that one week of inside bathing will have them looking and feeling better every day.

SOME MENAGERIE

SAN FRANCISCO, May 4.—A tropical "ark" from the Bay of Bengal offered diversion to stevedores here on the arrival of the Pacific East Indian liner Santa Cruz. Chattering monkeys, 195 of them, four enormous boa-pythons, snakes, two bears, an orang-outang and fourteen cages of birds including Indian cranes, parrots, pheasants, sparrows, doves and thrushes, a motley of brilliant colors, were included in the shipment.

NOTICE INVITING PROPOSALS TO PURCHASE SEWER BONDS

Sealed bids will be received by the Common Council of the City of Klamath Falls, Oregon, until Monday, the 10th day of May, 1920, at the hour of 8 o'clock p. m. of said day, at the City Hall in the City of Klamath Falls, Oregon, at which time and place proposals to purchase will be opened and considered, for the purchase of \$50,735.00 City of Klamath Falls General Obligation Bonds, payable 20 years from date of issue, bearing a rate of interest not to exceed 6 per cent per annum, interest payable semi-annually, principal and interest payable at the Oregon Fiscal Agency in New York, state of New York, or at the office of the Treasurer of said City as determined by the purchaser and the Common Council. These bonds are to be issued in denominations of one thousand dollars (\$1000.00) each, and to be numbered from one (1) to fifty-one (51) inclusive.

Said bonds are to be issued in pursuance of Ordinance No. 498 of the City of Klamath Falls, Oregon.

Said bonds are to be issued for the purpose of installation of a Sewer System in the territory known as Mills Addition of said city, in accordance with the plans, specifications and estimates of the City Engineer on file in the office of the Police Judge of said city. Each proposal to purchase said bonds must be accompanied by a check of 5 per cent of the amount of proposal, certified by some responsible bank payable to the City of Klamath Falls. Proposal must be sealed and endorsed (proposals to purchase Sewer Bonds).

Said bonds are to be sold for cash paid down at date of delivery. The Common Council of said city to reserve the right to reject any and all proposals to purchase said bonds.

Dated at Klamath Falls, Ore., April 8, 1920.

Signed, A. L. LEAVITT.

Apr. 8-May 8.

NOTICE OF GUARDIAN'S SALE

In the County Court of the State of Oregon, for the County of Klamath. In the Matter of the Estate and Guardianship of R. M. Richardson, an Insane Person.

Pursuant to an order made by the Honorable County Judge of the County of Klamath, State of Oregon, dated the 10th day of April, 1920, notice is hereby given that the undersigned will sell, at private sale, for cash, at Klamath Falls, in the County of Klamath and State of Oregon, on and after the 10th day of June, 1920, the undivided one-half interest, and also all the right, title and interest of said R. M. Richardson, an insane person, in the following described real property, situated in the City of Klamath Falls, County of Klamath, State of Oregon, to-wit:

Beginning at a point distant fifty feet and bearing north 32 degrees 14 minutes west from a stone monument in the center of the northerly end of Conger Avenue in said City, thence running north 32 degrees 14 minutes west seventy-three and thirty-one hundredths (73.30) feet, thence south 72 degrees 12 minutes east to Link River, thence southeasterly down Link River to a point bearing south 72 degrees 12 minutes west from the place of beginning, thence north 72 degrees 12 minutes east to place of beginning.

Also beginning at a stone monument in the center of the northerly end of Conger Avenue, thence north 32 degrees and 14 minutes west 50 feet to the northeast corner of said lot, thence south 72 degrees and 12 minutes west to Link River, thence down Link River to a point south 72 degrees and 12 minutes west of the point of beginning, thence north 72 degrees and 12 minutes east to the point of beginning, all of said property being a portion of lot 8, section 32, township 32 south of range 9, East of Willamette Meridian.

The proposed sale will be made subject to the approval and confirmation of the county court of said county and state.

Dated at Klamath Falls, Oregon, This 10th day of April, 1920.

J. W. SIEMENS, Guardian.

Apr-13-20-27-4-11

Of Course

Our Stock is coming in every day.

I out-sell any one in town in my line. Shelf Hardware, Trunks, Grips, Stoves, Rakes, Garden Hoes, Pails, Shovels and second hand goods.

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SUMMONS FOR PUBLICATION

It is claimed for South America that it has greater undeveloped resources than any other continent. Its soil can produce any crop grown on the earth, and its mines of gold and silver and coal have been scarcely touched.

EQUITY NO. 1174

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

E. W. Roberts, also known as Elijah W. Roberts, Plaintiff,

vs.
Charles Hartson, also known as Chas. Hartson and S. J. Hartson, his wife; also all other persons or parties unknown, claim- ing any right, title, estate, lien, or interest in the real estate described in the complaint herein, Defendants.

To Charles Hartson, also known as Chas. Hartson and S. J. Hartson, his wife, and to all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate in the complaint and hereinafter described,

IN THE NAME OF THE STATE OF OREGON:

You and each and all of you are hereby summoned to appear and answer the complaint filed against you in the above entitled suit within six (6) weeks after the first publication of this Summons in the Evening Herald, a daily newspaper published at Klamath Falls, Klamath county, Oregon, and of general circulation in said County and State. And you will take notice that if you fail to appear and answer or otherwise plead within said time, the plaintiff, for want thereof, will apply to the above entitled Court for the relief demanded in his complaint filed in this suit as follows:

For a decree of said Court removing all clouds from the title of the real property herein described, and determining all adverse claims of the defendants, or any or either of them, or any other persons or parties therein, and quieting the title of the following described lands in the plaintiff herein:

Lots Fourteen, Fifteen and Sixteen in Section Thirty-five also the Northwest Quarter of the Southeast Quarter, South Half of the Southeast Quarter and the West Half of Section Thirty-six, all in Township Thirty-nine, South of Range Eleven and one half East, of Willamette Meridian, also Lots Eight, Nine, Fifteen and Sixteen of Section Two in Township Forty, South of Range Eleven, East of Willamette Meridian, and containing 959.89 acres; and declaring said plaintiff to be the absolute owner thereof in fee simple, and that defendants, and each of them, and all other persons, be forever enjoined and debarred from asserting any claim whatsoever in or to said lands adverse to the plaintiff herein, and for such other or further relief as to the Court shall seem meet and agreeable to equity.

This Summons is published pursuant to an Order of the Honorable J. V. Keykendall, Judge of the above entitled Court, made on the 27th day of March, 1920, and the first publication thereof is made in the Evening Herald on the 28th day of March, 1920, and the last publication on May 11, 1920.

J. W. CAHILL, Attorney for Plaintiff.

Mo. 34-6-12-30-17-4-11



NO SHIPMENT TOO LARGE

for us to handle. Our big trucks will take an amazing load. And you'll find we handle every case or package as carefully as if it were our own. Why not have us call in relation to a contract for all your transfer work. We'll make the figures right.

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Phone 127; Res. 2626