AND NUMBERING OF HOUSES

Ordinance Recently Passed Providing for Sixty New Hydrants Refused by Water Company

A big grist of ordinances was handled by the City Council at their meeting Monday night most of them being new ones introduced for the

The ordinance was passed changing the boundaries of Wards 1, 2 and 3, and creating Wards 4 and 5, and providing for four additional Councilmen.

A communication was read from the Klamath Falls Light & Water Company refusing the contract recently passed by the Council providing for sixty new hudrants, and the reasons for doing so were given in full. A draft of an ordinance which the company was willing to accept was presented with the communication by O. B. Gates. In order to get it before the meeting Councilman Wilkens stated that he would intro-Attorney. Later in the evening Mr. Drake reported on it and turned it water committee.

W. S. Worden, of the Klamath Deing the plat. The ordinance was intreduced before the Council by Willits, and was passed to its second reading and read by title only.

Councilman Willits, one of the the houses, introduced an ordinance enough to satisfy an Eskimo. providing a system of numbering all of Main street. Each block is to con. last Saturday evening. tain 100 numbers and a number is the north and west sides of streets pleasant affair. and the even on the south and east The ordinance carries a penalty on loon building in Dairy contemplate Klamath avenue and certain other and after April 1, 1910. It was turning the structure into a hall for parts of the city. On the other hand, passed to its second reading.

Councilman Summers introduced an ordinance providing for the repair of Second street between Main and visitor Monday last. He says they Klamath, by filling in and grading, have the finest sleighing in the val-The cost is to be assessed against the abutting property. Passed to its second reading.

An ordinance was introduced by Councilman Wilkins, providing for quarters on his homestead claim drants. The two parties seem to fixed by the order of the Court for placing street signs containing the north of Pine Flat. He has lately agree on all conditions, except the publication of summons herein; and names of all street, on the corners papered his cabin and now puts in water company does not want a franof all streets and avenues. These pictures on the wall. He thinks that are to be placed on buildings, tele- much more pleasant than milking 20 insists on giving them a franchise hundred dollars, with interest therephone or telegraph poles or other or 30 cows at Taylor's dairy these instead of a contract. prominent places and must be so lo- cool mornings. made the base and streets north or or South First, etc. It was passed neighbor found out that the county to its second reading.

Thursday evening, when it is expected that the sewer ordinance will be to do his own swearing.

RARY PONIC TO SCARE TAFT

Believed to Be a Move to "Teach a Lesson" to Taft and the Supreme Court

United Press Service.

NEW YORK, Feb. 8.-Wall street stocks took a tumble that wiped out the millions of profits the holders Dairy. have been seeing accumulaing for the stead. apparent cause for the sudden decline, and experts today assert that years young. Will they never overand the money interests, done for perversity? the purpose of teaching the Taft administration and the Supreme Court a lesson.

The semi-panic bears all the eartration and the courts in dealing with Twp. 39, S. R. 7, E. W. M.; \$10. the trusts, and many are today declaring that the interests are giving the Supreme Court an object lesson of what may be expected if the tobacco trust is dissolved and the de-Standard Oil Company of New Jersey town of Midland, Ore.; \$1.

is upheld. The tobacco case is now before the be dissolved and the combination that M.; \$750. has for years been bleeding both the tobacco grower and the consumer, brought to an end. The tobacco trust Poe Valley & Klamath Falls Tel. Co., him on the head with the butt end from and after the 5th day of Januhas been even more daring than the telephone line; \$1275.

The decision ordering the dissolution of the Standard Oil Company of H. E. Hansbery et ux to J. T. Totbody of the oil Octopus, came as a 41, Buena Vista Add.; \$10. result of the work of Attorney Had- Marie Gifford et vir to John W. ley of Missouri, and was one of the Stout, warranty deed to lots 1 to 20 hardest blows dealt Illegal combinations under the Sherman anti-trust inclusive (block 23, 2nd Add. to law. Having practically abandoned Klamath Falls; \$400.

PROVIDES FOR STREET SIGNS all hope of a favorable decision, these interests and their allies have determined to try and force the Federal bringing on yesterday's panic, and intimating that it is only the forerunner of what may be expected and which will be of far greater propor tions than the panic of 1907.

Another cause advanced for yester day's action is the fear that is manifested by the interests of the Federal incorporation bill, which, although now abandoned, shows that the administration favors its provisions and may bring it up later. Many men who have been credited with making millions in the market in railroad and steel stock that was apparently sound, have seen their profits melt away by the mysterious decline of the market. It is this unaccountable drop in stock values that has led the experts to reach the conclusion that it is simply a desperate effort on the part of the interests to terrorize the

Don't Get Run Down duce it. After it was read Mayor Weak and miserable. If you have Sanderson referred it to the City Kidney or Bladder trouble, Dull head pains, Dizziness, Nervousness, Pains have an additional number of hyin the back and feel tired all over a package of Mother Grav's AUSback to the Council, whereupon the TRALIAN-LEAF, the pleasant herb but just so often the hope has gone and I continued their use until I was Mayor referred it to the fire and cure. It never fails. We have many testimonials from grateful people who have used this wonderful reme-As a regulator it has no equal. velopment Company, presented a sup. Ask for Mother Gray's Australian- and a Council and gave them full au- States. plemental plat of Railroad addition Leaf at Druggists or sent by mail for thority to look after their interests, with a draft of an ordinance approv- 50 cts. Sample FREE. Address, The Motherr Gray Co., LeRoy, N. Y.

DAIRY DEVELOPMENTS

The dance promised at the Smyth rarnch February 14 is declared off.

. committee appointed on numbering of ings last week—O, my! it was cold

Wm. L. Welch, the director of the buildings. The base of numbers is Water Users' Association, attended established at Link River and center the monthly meeting of the board

A social dancing party was given allotted to every twelve and a half Bennett place last Friday evening. by the Pool orchestra at the Marion feet. The odd numbers will be on and it is reported to have been a

> I hear that the owners of the sadancing purposes and will build an addition thereto.

Hank Woods, who lives near Edgewood, Swan Lake Valley, was a Dairy postoffice-Swan-is not yet in operation.

a good share of his time studying the

clerk's office, by a neighbor, to get brought the skin back to the owner again. Mr. Flackus will be required

Mr. Wight got the scalp of a covote the other morning in his feed lot. scent of the offa!, came into the tot while he was milking, and his dog fork that happened to be handy and soon despatched the intruder.

The omission of a cipher in the had a fit yesterday, during which printing of one of my paragraphs last many of the leading and substantial week makes it sound silly. I wrote a stranger arrived in Magdeburg, than more than 500 rabbits had been past several months. There was no been a thorn in the flesh of writers it is simply the work of manipulators come their weakness? Or, is it a

REAL ESTATE TRANSFERS

Jacob Thompson et ux to Western marks of having been made for the Pacific Land and Trustee Co., warpurpose of influencing the adminis- ranty deed to SE 1/4 of NW 1/4 Sec. 34,

> Klamath Development Co. to Austin S. Wickersham, deed to lot 18, block 7, town of Midland: \$1.

Klamath Development Co. to Curtis cision directing the dissolution of the Wright, Jr., deed to lot 17, block 7,

Thomas Hampton et ux to Kate Supreme Court on an appeal from Curtennis, warranty deed to W1/2 of the Federal Circuit Court, which SE 14, NE 14 of SW 14, SE 14 of NW 14 some time ago ordered that this trust Sec. 8, Twp. 37, S. R. 111/2, E. W.

Langell Valley Telephone Co. to however, was a man of resource.

Standard Oil trust and has reaped W. B. Barnes, sheriff, to E. W. millions of dollars as a result of its Gowen, tax deed to lot 6, block 7, Ewauna Heights, Klamath Falls,

New Jersey, which is the head and ten, deed to lots 25, 26 and 27, block cue. He walked on and in due course any and all property, rights, and above-named Court, such order be-

WATER COMPANY REFUSES TO ACCEPT ORDINANCE

authorities to cease their efforts by In the Meantime, the Property in the City Is Left at Mercy of the First Disastrous Fire

> It became apparent at the meeting of the City Council last Monday that Klamath Falls will not get the much at first; talked of fire protection, which, when installed, was to cause the reduction of fire insurance on an average of 20 low per cent. The Light & Water Company refused to accept the ordinance recently passed by the Council, and lowing experience. submitted a communication explaining their reasons for doing so. There ferer who was cured. has been some difficulty for a year personal fight these parties might have, but what they are vitally interested in is the establishment of better fire protection for the city and the reduction of insurance rates.

About every month or so for the past year the announcement has been drants and an excellent fire system, glimmering. Who is to blame for entirely free from kidney trouble." this condition is not of importance to the people. They elected a Mayor but it must be admitted that someone has made a dismal failure, and in the meantime the property of the entire city is at the mercy of a disastrous fire which might occur at any tically by the disassociation of salt time. Insurance rates under present conditions are such as to practically prohibit the individual from protecting himself.

To the outsider the condition seems about like this. Mayor Sanderson stated last evening that he would not recognize that the Light & Water Company had any franchise to do business in the city, yet he wishes them to accept a franchise to maintain hydrants and water mains on In the Circuit Court of the State of the water company is not discussing any former rights they have, but offer, in case the city wishes additional hydrants, to enter into a contract for supplying same. They do titled action on or before Thursday, ley he has ever seen, and have had not wish another franchise, but only the 24th day of March, A. D. 1910, for the past six weeks. Their new ask for a contract with the city so that being the last day for the publithat they will be justified in the ex-Si Clark is occupying batchelor pense of installing the additional hy- fendant is permitted to answer as chise, and they claim that the Mayor against you for the sum of three

Theo. Flackus last Saturday sent neither side will agree, and the city ney's fees and for the costs and disthe skin of a bobcat to the county is left without the fire protection bursements in this action; and for an the Court for the relief prayed for in south are designated as North First, the certificate for a bounty, but the which is so much needed. The water order of this Court, that certain perthe certificate for a bounty, but the neighbor found out that the county clerk does not allow a substitute to The Council then adjourned until make the necessary affidavit, so he had no franchise for operating their instruments, belonging to you and Southeast quarter (%) of Northwest plant and running pipes through the used upon or about the said automocity, it would be very unwise for bile, attached under and by virtue of city, it would be very unwise for a certain attachment writ issued here-them to bind themselves to furnish in, be subjected to the payment of eight (38), South of Range Nine (9), water to this district over other any judgment that plaintiff may ob- East of Willamette Meridian in Klam-MANIPULATORS CAUSE TEMPO- He had butchered some hogs the day streets. To the uninitiated it looks tain herein. He had butchered some nogs the day before, and left some of the offal in as if the contention is true that there Klamath Republican, a weekly newsis no franchise in force enabling the city to procure water and lights, it is ath Falls, Klamath County, State of

Suspicious.

During a period of political agitation where, on applying to the authorities, killed on the school section east of be obtained a permit or ticket of resi-The types made it say 50 in- dence. He had not been long in the The errors of typesetters have town before he became aware that his steps were being dogged by a man in blue uniform. He bore it for days, but at last said to the spy: "Sir, do you wish to drive me mad? Why do you pursue me in this way?"

"I am a detective, and my instructions are not to lose sight of you," was the quiet answer.

"Why, what fault have the police ger in the greatest excitement. "My passport is in order. Here is my ticket of residence. I am a citizen of Berlin. Why do you follow me about?"

the reply, "that you were going to reone came to reside in Magdeburg for pleasure."

Politiwed tile Bours.

"Die, Bertrand Maitravers!" hissed the villain. And the hero of the piece prepared to fall and perish, as per instructions of the prompt book. But, alack, the revolver with which

the fell deed was to be executed failed to do its horrid work! The villain, of the refractory weapon, and the hero,

fell to the ground. All would have gone well now, but found the body. He was not a funny man by any means, but still his first

thinking one death as good as another,

words caused a yell of laughter. "Shot?" he cried tragically, "He's Writ belonging to you, be subjected made on the 20th day of January, been shot through the back?"-London to the payment of any judgment that A. D. 1910.

MAY PROVE FATAL

When Will Klamath Falls People George Noland, Judge of said Court, 12-3tf Learn the Importance of It?

Backache is only a simple thing

But when you know 'tis from the to be on the 3rd day of February, That serious kidney troubles fol-

That diabetes, Bright's disease may be the fatal end.

You will gladly profit by the fol-'Tis the honest statement of a suf-

Chas. Voss, Pine & North Sts. Yreka, Cal., says: "I honestly bepast between Mayor Sanderson and lieve that Doan's Kidney Pills saved the water company, but the public my life. I suffered from dropsy for are not particularly interested in any a long time and despite all my efforts to get relief, I gradually grew worse At times various parts of my body became bloated and I frequently had great difficulty in putting on my shoes. I suffered from headaches and I had a constant desire to pass the kidney secretions. I ran down in health until I became a shadow of my former self. I happened to read made by the Mayor that the matter about Doan's Kidney Pills and seeing date of the last publication of the was all fixed up and the city was to that they had been used with excellent results for similar troubles, I date within which you, the defendprocured a box and began taking ants, are required to answer said them. They helped me from the first

> For sale by all dealers. Price 50 Foster-Milburn Co., Buffalo, cents. New York, sole agents for the United Remember the name-Doan's-and lowing described real estate: North-

take no other A large New York laundry is using with good results an apparatus which produces chlorine bleach electroly-

To avoid the use of rubber tires on Klamath County, wherein said deautomobiles an English inventor has patented a wheel in which resilency is furnished by a number of steel springs between outer and inner rims.

SUMMONS

Oregon, for the County of Klamath. George H. Merryman, Plaintiff, vs. Geo. E. Allen, Defendant, To Geo. E. Allen, defendant, above

named: In the name of the State of You are hereby required to appear and answer the Complaint filed against you in the above encation of this summons and the last day of the time within which the deif you fail so to appear and answer, the plaintiff will take judgment on at the rate of ten per cent per Now it looks like a deadlock, as annum from and after November 11, A. D. 1909, and for reasonable attor-

in herein.

This summons is published in the containing 160 acres of land. paper printed and published at Klamcollared him at once. While the two about time that this important defect Oregon, by order of Honorable George the City of Klamath Falls, in said were fighting Wight seized a pitch- be remedied. der dated the 5th day of February, scribed land is situated, by order of 1910, directing such summons to be Hon. George Noland, Judge of the so published for six consecutive above-named Court, such order beweeks, the first publication to be on ing dated the 17th day of January, the 10th day of February, A. D. 1910. A. D. 1910; the first publication of H. M. MANNING,

Attorney for the Plaintiff, Postoffice made on the 20th day of January. and Residence Address, Klamath A. D. 1910. 2-10-3-24 Falls, Oregon.

SUMMONS

In the Circuit Court of the State of Oregon, in and for Klamath County

Oscar F. North Plaintiff, vs. J. A. Wilson, Defendant.

plaintiff may obtain herein.

to find with me?" shouted the stran- To J. A. Wilson, Defendant above

In the Name of the State of Ore- pear and answer the complaint filed gon: You are hereby required to ap- against you in the above entitled suit on or before Saturday, the 5th day of March, A. D. 1910, that being the "It states in your passport," was pear and answer the complaint filed against you in the above entitled ac- date of the last publication of the side here for pleasure. That looked tion on or before Thursday, the 17th summons in this suit and the last suspicious, as it is the first time any day of March, A. D. 1910, that being date in which you, the defendant, is the last day of publication of this fixed by the order of the Court for SUMMONS and the last day of the publication of this summons, and if sterling worth. time within which the defendant is you fail to appear, and answer, as permitted to answer, as fixed by the aforesaid, the plaintiff will apply to the Court for Publication of order of the Court for Publication of in such complaint, to-wit: Quieting Summons herein; and if you fail so plaintiff's title to the following deto appear and answer, the plaintiff scribed real estate: Northeast quarwill take judgment against you for of Section Six (6), in Township the sum of One Hundred Seventy and Thirty-eight (38), South of Range 25-100 Dollars, with interest thereon Nine (9). East of the Willamette He stole behind his victim and smote at the rate of 6 per cent per annum Meridian in Klamath County, State

Abner

gon:

Quiet Title.

ary, 1910, and for the costs and dis-This summons is published in the bursements in this action; and for an "Klamath Republican,", a weekly Order of this Court, that certain propthe promoted super, who was taking erty, rights, and credits, attached Klamath County, wherein said dethe City of Klamath Falls, in said the part of the policeman who discov- under and by virtue of a certain At- scribed land is situated, by order of ered the body, was late in taking his tachment Writ issued herein, and for Hon. George Noland, Judge of the credits which may hereafter be attached under and by virtue of said this summons to be made, and is

> THOMAS DRAKE. Attorney for the Plaintiff. This SUMMONS is published in the Klamath Falls, Oregon.

NOTICE.

Klamath Republican, a weekly news-

said Order dated the 31st day of

mons to be so published for six con-

Residence Address, Klamath Falls,

SUMMONS

Deiendants.-Suit in Equity to

To J. E Lancaster and Mattie C.

In the name of the State of Ore-

pear and answer the complaint filed

against you in the above entitled suit

on or before Saturday, the 5th day

of March, A. D. 1910, that being the

summons in this suit and the last

complaint, as fixed by the order of

the Court for publication of this sum-

mons, and if you fail to appear, and

answer, as aforesaid, the plaintiff

will apply to the Court for the relief

prayed for in such complaint, to-wit:

Quieting plaintiff's title to the fol-

east quarter (%) and the Southeast quarter (%) of Section Six (6), in Township Thirty-eight (38), South

of Range Nine (9), East of the Wil-

State of Oregon, containing 320 acres

lamette Meridian in Klamath County,

"Klamath Republican,", a weekly newspaper, printed and published at

scribed land is situated, by order of

Hon. George Noland, Judge of the

above-named Court, such order be-

ing dated the 17th day of January,

A. D. 1910; the first publication of

this summons to be made, and is

made on the 20th day of January,

SUMMONS

In the Circuit Court of the State of

Agner Weed, Plaintiff, vs. H. T. Cof-

gon, you are hereby required to ap-

pear and answer the complaint filed

against you in the above entitled suit

on or before Saturday, the 5th day of

March, A. D. 1910, that being the date

mons in this suit and the last date within which you, the defendant, is

required to answer said complaint, as

fixed by the order of the Court for publication of this summons, and if

you fail to appear, and answer, as

scribed real estate: West half (34)

quarter (%), and Northeast quarter (%) of Southwest quarter (%) of

THOMAS DRAKE,

Klamath Falls, Oregon.

SUMMONS

len, Defendant .- Suit in Equity to

Oregon, for Klamath County.

To Alozno Allen, Defendant:

Quieting

of the last publication of the sum-

fin, Defendant.-Suit in Equity to

Oregon, for Klamath County.

To H. T. Coffin, Defendant:

Klamath Falls, Oregon.

THOMAS DRAKE.

Attorney for the Plaintiff.

A. D. 1910.

Quiet Title.

This summons is published in the

You are hereby required to ap-

Waterbury, Defendants:

Oregon, for Klamath County.

Oregon.

Quict Title.

E. L. ELLIOTT,

2-3-3-10

paper printed and published at Klam-Parties wishing sagebrush land ath Falls, Klamath County, State of clearer call on or write, Oregon, by order of Honorable

W. W. MASTEN, Klamath Falls, Ore,

January, 1910, directing such Sum- REGISTERED HOLSTEINS FOR SALE

secutive weeks, the first publication I have some fine young registered Holstein bulls for sale; A-1 stock and acclimated. M. F. LOOSELEY, Ft. Klamath, Oregon. Attorney for Plaintiff. Postoffice and

I HAVE BUYERS

For Klamath county lands. Send me description, terms and price, and I will sell it for you. Ramsey Realty In the Circuit Court of the State of Co., 217-218 Central bldg., cor. 6 and Abner Weed, Plaintiff, vs. J. E. Lan-caster and Mattie C. Waterbury, 8 Main st., Los Angeles, Cal.



ELLSWORTH & MITCHELL

VETERINARY SURGEONS

AND DENTISTS Office Crissier-Stilts Building Phone 726

C. C. BROWER ATTORNEY AND COUNSELOR AT LAW KLAMATH FALLS, OREGON

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White-Maddox Bldg.

DR C. P. MASON DENTIST

Office in American Rank & Trust Com pany's Building

PHONE 614 KLAMATH FALLS OREGON

M. RICHARDSON

United States Commissioner

TIMBER AND HOMESTEAD PROOF TAKEN

Office, Third and Main, opposite City Library. Telephone 301. In the name of the State of Ore-

BENSON & STONE ATTORNEYS AT LAW

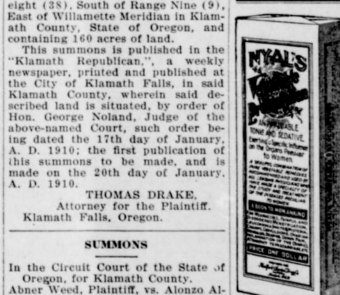
American Bank and Trust Bldg.

KLAMATH FALLS - OREGON

L. E. ELLIOTT

ATTORNEY AT LAW plaintiff's title to the following de- General Law Practice State and Fed-

eral Courts Examiner of Land Titles. First National Bank Block Klamath Falls, Oregon



Nyal's Vegetable Prescription is indicated in all ordinary diseases of wemen. This remedy never disappoints, its good effects being perceptible from the very first. It is composed of the purest and the most reliable druge; mercurials, opiates and other harmful drugs being excluded. The many disconcerting influences to which woman constantly subjected ren-

der her liable

to many runctional disorders that not only tend to destroy her comfort In the name of the State of Oreand happiness, but which gradually You are hereby required to apmerge into chronic and serious dis-

> Nyal's Vegetable Prescription is without a peer for the successful treatmnet of female weakness, painful and disordered menstrutation, hysteria, cramps, "bearing down pains," inflammation and falling of the womb. This is a remedy of

UNDERWOOD'S PHARMACY

Cor. 7th and Main Streets Klameth Falls - - - Oregon





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