

MORE INSANITARY AMONG MEN THAN WOMEN.

Says Recent Report Issued by the Director of Census.

The report on the insane in the United States, prepared by Dr. Joseph A. Hill and recently issued by William J. Harris, Director of the Census, Department of Commerce, indicates that there is more insanity among men than among women.

More Men Insane than Women. On January 1, 1914, there were 85,647 males in institutions for the insane as compared with 80,009 females and during the year 1910, 34,115 males were admitted, as compared with 26,547 females.

There were 268 male inmates of insane asylums to every 100,000 males in the total population, while the corresponding ratio of female inmates to total female population was 100.6 to 100,000. The males admitted during the year 1910 represented a ratio of 74.7, the females, a ratio of 59.7. This means that in a typical community of 200,000 persons equally divided, as to sex, 268 of the males would be found in insane asylums and 200 of the females and in the course of one year 72 males would be admitted to the asylums, as compared with 50 females.

The number of males in asylums for the insane has increased faster than the number of females. In 1880 the two sexes had, in fact, a nearly equal representation in these institutions, as the total number of inmates included 20,538 males and 20,307 females; but by 1910 the number of male inmates had increased to 26,547 and the number of female inmates to 20,009, so that the males outnumbered the females by a ratio of 111 to 100. The excess of males among the current admissions in 1910 was still greater—125 males to 100 females.

One Reason Why.

Of peculiar interest in this connection is the table which distinguishes the cases diagnosed as alcoholic psychosis or general paralysis—mental diseases which, generally speaking, are the aftermath of vice and dissipation. Of the 34,115 males admitted to hospitals for the insane in 1910, 8,408, or about 25 per cent of the total number, were reported as suffering from one or the other of these diseases, while the number of females having these diseases was only 2,942, representing about 8 per cent of the 26,547 females admitted. If from the total number of admissions the cases of alcoholic psychosis and general paralysis are deducted, the disparity between the sexes practically disappears. There are left of the total admissions 25,708 males as compared with 23,611 females, a slight excess of males, but no greater than naturally would result from the fact that there are more males than females in the general population.

Comparison by Age Periods.

The statistics give the number of insane of each sex admitted to hospitals in each age period per 100,000 persons of the same age and sex in the total population. The ratio of admissions increases with advancing years, reaching the maximum in extreme old age, when senile dementia marks the weakening of the mental faculties. This does not mean that a majority of the admissions to institutions for the insane are old people. On the contrary, only about 12 per cent of the insane admitted to hospitals were over 65 years of age, while about 37 per cent were between 25 and 50 years of age, but in proportion to the total number of people in the same period of life the number of admissions is larger in old age than in middle life, and larger in middle life than in youth. In fact, very few young people are included in the admissions, and practically no children.

Through the entire life period the ratio of admissions for males is larger than that for the other sex.

Upon eliminating the case of alcohol psychosis and general paralysis, the ratio for males still remains higher than that for females up to the age of 30 and above the age of 55, but is lower in the intervening years. This indicates, in other words, that when the cases of general paralysis and alcohol psychosis are eliminated there are more cases of other forms of insanity among women than among men in the period of life from 30 years of age up to about 55, but fewer in early life and old age.

A Texas Goat.

The St. Louis Republic having raised a louder baa than any other sheep in the "buy-a-bale" baa of a few months ago, is now trying to find a goat in that small flock, who can be made the scapegoat upon which to visit the ridicule which falls upon it since the cotton planters have failed to borrow funds, offered at 15w rates and reasonable valuations, to enable

Notice of Sheriff's Sale.

Notice is hereby given, That by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon, for Tillamook County, upon a judgment and decree of foreclosure duly entered in said Court on December 24th, 1914, in a case wherein Tillamook County Bank a corporation, is plaintiff, and Marion Eric is defendant, which execution was issued by the clerk of said court under the seal thereof, bearing the date of the 26th of December, 1914, I have levied upon, and will, on Monday the 1st day of February, 1915, at the hour of 10 o'clock a.m. at the Court House door in Tillamook City, Tillamook County, Oregon, duly sell at public auction to the highest bidder for cash in hand the following described real property situate in Tillamook County, Oregon, to-wit:

The South half of lot 3, in Block 10, of Thayer's Addition to the town of Tillamook (now within the corporate limits of Tillamook City.) Said sale to convey all of the interest of the defendant as of the date of February 11, 1915, or subsequently owned by him, and the proceeds will be applied to the satisfaction of the judgment in said case, which is for \$102.00, with interest thereon at the rate of 8 per cent per annum, from October 15th, 1913, the further sum of \$50.00 as attorney's fees, the costs and disbursements of this suit taxed at \$10.00, and the costs and expenses of sale. Dated this December 26th, 1914.

H. Crenshaw, Sheriff of Tillamook County, Ore.

Notice of Sheriff's Sale.

Notice is hereby given, That pursuant to an execution and order of sale duly issued by the Clerk of the Circuit Court of the State of Oregon, for Tillamook County, and under the seal thereof, bearing date December 26th, 1914, upon a judgment and decree dated December 24th, 1914, in the case in the court wherein Charles Kunze is plaintiff and Mary J. Dunstan, Henry Dunstan, P. B. C. Lucas, Amelia Lucas, Fred Balmer and Nestucca Valley Bank, a corporation are defendants, to me duly directed, I have levied upon and will, on Monday the 8th day of February, 1915, at the court house door, in Tillamook City, Tillamook County, Oregon, at the hour of 10 o'clock a.m. sell at public auction to the highest bidder for cash in hand, the following described real property, to-wit:

Lots 3 and 4 of Block 15, of Thayer's Addition to Tillamook (now within the corporate limits of Tillamook City, Oregon), the same being situate in Tillamook County, Oregon.

For the purpose of satisfying the judgment in said case, to-wit: For the sum of \$1,083.80 with interest at the rate of 7 per cent per annum from December 24th, 1914, the further sum of \$125.00 as attorney's fees, the costs and disbursements of the suit taxed at \$20.00 and the cost and expense of the sale. All of the interest of defendants as of the date of the mortgaged foreclosure in said suit, to-wit: The first day of October, 1909, or subsequently acquired will be sold. Dated this January 7th 1915.

H. Crenshaw, Sheriff of Tillamook County, Ore.

Sheriff's Sale.

In the Circuit Court of the State of Oregon for the County of Tillamook, Kathleen Mills, Plaintiff, vs. Mary Jane Martin (Formerly Mary Jane Harris) and Caleb M. Martin, her husband, Defendants.

By virtue of an execution, judgment, order, decree and order of sale issued out of the above entitled court in the above entitled cause to me directed, and dated the 16th day of September, 1914, upon a judgment and decree rendered and entered in said court on the 16th day of September, 1914, in favor of Kathleen Mills, plaintiff and against Mary Jane Martin (Formerly Mary Jane Harris) and Caleb M. Martin, her husband, defendants, for the sum of five hundred twenty-five (\$225) dollars, together with interest thereon at the rate of ten per cent per annum from the 10th day of April, 1913, until paid, amounting to the sum of six hundred eighty-one and 99-100 (681.99) dollars, calculated to the 23rd day of January, 1915; together with the further sum of eight and 55-100 (8.55) dollars, together with interest thereon at the rate of six per cent per annum from August 12, 1914, until paid; also the further sum of seventy-two (72) dollars Attorney's fees, together with the further sum of \$23.00 costs and the costs of and upon this writ, commanding me to make sale of the following described real estate, situate in the county of Tillamook, State of Oregon, within the corporate limits of the City of Tillamook, to-wit: The north east quarter of Block Fifteen (15) in Claude Thayer's Addition to the town of Tillamook, now City of Tillamook.

Now therefore by virtue of said execution, judgment, order, decree and order of sale and in compliance with the commands of said writ, I sell, on and after the 30th day of January, 1915, at 10 o'clock a.m., of said day, at the front door of the County Court House in Tillamook City, Tillamook County, Oregon, sell at public auction (subject to redemption) to the highest bidder for cash in hand all the right, title and interest which the within named defendants or either of them had on the 10th day of April, 1914, the date of the mortgage foreclosure herein, or which said defendants have since acquired or now have, or either of them has acquired or now has, in the above described property or any part thereof, to satisfy said execution, judgment, order and decree, interests costs and accrued costs.

H. Crenshaw, Sheriff of Tillamook County, State of Oregon.

Notice of Hearing of Final Account And Objections There to.

In the County Court of the State of Oregon, For Tillamook County. In the matter of the estate of Charles Burke, Deceased.

Mary Burke, Administrator. Notice is hereby given to all whom it may concern, that the undersigned, has filed in the County Court of the State of Oregon, for Tillamook County, her final account as the administrator of the estate of Charles Burke, deceased, and that said Court has appointed Friday, the 5th day of February, 1915, at 10 o'clock a.m. of said day, at the court room of said Court, in Tillamook City, Tillamook County, State of Oregon, as the time and place for the hearing of said account, and any and all persons interested in said estate, are hereby required to appear at said time and place and make their objections, if any they have, to said account, and a settlement of said estate.

Dated January 7th, 1915. Mary Burke, Administrator of the Estate of Charles Burke deceased.

John LeLund Henderson, Attorney for said Estate. The first publication is January 7th, 1915. The last publication is February 27th, 1915.

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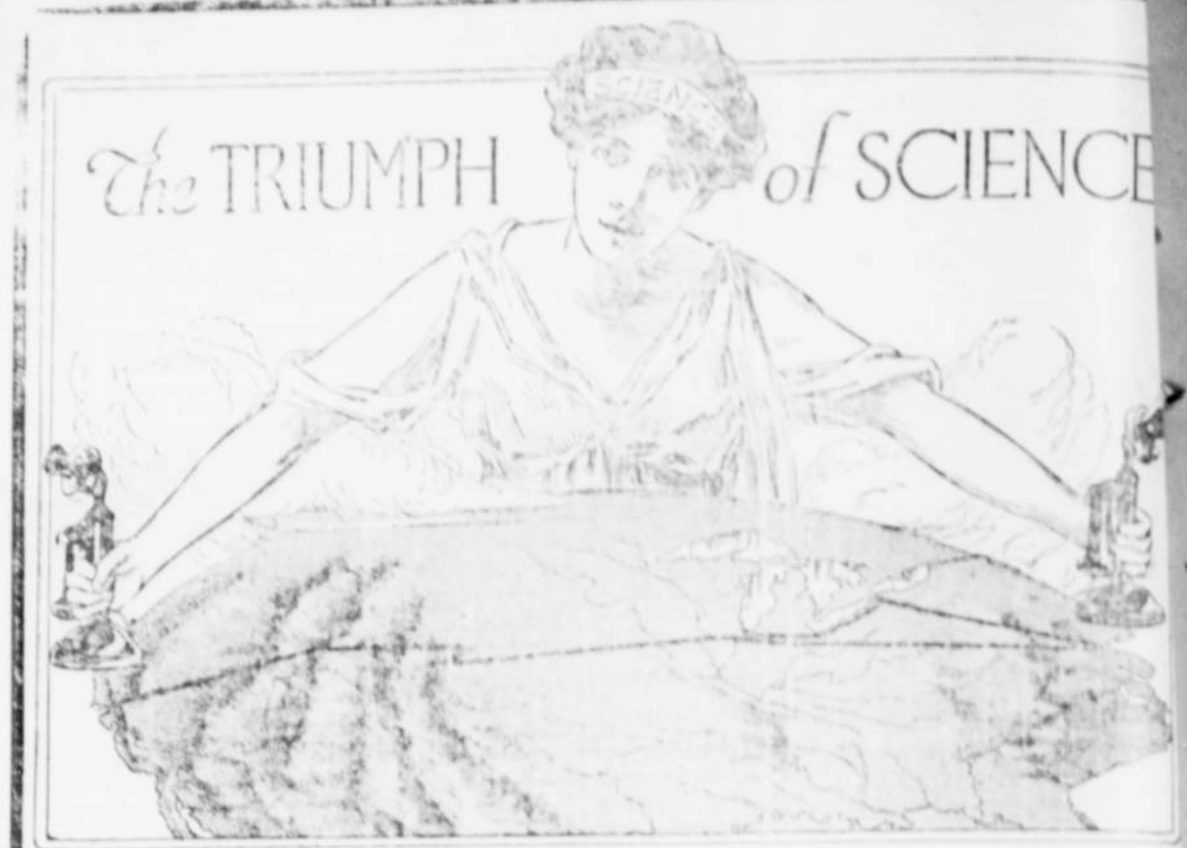
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Dated January 7th, 1915. Mary Burke, Administrator of the Estate of Charles Burke deceased.

John LeLund Henderson, Attorney for said Estate. The first publication is January 7th, 1915. The last publication is February 27th, 1915.



THIS busy, progressive nation is today at the dawn of a new era of commercial and social development. The means by which the human voice, with its slightest inflections and indications of personality, can be carried across the continent instantly, have been provided. Talking by telephone from the Pacific to the Atlantic is now an accomplished fact.

The celebration of this latest and greatest triumph in the art of telephony has just taken place. Within a short time the public will have ready for its use, the product of American brains, American initiative and American scientific and technical skill, a transcontinental telephone service, the equal of which is not even approached in all the other nations of the world.

It is a splendid scientific achievement of the very highest character. The power that sends the human voice over the telephones is scarcely greater than that of a breath, yet the means have been provided by which this tiny, almost imaginary impulse, made up of as many as 2,000 separate vibrations a second, can be picked up by a delicate instrument, conserved over a distance of 3,400 miles, and reproduced perfectly and instantly across the continent. The human voice has been made to travel as fast as light, faster than sound unaided by technical apparatus; indeed, it rivals THOUGHT even, in the swiftness of its flight.

The imagination can but feebly grasp, much less attempt to measure, the far-reaching significance of such a tremendous accomplishment. One hundred million people will have for their daily use a system of communication that knows no East, no West, no North, no South. Dialects, provincialisms, sectional prejudices, must eventually yield to the closer union, the better understanding, the more intimate comradeship that

the human voice establishes. The neighborliness of a whole nation is advanced by the brushing away of the physical restraints of centuries.

This contribution to the future happiness and prosperity of a more closely united people has not been brought about, however, by the overcoming of a few isolated, concrete difficulties. Its success has depended upon the exercise of the highest engineering and technical skill, and the solution was found only in the cumulative effect of improvements great and small, in telephone, transmitter, line, cable, switchboard, and every other piece of apparatus or plant required in the transmission of speech.

In this work the experimental and research department of the Bell System, of which this Company is a part, has been engaged ever since the telephone became a commercial possibility, less than 40 years ago. With no traditions to follow and no experience to guide, this department, which is now directed by a staff of over 550 engineers and scientists, including former professors, post graduate students, scientific investigators—most graduates of 140 universities—has created an entirely new art—the art of telephony, and has given to the people of this country a telephone service that has no equal.

It has required vast expenditures of money and immense concentration of effort, but these have been justified by results of immeasurable benefit to the public. The transcontinental telephone line, 3,400 miles long, joining the Atlantic and Pacific, is part of the Bell System of 21,800,000 miles of wire connecting 9,600,000 telephone stations, located everywhere throughout the United States. Composing this system are the American Telephone and Telegraph Company and Associated Companies and connecting companies, giving universal service to 100,000,000 people.

Truly, This is The Triumph of Science. The Pacific Telephone and Telegraph Company.

A Missouri Farmer on Farm Credits.

There has been so much said through the columns of the press here lately about farm loans that I cannot refrain myself any longer. To read suggestions from great minds about their \$135,000,000 cotton loan is tiresome. And now comes Mr. Burton McGinnis of Real Estate Row (whatever that is), with a suggestion that caps them all. Think of a system by which you could borrow money from the farmers and then loan it back to them. Is this bunk? Or is the man really taking himself seriously? If he is not I am sure he can never get a hearing. No farmer will take him seriously, I know.

The best system that ever was, or ever will be invented by which money can be loaned to the farmer, after it has been borrowed from him, is the present banking system which skins them going and coming just call on them to express themselves. The banking system of this country is a farce and since Mr. Wilson applied his latest improvements it is going to be worse. The people are not going to be fooled much longer.

The postal savings bank is a farce, and was never intended to do anything except fool somebody. The idea of anyone with good sense going to a postoffice and depositing money at a small rate of interest, and the postmaster walking right out and putting it into a private bank, and the banker loaning it back to my neighbor for from 8 to 12 per cent. Do the bankers think the farmers will fall for a fraud

Summons.

In the Circuit Court of the State of Oregon for Tillamook County. Jeff D. Matney, plaintiff, vs. Lizzie Matney, defendant.

To Lizzie Matney, the above named defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before the last day of the time prescribed in the order for the service of summons by publication herein, and if you fail to so answer, the plaintiff will apply to the court for the relief demanded in the said complaint, namely, for a decree dissolving the bonds of matrimony existing between you and said plaintiff, Jeff D. Matney, for the recovery by plaintiff of his costs and disbursements in said suit, and for such other and further relief as to the court may seem need, right and equitable.

This summons is served upon you by publication thereof by order of the Honorable Homer Mason, County Judge of Tillamook County, Oregon, in the absence of the Honorable H. H. Belt, Judge of the Circuit Court above named, which said order is dated the 12th day of January, 1915, and the date of the first publication hereof is the 21st day of Jan., 1915, and the date of the last publication hereof, and the last date on or before which you are required to answer this summons, is the 4th day of March, 1915. Dated this 12th day of January, 1915. Geo. P. Winslow, Attorney for Plaintiff.

Summons.

In the Circuit Court of the State of Oregon for Tillamook County. Jeff D. Matney, plaintiff, vs. Lizzie Matney, defendant.

To Lizzie Matney, the above named defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before the last day of the time prescribed in the order for the service of summons by publication herein, and if you fail to so answer, the plaintiff will apply to the court for the relief demanded in the said complaint, namely, for a decree dissolving the bonds of matrimony existing between you and said plaintiff, Jeff D. Matney, for the recovery by plaintiff of his costs and disbursements in said suit, and for such other and further relief as to the court may seem need, right and equitable.

This summons is served upon you by publication thereof by order of the Honorable Homer Mason, County Judge of Tillamook County, Oregon, in the absence of the Honorable H. H. Belt, Judge of the Circuit Court above named, which said order is dated the 12th day of January, 1915, and the date of the first publication hereof is the 21st day of Jan., 1915, and the date of the last publication hereof, and the last date on or before which you are required to answer this summons, is the 4th day of March, 1915. Dated this 12th day of January, 1915. Geo. P. Winslow, Attorney for Plaintiff.