

Natal

Mrs. Ben Lowden received injuries to her neck and shoulders when their Ford sedan went into a ditch and turned over when the lights went out. Mrs. Lowden and three of her children, who live on Clatskanie mountain, were on their way to a dance at Natal last Saturday evening when the accident occurred on the Nehalem highway near the Pete Knowles place. Apparently none of the children were injured. The family was taken home and a doctor was called.

Little Johnny Carmichael was sick for a few days but is much better now.

Mr. and Mrs. Richard Doggett and their little daughter Betty spent Thursday evening with Mr. and Mrs. Jake Neurer.

Miss Grace Condit, the Natal school teacher, moved into one of J. W. Neurer's small houses close to school.

The grader was busy working on the Nehalem state highway last week.

Charles Gill and Orin Riggs went to work logging, one for Holding and the other for Bob Seal.

Mr. and Mrs. G. Lord spent the week end in Portland visiting relatives and friends.

Earl Smith brought down a load of lumber to the Haycox place last week.

Mr. and Mrs. Archie Boland moved to Portland this week where Mr. Boland has a contract to haul slab wood this winter.

Mrs. Reed Holding is spending a few days in Clatskanie with relatives.

J. M. McCormick from Camp Reehers was a week end caller on Natal friends.

Mrs. Bernice Lofgren was named by the SERA board as adult teacher in Vernonia. Mrs. Lofgren and her daughter Irene are making their home with Mr. and Mrs. Jim Moran.

Mr. and Mrs. Ira Peterson and two sons Norman and Vernon were Clatskanie visitors Saturday.

SUMMONS

In Justice's Court for District 4 of Columbia County, State of Oregon.

A. E. ADAMS, Plaintiff, vs.
A. M. PLACE, Defendant.

To A. M. PLACE, THE ABOVE NAMED DEFENDANT: you are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause on or before the expiration of four weeks from the date of the first publication of this SUMMONS, which date of expiration is fixed by order of P. Hill, justice of the peace for District 4 of Columbia County, Oregon, as of November

RE-ELECT FRED W. HERMAN

Republican Candidate for
JOINT REPRESENTATIVE
Columbia-Clatsop County
OREGON VOTER, Oct.
13, 1934, says:

"Fred W. Herman, republican nominee in the Clatsop-Columbia district, is an attorney at Rainier. In the 1933 legislature he won universal respect by the quality of his thinking, the accuracy of his information and the firmness of his integrity. Herman's defeat would be a genuine loss to the state."

ONE GOOD TERM . . .
DESERVES ANOTHER

30, 1934. If you fail so to appear and answer, the plaintiff for want thereof will apply to the above entitled Court for a judgment against the defendant for the sum of \$118.49 together with interest thereon at the rate of six per cent per annum from the first day of December, 1929.

Date of first publication, November 2, 1934.

Date of last publication, November 30, 1934.

Lester, Sheeley,
Attorney for Plaintiff,
Vernonia, Oregon.

The Open Forum - -

DEER ISLAND GRANGE UPHOLDS POWER BILL

Editor, Vernonia Eagle:

The Grange Power bill was passed by the 1933 legislature and carried out the vote of the people in the 1932 election when they passed a constitutional amendment, by 38,000 majority, providing for public ownership by the state of power plants and transmission lines. The referendum was applied to this act by the public utility corporations in Oregon. This act provides for the election of three power commissioners to administer public power development in Oregon. It sets up authority for the state to deal with the government or with other states in buying or selling power or in building and buying power plants and transmission lines. This commission could deal with the government for the power generated at Bonneville. Without this act there is no authority for the state to buy this power. If the people of Oregon are to reap the real benefits of Bonneville they should vote for the

Grange Power bill. 300 X Yes.

You do not vote \$60,000,000 in bonds when you vote for the Grange power bill. This bill expressly states, and the description on the ballot by the attorney general definitely sets out the fact that not one dollar of bonds are voted for in this bill. No bonds can be issued except at a later date and upon a vote of the people. In this respect the power commission can only refer a bond issue to the people. The constitutional amendment passed in 1932 restricts bond issues for power development to six per cent of the assessed valuation. The maximum amount would be about \$60,000,000, and it is on this point that the power trust try to fool the people with the propaganda that this bill would provide for issuing \$60,000,000 in bonds. Not one dollar of bonds can be issued without a vote of the people and it is very unlikely that any such maximum amount would be proposed for the people to vote upon.

Do not be fooled by this trick of the power trust.

Two important steps are necessary for cheap power in Oregon. First, cheap production of power in publicly owned plants such as we have at Bonneville. Second, cheap transmission of power over publicly owned lines. If the power at Bonneville is sold by the government to the private power trust and transmitted to the people over their lines we cannot expect cheap power, for they are guaranteed a certain per cent on

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DEFEAT

THE HEALING ARTS CONSTITUTIONAL AMENDMENT!

VOTE 305 X NO!

Every person in Oregon is vitally concerned in the proposed "Healing Arts Constitutional Amendment" which will be on the ballot at the general election November 6.

Under the fictitious claim of preventing "MEDICAL MONOPOLY," this vicious Healing Arts Constitutional Amendment is proposed by healing "cultists" and others having selfish interests, in order to destroy the effects of the Basic Science Law passed by the last Oregon legislature. It also is designed to destroy the high standards maintained by our Oregon hospitals, and to rob the State Industrial Accident Commission of its power to properly administer the ever efficient Workmen's Compensation Act.

This Amendment is a direct attack against Oregon's enviable health standards and low rate of mortality. It challenges the self respect and common sense of every person who has the welfare of this state at heart.

Every voter in Oregon should make it his or her business to appear at the polls on election day and vote "NO" against the Healing Arts Constitutional Amendment.

Vote 305 X No!

Against the Vicious Healing Arts Constitutional Amendment

Paid adv. by Joint Committee for the Preservation of Oregon's Hospital Standards and Workmen's Compensation Law—Rev. Axel M. Green, Secretary, 512 North Graham St., Portland, Ore.

their investment. They will base their rates on inflated values through watered stock and pyramided holding companies and upon huge debts and interest burdens. Cheap power will be available manufacture and cheap transmission over publicly owned lines. Vote for the Grange power bill 300 X Yes and be ready for Bonneville and other major power developments by the state or government.

Our chance to develop Oregon is now before you in the Grange power bill. Vote 300 X Yes. There is a big population shift to the Pacific coast. Oregon is in competition with other coast states. Our matchless climate, soil and scenic attractions will invite them. But we need cheap power. This is one of the great deciding factors.

Washington and California are far ahead of us in this respect. Both have large public power programs in operation and under way in Washington plans are being considered for buying out the main private power competitors. Shall Oregon be further delayed? Shall we listen to the insidious propaganda of the power trust fed to us through newspapers and politicians friendly to them? Let us stand together and promote Oregon development. Vote for the Grange power bill. 300 X Yes.

The grange in Oregon has always sponsored and worked for legislation in the interest of all the people.

Deer Island Grange,
G. M. Mills, Master
Maid J. Mills, Secretary

VOTE

43 X J. N. MILLER

REPUBLICAN NOMINEE

FOR

COUNTY COMMISSIONER

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Paid Adv.

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