

LEGAL NOTICES.

ADMINISTRATOR'S NOTICE OF FINAL SETTLEMENT.

Notice is hereby given to all whom it may concern:

That the undersigned Administrator of the estate of John D. Hurst, late of Marion County, Oregon, deceased, has filed his final account of said estate in the County Court for Marion County, Oregon, and that said court has set the same to be heard on the 26th day of April, 1923, at one (1) o'clock p. m. of said day, at the County Court house at Salem, in Marion County, Oregon.

And that said final account and any objections thereto will be heard and passed upon by the said Court at said time and place.

Dated at Salem, Marion County, Oregon, this 25th day of March, 1923.

FRED HURST,
Administrator of the estate of John D. Hurst, deceased.

NOTICE TO CREDITORS.

Notice to the creditors of Gilbert Bros. and A. T. Gilbert is hereby given that the Circuit Court of Marion County, State of Oregon, has heretofore, to-wit: on the 15th day of November, 1921, made an order extending the time to the 15th day of May, 1922, for the creditors to present their claims to the Receiver of said Gilbert Bros. and A. T. Gilbert, appointed in the case pending in said Circuit Court, wherein Timmon Ford, as Executor of the last will and testament of Wm. C. Cooper, deceased, was plaintiff, and A. T. Gilbert and others were defendants, and that said Court did on the 11th day of March, 1922, make an order requiring said Receiver to publish notice of said order. Each and all of said creditors are therefore notified to present their claims to the undersigned Receiver on or before the 15th day of May, 1922, at the bank of Ladd & Burr, in the city of Salem, Marion County, Oregon.

CLAUDE GATCHE,
Receiver.

EXECUTOR'S NOTICE OF APPOINTMENT.

Notice is hereby given to all whom it may concern:

That the undersigned has been duly appointed by the County Court of Marion County, Oregon, as the Executor of the last will and testament and estate of Theodore Gervais, late of Marion County, Oregon, deceased.

All persons indebted to said estate are hereby notified to make payment to the undersigned. And all persons having claims against said estate are hereby notified to present the same duly verified according to law, to the undersigned at the law office of Timmon Ford, W. M. Kaiser and W. T. Slater, at the city of Salem, in Marion County, Oregon, within six months from the date of the first publication of this notice.

W. M. KAISER,
Executor of the last will and testament and estate of Theodore Gervais, deceased.

EXECUTOR'S NOTICE OF FINAL SETTLEMENT.

Notice is hereby given to all whom it may concern: That the undersigned Executors of the Estate of Peter Kirk, deceased, have filed their final account of said estate in the County Court of Marion County, Oregon, and that said Court has fixed as the time and place of hearing said final account and any objections thereto, on the 11th day of April, 1923, at 2 o'clock p. m. of said day, at the County Court room of said Court, in the County Court House at the City of Salem, in Marion County, State of Oregon, and that said final account and any objections thereto will be heard and passed upon by said Court at said time and place.

Dated at Salem, Oregon, this 10th day of March, A. D. 1923.

R. E. KIRK and MATILDA M. KIRK,
Co-executors of the last will, testament and estate of Peter Kirk, deceased.

NOTICE OF INTENTION TO WITHDRAW INSURANCE DEPOSIT BY THE LION FIRE INSURANCE COMPANY, LIMITED.

To Whom It May Concern:

In accordance with the requirements of the laws of the State of Oregon, relative to insurance companies, notice is hereby given that the LION FIRE INSURANCE COMPANY, LIMITED, of London, England, desiring to cease doing business within the State of Oregon, intends to withdraw its deposits with the Treasurer of said State and will, if no claim against said Company shall be filed with the Insurance Commissioner within six months from the 24th day of January, 1923, the same being the date of the first publication of this notice, withdraw its deposit from the State Treasurer.

LION FIRE INSURANCE CO., LTD.

By Wm. J. Landers,
Manager for the Pacific Coast.

Dated at San Francisco, this 6th day of Jan. 1923.

NOTICE OF INTENTION TO WITHDRAW INSURANCE DEPOSIT.

In accordance with the requirements of the laws of the State of Oregon, relative to insurance companies, notice is hereby given that the MAGDEBURG FIRE INSURANCE COMPANY, of Magdeburg, Germany, desiring to cease doing business within the State of Oregon, intends to withdraw its deposit with the Treasurer of said State and will, if no claim shall be filed with the Insurance Commissioner within six months from the 11th day of October, 1921, the same being the date of the first day of publication of this notice, withdraw its deposit from the State Treasurer.

MAGDEBURG FIRE INSURANCE COMPANY.

By Gutte & Frank,
Managers for the Pacific Coast.

Dated at San Francisco, this 24th day of October 1921.

TO UPHOLD PRICES.

LONDON, Mar. 23.—The Daily Mail today declares that negotiations are on foot for the formation of a gigantic iron combination in Europe, the object of which is to keep up prices.

DIED IN CALIFORNIA.

BERKELEY, Cal., March 23.—E. A. Frengel, the mining engineer, died today from injuries received by falling down an elevator shaft at Baker City last February.

ATTACHMENT SUIT FILED

A Milwaukee Corporation Has Brought an Action

AGAINST OWNER OF A TRACT OF MARION COUNTY REAL ESTATE—THE DEFENDANT IS NOW AT HOME—A NEW PETITION IN THE GILBERT BANK CASE.

The Bradley & Metcalf Co., of Milwaukee, Wis., a corporation, plaintiff, yesterday began a suit in department No. 1 of the State Circuit Court against H. Ross, defendant, a resident of Cape Nome, Alaska. The plaintiff alleges that at Milwaukee, Wisconsin, on May 14, 1901, they sold and delivered goods to the defendant of the value of \$234, and that the defendant has only paid \$200 on the account, leaving a balance of \$34 still due the plaintiff, for which amount the plaintiff demands judgment against defendant, and for interest thereon, at the rate of 6 per cent from July 14, 1901.

The sheriff yesterday attached about 164 acres of land belonging to Ross and located near Butteville, in this county. Bonham & Martin are attorneys for plaintiff.

In the case of Timmon Ford, plaintiff, vs. A. T. Gilbert, et al., defendants, in the second department of the Circuit Court yesterday, G. Steiner, by his attorney, C. L. McNary, filed a petition asking the court to decree a check drawn on Gilbert Bros., Bankers, on January 5, 1921, to be an offset to a note signed by the petitioner January 5, 1921, for \$75 in favor of Gilbert Bros., Bankers, and for an order requiring the receiver of Gilbert Bros. to deliver said note to the petitioner upon the petitioner paying the receiver whatever sum of money which may have accrued as interest upon said note.

In the receivership suit between F. J. Beatty, plaintiff, and Branch No. 108, Labor Exchange, et al., defendants, the receiver, George Griswold, yesterday filed his report in the second department of the Circuit Court, showing a balance of \$47.73 of cash on hand and that there are claims outstanding against the defendant association aggregating the sum of a trifle over \$25 and he prays for an order of the court authorizing him to pay said claims out of the cash on hand.

In the second department of the State Circuit Court, yesterday, Judge R. P. Boise rendered a decree for the defendant in the suit of Mary J. Shaw, plaintiff, vs. J. E. Ferris, defendant, a cross bill in equity, to settle a controversy over a tract of land near Shaw.

Orders were made upon other cases on the docket, as follows:

The plaintiff's motion in the case of Otto Hansen, plaintiff, vs. Clara F. Bray, et al., defendants, an action to foreclose a mechanic's lien on certain property in this city for the purpose of collecting certain sum of money alleged to be due the plaintiff for mechanical services performed and materials furnished, to strike out parts of the defendant's answer, was overruled.

In the case of Ella M. Smith, plaintiff, vs. Salem Building & Loan Association, et al., defendants, a suit to set aside a deed, the plaintiff's application to make A. M. Smith and Security Abstract & Trust Company, defendants in the action, was also allowed and said parties are given leave to answer in twenty days after service.

In the foreclosure suit entitled J. G. Wright, plaintiff, vs. R. C. Halley, et al., defendants; default as to defendant R. C. Halley and the defendant's motion to require the plaintiff to elect as to the principal cause of action was overruled and the defendants were allowed to make answer or plead within one day.

EDUCATING THE INDIAN.

Plea for Mental Training on or Near the Reservation.

Not many years ago an Indian who had had all the advantages of an elaborate education returned to his tribe. Except for his copper-colored skin his every appearance was that of a youth who had attained the highest degree of civilization. His clothing, well cut, fitted him, his hair was short and his English perfect. Just a year later this Indian came to draw his rations. He wore a bright red blanket and he had feathers in his hair.

"I could never be much as a white man," he said to the agent, "but I can be a hell of an Indian."

The story is recalled by the debate in Congress Thursday over the appropriation for Indian schools. Mr. Cannon of Illinois, who has fought many an appropriation in his time, but who never fought any Indians, opposed the grant to the Chaffee (Pa.) school. He said it was the height of cruelty to educate an Indian in the east and then relegate him to the savagery of the west.

The stands taken by Messrs. Cannon and Smith seem proper. Instead of spending large sums of money in taking Indians to eastern schools and in educating them there, the appropriations would be put to better use by distributing them near the homes of the students. In this way the other members of the tribes could have the educational examples constantly before them. The process would be so gradual that it would be hardly noticed, and when the "finished" student was turned out he would cause no shock to his people.

But, after all, the great trouble lies in the pauperization of the Indians. If the educated savage were required to use his attainments or strive, there would be more hope for his future. The fact that an Indian is educated and therefore competent to take care of himself does not constitute a bar to his receiving rations from the government.

He hasn't the same incentive to labor that a white boy or girl has, and consequently he is quickly contented

to live by the bread of Uncle Sam alone. On the other hand, few fields of labor are opened to educated Indians. Just why this should be is not apparent, but the probable reason is that they are incompetent. In spite of all the money that has been spent in educating them, there is not today in the United States army a full-blooded Indian who holds a commission; there are no Indian civil engineers, or doctors, or mining experts, nor are they in any of the so-called learned professions.—Salt Lake Herald.

HURT BY AIR GUN.

A Young Boy Shot by a Companion Near Coburg—Other Notes.

Eugene Guard: The three-year-old son of Frank Miller, of Coburg, was injured last Friday by the discharge of an air gun in the hands of a small companion, the shot lodging above one of his eyes. However, Dr. Kuykendall extracted it and no permanent injury will result.

Albany Herald: The Commerce Committee of the Alco Club met with a committee appointed by Safety Lodge No. 13, last evening, to arrange for the entertainment of the delegates and visitors to the A. O. U. W. Supreme Lodge meeting, which will be held in Portland next June. The delegates and visitors will spend several hours in Albany during their Western trip, coming up the West Side and going back to Portland, in the evening over the S. P. The citizens propose to give them plenty to eat and will provide means of entertainment. The Alco Club has appointed F. M. French, Dr. A. J. Hodges and Fred Dawson to solicit funds and confer with the Workmen committee.

Corvallis Gazette: The attention of the public has been called to a calf that belongs to the O. A. C. farm. It is really a very fine calf and weighs 500 pounds. Its age has been given as four months, but in fact it is a trifle more than six months old. Anyone with a knowledge of stock could tell at a glance that it is a fine animal. It is by the John Osborn bull "Maidier."

Corvallis Gazette: A few fruit trees are coming out in bloom. In certain parts of the state there have been recent cold rains, but it has not been reported that the fruit prospects have been injured to any extent.

Corvallis Gazette: It is a public outrage that the county roads should be in the condition we find some of them at present. For instance, between Philomath and Corvallis, a distance of about seven miles, the roads are in such a bad condition in many places that a feather bed would sink out of sight almost instantly. For this deplorable state of affairs there is no excuse. This is one of the main travel roads of the county and is old enough to have had something substantial done on it. The public is largely to blame for this condition and it is a sad commentary that if the public desired any better roads they would have them.

WANTS A DIVORCE.

Mrs. Mattie L. Kightlinger Filed a Complaint Yesterday.

Mattie L. Kightlinger yesterday brought suit against her husband, E. M. Kightlinger, in the second department of the State Circuit Court, praying for a decree of divorce and to be granted the custody of the two minor daughters, aged 3 years and 18 months respectively and the issue of said marriage. The plaintiff alleges that the defendant, during the past three years, has treated her in a cruel and inhuman manner; on Sunday, March 23, 1922, the defendant struck her in the face and attempted to choke her and otherwise mistreat and abuse her, and has frequently abused her in a brutal manner, causing the plaintiff much mental anguish and making life burdensome for her and her children; for a divorce and the custody of the children she prays that the court render a decree requiring the defendant to pay the plaintiff alimony to the amount of \$30 a month, and such portion of the defendant's property, consisting of personal and real estate, be set apart to the plaintiff as the court may deem equitable and just. Carson & Adams are the attorneys for the plaintiff.

SUPREME COURT ORDERS

In Cases Now Pending Before That Tribunal on Appeal.

In the Supreme Court, orders have been made and entered of record, as follows:

John Kiernan, respondent, vs. V. Kenta, appellant, ordered on stipulation that respondent have until April 24th, to file brief.

In the Skinner estate, George E. Lewis, respondent, vs. T. W. Wann, appellant, argued and submitted on motion to dismiss the appeal.

The Irving Park Association, respondent, vs. Virginia Watson, appellant, time to file petition for rehearing extended 10 days.

German Savings & Loan Society, respondent, vs. Sarah M. Kern, administratrix, appellant, ordered on motion that appellant's time to serve and file a brief herein be extended 30 days.

Pacific States S. L. & B. Co., respondent, vs. A. M. Spurrier, et al., appellants; hearing postponed to April 7th.

Larch Mountain Investment Co., respondent, vs. T. A. Garbade, et al., appellants; ordered on motion that respondents have 10 days' additional time to file a petition for rehearing.

THE PRESIDENT'S ESTIMATE OF HIS DAUGHTER.

In speaking of his daughter Alice to a friend President Roosevelt once said: "She does not stay in the house and fold her hands and do nothing. She can walk as far as I can, and she often takes a tramp of several miles at the pace I set for her. She can ride, drive, shoot—though she doesn't care much for the shooting. I don't mind that. It isn't necessary for her health, but the outdoor exercise is, and she has plenty of it."—Ladies Home Journal.

Realistic Realism.

Green—How did you like the melodrama?
Brown—First rate. I really enjoyed it.
Green—What scene did you like best?
Brown—The tank scene. The tank was filled with real water, and one of the actors fell in it and was actually drowned.—Chicago News.

SOCIALISTS IN CONSULTATION

Held a Meeting in the W. C. T. U. Rooms Last Night

GOV. R. R. RYAN PRESIDED, AND THE AFFAIR APPEARED TO BE A LOVE FEAST—WOMAN WANTS A COUNTY CANDIDATE "CALLED DOWN" FOR VOTING FOR THE REPUBLICANS.

The Socialists held a called meeting in the W. C. T. U. reading rooms last evening, to which there was quite a number of followers of the principles of Socialism in attendance, and the meeting was presided over by R. R. Ryan, the Socialist nominee for Governor. During the meeting several matters of routine business of minor importance were transacted but for the most part the time was consumed by listening to speeches for the good of the cause.

During the course of the meeting Mr. Ryan made a brief address citing the order of the business proceedings of the state convention at Portland, explaining in substance the many difficulties which were encountered in selecting and nominating a suitable candidate to represent the party and its principles at the head of the ticket. In at least eight nominations were made, but in every instance the party so honored declined the nomination in an eloquent address conveying a plausible excuse for their non-acceptance, until while the nominations were going the rounds again, he, Ryan, was placed in nomination for the second time, when he arose and, in a few well chosen remarks, accepted the nomination for the Governorship and was elected to the candidacy unanimously and in conclusion, he stated that he had pledged himself at the convention to make the fight for the sake of the party and that he had entered the fight and would stay with it to the finish, thick or thin, survive or perish, and that in the end he hoped to wear the crown of victory and glory.

At the conclusion of this address and declaration, which received a hearty ovation, a lady arose and, addressing the chair, asked for information regarding one of the Socialists who, it was rumored, took an active part and voted at the Republican primaries in the North Salem precinct, of which he was a resident. Secretary Sherwood volunteered the information desired and it was to the effect that while the rumor was correct, in so far as the party's voting was concerned, he had had an interview with the refractory member and that while the latter had voted in the Republican primaries he had done so indirectly for the "Initiative and Referendum," which he considered the first step toward Socialism and thought that in so voting he was doing his duty as a Socialist. The subject was the occasion of a spirited and prolonged discussion and, while some of those present were in favor of "calling him down" and making an example of him, it was finally concluded that, notwithstanding the fact that this sponsor of the cause had been nominated on the county ticket, he had not as yet filed his acceptance of the nomination and was therefore in no position to be "called down" and as it was proposed to show the strength of the Socialists at the coming election, and they could not afford to lose his vote, the matter would be looked over in this instance.

At a late hour the meeting adjourned, the members present more enthusiastic than ever.

CASTORIA

For Infants and Children.

The Kind You Have Always Bought

Bears the Signature of J. C. Watson

NEW CORPORATIONS

Articles That Have Been Filed in the Department of State.

In the State Department State articles of incorporation have been filed as shown below:

The Pacific Mercantile Company will do a general real estate business and deal in all kinds of goods. The headquarters will be in Portland. The capital is \$10,000. F. C. Carr, Jr., J. F. Olsen, H. D. Smith, H. T. Donham and H. P. Nadeau are the incorporators.

The Harrington Hotel Company will conduct a hotel at Harrington, with a capital of \$1000. W. H. Wilcox, E. E. Upmeyer, D. H. Pierce, W. L. Tyler and Barney May are the incorporators of record.

The Olympia Bottling Works, of Portland, with a capital stock of \$5000, divided into 500 shares of \$100 each, will engage in the purchase and operation of breweries, bottling works and manufacture of beer, mineral and soda water of all kinds and deal in wines, liquors, etc. Henry Wank, W. F. Graham and S. M. Blumauer are the incorporators.

The Columbia Transfer Company, with headquarters in Rufus, Oregon, will construct and operate a ferry across the Columbia river from a point opposite Rufus, Oregon, on the Columbia across the river to a point on the Washington shore. The capital stock of \$2000 is divided into 200 shares and the incorporators are Arthur Ames, Joseph D. Ames and J. W. Smith.

A MCKINLEY MONUMENT.

ALBANY, N. Y., Mar. 26.—A bill, appropriating \$100,000 for the erection of a monument in Buffalo, in memory of the late President McKinley, was passed by the Senate today.

CLEVELAND GOES SOUTH.

PRINCETON, N. J., March 26.—Ex-President Grover Cleveland, and Mrs. Cleveland left here today on an Easter trip to the South.

Mrs. J. J. Graham, of Albany, visited with friends in this city yesterday.

A Great Offer

Dr. Gunn's Household Physician

Or Home Book of Health

TO BE GIVEN AS A PREMIUM WITH

Twice-a-Week Statesman

THIS IS OUR OFFER: THIS BOOK WITH THE STATESMAN ONE YEAR \$3.25; OR BOOK ALONE \$2.50.

HERE'S AN OPPORTUNITY TO GET A VALUABLE BOOK AT SMALL COST.



The only complete household guide and reliable, genuine medical book ever published.

Every disease to which the human race is subject is fully treated in this exhaustive volume. New diseases, Treatment and Theories which have appeared within the last few years, and which are not even mentioned in other so-called medical books, are herein discussed, and the treatment and remedies set forth, such as Bacteriology, Appendicitis, Tuberculosis, Hygiene, Venereal and Skin Diseases, La Grippe, Nervous Diseases, etc.

Treatment and cure of every disease of Men and Women and Children. The simplest and best remedies; minute directions in cases of wounds, scalds, burns, poison, hydrophobia, sunstroke, fits, falls, sprains, bruises; also for sudden diseases, like croup, cholera, etc. It describes the cause, the symptoms, the nature, the effect, the treatment and the remedy of every disease which affects humanity. Treatises on the Passions and Emotions, such as Love, Hope, Joy, Affection, Jealousy, Grief, Fear, Despair, Avarice, Charity, Cheerfulness, showing the influence of the mind on the body; eminently calculated to arouse the people to the fact that health depends to a great degree upon the proper direction and control of the passions and emotions.

Essays on Intemperance, Use of Tobacco, Sleep, Exercise, Cold, Baths, Etc.

SPECIAL LECTURE TO YOUNG MEN

A Complete Materia Medica, list of the principal remedies, including nearly 300 medical plants, herbs and vegetable remedies; description of each; where found; when to be gathered; how to preserve same; their preparation for use.

Manual for Nursing the Sick. Treatises on Anatomy, Physiology and Hygiene, Domestic and Sanitary Economy—Ventilation, Pure and Impure Air, Water, Purification of Water, Drainage, Disinfectants, etc., etc. Physical Culture and Development, etc.

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ALL CASES OF

DEAFNESS OR HARD HEARING ARE NOW CURABLE

by our new invention. Only those born deaf are incurable.

HEAD NOISES CEASE IMMEDIATELY.

F. A. WERMAN, OF BALTIMORE, SAYS:

"Gentlemen:—Being entirely cured of deafness, thanks to your treatment, I will now give you a full history of my case, to be used at your discretion. About five years ago my right ear began to ring, and this kept on getting worse, until I lost my hearing in this ear entirely. I underwent a treatment for catarrh, for three months, without any success, consulted a number of physicians, among others, the most eminent ear specialists of this city, who told me that only an operation could help me, and that the operation would be a failure. I then saw your advertisement, and immediately in a New York paper, and ordered your treatment. After the first use of a few drops, I noticed only a slight improvement, the noise ceased, and today, after six weeks, my hearing in the deaf ear has been entirely restored. I thank you heartily and hope to remain permanently cured."

Our treatment does not interfere with your usual occupation. Examination and TREATMENT FREE. YOU CAN CURE YOURSELF AT HOME. At a nominal

INTERNATIONAL AURAL CLINIC, 505 N. BATTLE AVENUE, CHICAGO, ILL.

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A SURE CURE FOR HEAVES AND DISTEMPERS.

These celebrated powders are made from a recipe of a noted Prussian Veterinary Surgeon, and have been thoroughly tested for the past 25 years in this country. Composed of pure vegetable remedies, are a safe and sure CURE FOR HEAVES and all ailments from which horses suffer, such as Cough, Colic, DISTEMPERS, Pink Eye, Epistaxis, and Loss of Appetite. As a blood purifier they have no equal. For sale by Wholesale and Retail Druggists. Price 50 cents per package. By mail, 60 cents. From PRUSSIAN REMEDY COMPANY, ST. PAUL, MINN. Name this case.

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They overcome Weakness, irregularity and omissions, increase vigor and banish "pains of menstruation." They are "SAFE SAVERS" to girls at womanhood, aiding development of organs and body. No known remedy for women equals them. Cannot do harm—becomes a pleasure. \$1.00 PER BOX BY MAIL. Sold by druggists. DR. MOTT'S CHEMICAL CO., Cleveland, Ohio.

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