



How I Found The Safe Way To Give My Baby Milk

I AM the happiest woman alive. My baby is on the road to health.

Only a mother can know what that means!

Our doctor told me that the safest way to give him milk was to give him Nestlé's Milk Food which is made out of pure milk modified with just the right amount of sugar and cereal.

He explained to me that making the milk into a fluffy powder breaks up those hard-to-digest curds, so that when you add water and boil just a minute, you have the nearest thing in the world to mother's milk—clean,

Nestlé's pure Milk in powder form that is already modified and does not require the further addition of milk. Always pure and safe, always uniform, and free from the dangers of home modification, Nestlé's has won the test of three generations and has today the largest sale of any baby food in the world.

FREE! Enough Nestlé's for 12 feedings. Send the coupon!

NESTLÉ'S MILK FOOD

Form for requesting Nestlé's Milk Food, including fields for Name, Address, and City.

A general strike is threatened by the Central Labor Council of Omaha unless the demands of the teamsters, who have been on strike for 10 days, are met by Tuesday night.

he was thrown from a horse on his ranch near Bend recently. Pilot Rock is so law-abiding that its jail, vacant for several months, has been rented by the city as a dwelling house.

Advertisement for D.D.D. Prescription for Eczema Soap, featuring the brand name and product description.

Large advertisement for G-E Fans, titled 'Trade Follows Electric Breezes', featuring an illustration of a woman and a fan.

Six Marion County Men Apply For Citizenship Papers; Five Wait Long

Six men have filed their intention of becoming American citizens with the county clerk since the first of this month. Five of the applicants might have become American citizens years ago.

The first to file declaration of intentions this month was Fred Percival Reddaway, age 46, a merchant, whose address is 1405 North Church street, Salem. He was born in Ontario and came to this country by way of North Dakota in 1889.

Wilhelm Komp, age 69, a retired farmer living near Mt. Angel, also wants to become a real American citizen. He came to this country when but two years old, arriving in 1852. He might have applied for citizenship papers in 1871 when he became of age, but has waited 48 years before taking the necessary steps.

William August Bernd, age 59, a farmer living on rural route 2, Turner, wants to vote and become a real citizen. On June 9, 1919, he declared his intention of becoming an American citizen. He might have made this declaration in 1881 when he became of age, as he was born in 1860, arrived in New York in 1880 and waited 31 years before availing himself of his right.

Stewart Thomas Bratty would like to vote and take part in municipal affairs. He might have filed his declaration of intention much sooner as he was born in 1876 in Ireland and arrived in this country in 1898. He is a laborer and lives at 2605 Laurel street, Salem.

Arnold Echenbasser, age 23, of St. Benedict, Mt. Angel, also wishes to be a real American, having filed his declaration of becoming an American citizen. He was born in Switzerland and came to this country in 1913. His application for citizenship was filed June 19, 1919.

Nicholas Maguin, aged 56, born at Liège, Belgium, has decided to exercise the privilege of citizenship, provided of course, he can show the circuit court and the commissioner sent here to examine applicants, that he has an understanding of what is meant by citizenship and can pass a satisfactory examination. He was born in 1863 in Belgium and came to this country in 1884 when he became of age. He has waited all these years before taking the trouble to become an American. He lives at Woodburn and works in a paper mill.

When these applicants come up for their final examination in two years, they must be accompanied, if married by their wives. Judge Higham takes the stand that not only the applicant, but also his wife and his family as well must know what citizenship means.

More Arrests Of Winnipeg Strike Leaders Expected

Winnipeg, Man., June 24.—More arrests were expected here today in connection with the "silent parade" of last Saturday, which ended in rioting and one death, numerous casualties and martial law.

Warrants were issued for the leaders of the returned soldiers who staged the demonstration. The Western Labor News, official publication of the strikers, was suppressed and the substitute editor, J. S. Wadsworth, placed under arrest.

Troops and Royal Northwest Mounted Police today patrolled public parks, preventing meetings of strikers. Other bodies of troops, equipped with machine guns were on guard on the scene of Saturday's disturbance.

Some of the metal plants were open today, being manned by small staffs.

The town of Ridgefield is advertising for proposals for the hard surfacing of Pioneer avenue, Main street and Lake street.

The citizens of Silverton has subscribed more than \$1200 for a soldiers' homecoming event to be held there July 4 and 5.

IMPORTANT DECISION ON TAX SALES GIVEN

Supreme Court Holds Acquisition Of Property By Sale Is Final

In the list of minor cases passed upon by the supreme court during the past week, one brings up a legal point that may be of interest to acquirers of title under tax delinquency. This is the case of Mary Hager, administratrix of the estate of D. L. Ward, vs. Clatsop county, et al, appellants; J. A. Eakin judge. This is a case in which the county bid in a piece of property for delinquent taxes for the year 1909. It was held by the county until the year 1916, and as there was no other claimant for the tax certificates, they were made out each year to the county. In 1916 the property was bid in by D. L. Ward, but as he made no proffer of taxes for intervening years, the property was again classed as delinquent and offered for sale. The purchaser, Ward, intervened to prevent such sale on the ground that the county conveyed to him free from all debt except current taxes. The county contended that the only taxes concerned in the transfer to Ward were the taxes of 1909. The circuit court decided in favor of Ward, and the county appealed. In rendering his opinion, Justice Burnett holds that as no piece of property can be offered for sale more than once, and that all title, both by virtue of delinquency certificate and by sale, is conveyed at the time deed is delivered, and therefore Ward held title to the property. The decision of the lower court is affirmed. The other cases passed upon are as follows:

George De Vol vs. Citizens Bank, appellant, appeal from Multnomah county; petition for rehearing denied. Opinion by Justice Bennett.

Arthur M. Churchill, et al, vs. Minnie A. Meade, et al, appellants; appeal from Tillamook county; appeal from decree setting aside sale of land by sheriff. Opinion by Justice Burnett. Judge R. Bagley reversed and case remanded.

Elgie E. Wade vs. Walter E. Wade, appellant; appeal from Multnomah county; holds valid decree of divorce and holds that court was without power to vacate decree. Opinion by court per curiam. Judge J. P. Kavanaugh reversed.

L. G. Rainbach vs. Mattie B. Rainbach, appellant; appeal from Multnomah county; suit for divorce. Opinion by Chief Justice McBride. Decree of Judge W. N. Gutens modified, requiring payment of certain money by plaintiff to defendant. Decree otherwise affirmed.

First National Bank of Union vs. P. C. Wright, et al, appellants; appeal from Union county; motion to dismiss denied by Justice Bennett.

HORLICK'S THE ORIGINAL MALTED MILK Avoid Imitations & Substitutes

The Journal classified ads are great favorites with people who do things—Try one.

WHEN YOU WAKE UP DRINK GLASS OF HOT WATER

Wash the poisons and toxins from system before putting more food into stomach.

Give mouth-bathing makes body cool and fresh.

Wash yourself on the inside before breakfast like you do on the outside. This is vastly more important because the skin pores do not absorb impurities into the blood, causing illness, while the bowel pores do.

For every ounce of food and drink taken into the stomach, nearly an ounce of waste material must be carried out of the body. If this waste material is not eliminated day by day, it quickly ferments and generates poisons, gases and toxins which are absorbed or excreted through ducts which should seek only excretion to maintain the body.

A splendid health measure is to drink, before breakfast each day, a glass of cool hot water with a teaspoonful of limonene phosphate in it, which is a harmless way to wash these poisons, gases and toxins from the stomach, liver, kidneys and bowels; thus cleansing, sweetening and freshening the entire alimentary canal before putting more food into the stomach.

A quarter pound of limonene phosphate costs but very little at the drug store, but is sufficient to make anyone who is accustomed to "inside-bathing," clean and fresh. It is a safe, reliable, and effective way to wash these poisons, gases and toxins from the stomach, liver, kidneys and bowels; thus cleansing, sweetening and freshening the entire alimentary canal before putting more food into the stomach.



Have You a Real Boy in Your Home?

Somebody once said that girls would be girls and boys would be boisterous.

Boys are bound to do a certain amount of scuffling and to put it in their words—"rough-housing;" they wouldn't be real boys if they didn't.

Mothers and fathers know that's pretty hard on clothes; we can be of some help in that respect; we have clothes that will stand a lot of rough treatment.

BISHOP'S

They're made in special models for the first-long-trouser boys and the young fellows in high-school; Prep models; the live styles the boys want and the quality parents want for long wear and economy.

Every Family in Marion and Polk Counties a Patron.

Salem Woolen Mills Store

HELP THE SALVATION ARMY

DEFENSE COUNCIL IS ON "CARPET" TODAY

Activity Of Council In Connection With Contracts Probed.

Washington, June 24.—The council of national defense today was brought into the congressional probe of war expenditures. Activities of the council in connection with the letting of war department contracts necessitated the calling of the former members of the council as witnesses, Chairman Graham of the special house committee, announced.

Indications also were that scores of the "procurement" officers from the quartermaster corps would be called. Brigadier General Lord, army director of finances, told the committee many of these had been commissioned from civil life and that others had been allowed to retain their civil status all through the war. He said some had come from large manufacturing establishments.

The committee's intention to broaden the scope of its inquiry so that many dollar a year men might be called was made known during the testimony of Lord. He told the committee the council largely had superintended the letting and distribution of contracts. Lord said the war had forced an entire reorganization of the army's supply system. He declared in some instances that the department was actually bidding against itself as well as bidding against other government agencies. Lord told of how the reorganization had cut the number of disbursement officers about 70 per cent citing as an example a reduction from six to two in New York City.

Senator Wadsworth read from the committee proceedings, seeking to show that the committee, in failing to approve the Camp Jennings project, considered the incident closed and did not expect Baker to go ahead. "It was absolutely in violation of the advice of the senate military affairs committee," said Senator New.

"A fitting rebuke to a department that has abused its privileges," Senator King said, in urging approval of the amendment to prohibit Secretary Baker purchasing more land.

The senate approved the amendment.

Conference Is Urged To Consider American Negro

Paris, June 24.—William Trotter, American negro, is now in Paris seeking to have the negro question in the United States taken up by the peace conference along with the Irish, Jewish and other "racial minority" questions.

Trotter is seeking particularly the support of the British and has given British correspondents long lists of alleged atrocities committed against negroes in the United States. He cited instances of negroes being lynched in support of his plea for British aid in bringing the matter before the conference. He is also seeking Japanese sympathy, explaining that Japan and the American negroes have mutual interests on the grounds of racial equality.

DIBBERN CASE OPENED BY ORDER OF COURT

Attorney General Instructed To Start Action To Recover \$4,000.

A writ of mandamus has been issued by Judge George G. Bingham directing the State Industrial Accident Commission and particularly Attorney General Brown to bring suit within 10 days for the recovery of the \$4,000 paid Mrs. Edna Blanch Dibbern. This amount was paid her in a lump sum as damages for the death of her husband in the Grant-Smith-Porter ship yard at St. Johns.

The commission is directed to at once institute proceedings or to appear before the circuit court before July 7 and show why suit has not been commenced.

This order was brought about by the suit of C. W. Penn against the State Industrial Accident Commission, in which Mr. Penn asked for a writ of mandamus.

He alleges that on February 5, 1919, Adolph George Dibbern lost his life by falling through an open hatch of a vessel in the Grant-Smith-Porter ship yards. That he had contributed to the workmen's compensation fund. That the widow instituted a libel suit in the United States District court for the district of Oregon, claiming damages of \$30,000 a month under the compensation law.

It is further alleged that the State Industrial Accident commission refused to award her the \$30 a month but that it did give her a lump sum of \$4,000.

It is alleged in the petition for mandamus proceedings that the law does not provide for the payment of a lump sum of \$4,000 where the beneficiary shall reside or remove out of the state and shall be a non-resident for one year.

In the case of Mrs. Dibbern who got the \$4,000 in a lump sum, it is alleged she is still a resident of the state. The petition also alleges that the \$4,000 paid to Mrs. Dibbern is now held in Portland under a writ of attachment in the case of Lee Roy Keely against Edna Blanch Dibbern.

In this attachment Mr. Keely agrees to release the attachment should the money be paid back to the state for the accident fund.

As the matter now stands, the State Industrial Accident Commission must begin suit to recover the money from Mrs. Dibbern or show cause by July 7.

COURT HOUSE NEWS

The Santiam Electric company has filed suit against Peter Nyström, executor. In the complaint the company alleges it is the owner of the NE 1/4 of the SW 1/4 of section 27, T. 9 S. R. 4 E., that at the March, 1919, term of court the company was given a decree that it was the owner of the land and that pursuant to said decree, Mrs. Nyström was ejected from the tract in question. The plaintiff alleges that Nyström continues to claim he is entitled to possession and that he goes upon the land and refuses to leave it.

JULIE J. J. ET SE SHR CMI The suit of school district No. 2 against Carolyn Meyer and others, to determine the ownership of the Holman property adjoining the high school building, will be tried Friday morning at 10 o'clock. It is a proceeding in condemnation.

Henry Pelletan has been appointed administrator of the estate of Charles Crespeau who died March 24, 1919. The estate is appraised at \$800. His only relatives, a brother and half brother and two half sisters live in France.

The county court has directed the administrator, Charles Whitney, to sell the west half of the west half of lot 1, block 63 of the city of Salem, to pay the Susan Staiger estate, to pay claim amounting to \$1390.84. This property is on the south side of Court street, between Front and Water streets.

Lenroot Charges Baker With Breach Of Trust

Washington, June 24.—(United Press)—A charge of gross breach of trust, which, if committed in normal times, would come very close to leading to impeachment proceedings, was made against Secretary Baker and the war department today by Senator Lenroot, Wisconsin.

Lenroot during debate on the army bill declared the department committed a moral wrong when it obligated the government to spend several millions of dollars to buy land at Camp Jennings, near Columbus, Ga., for a school of arms after the armistice was signed.

A recent letter from Mr. and Mrs. B. L. Steeves was written from Prince Edward Island off the coast of Maine, which is the extreme eastern point of their long drive. From there they will start on their way westward, expecting to arrive home about the middle of August.

Cherry City Baking Co.'s bakers have the know how.

If it concerns bread

The quality of our merchandise is, like our service, of superior grade. You can depend on it.

ASK US—

WE KNOW!

It is our business to know. We are bakery specialists. We work hard and study our job.

When you want a superbread, the bread that made Mother stop baking,

Ask your grocer for,

HOLSUM BREAD Cherry City Baking Co.

This Coupon is good for Five Votes for Goddess of Liberty, Fourth of July (Write name here and deposit this in ballot box)