

The strength of a child.

It is surprising to find how few parents know the great strength giving qualities of good oatmeal. Most of them think of it as a food for the sturdy Scotch or the brawny Englishman, and overlook its value as a food for children. Every now and then a mother will take to feeding her children on Quaker Oats and will be astonished at their improvement in strength and vigor. Of course, she tells her friends, and they prove it for themselves, but every mother in the country should see that her children are strong and vigorous. Plenty of Quaker Oats, eaten often, will do it.

Put up in two sizes, the regular package 10c, and the large family size 25c, which is more convenient for those who do not live in town.

Don't miss a day; eat Quaker Oats every morning for breakfast.

COUNTY BONDS FOR ROAD BUILDING AT PREMIUM IN SUNNY OLD ALABAMA

Counties Which Are Prepared to Spend Money for Road Building and Road Maintaining Should First Learn What Types of Highways Are Best Suited to Traffic and Climatic Conditions.

Logan Waller Page, Director of the Office of Public Roads of the U. S. Department of Agriculture, has appeared before State Legislatures and county boards in various sections of the country during the past few months in response to invitations to tell what methods are best for obtaining funds for road construction and how the roads should be maintained after they have once been secured.

Two Matters of Finance.

At the present time there are two principal methods of raising funds for these purposes, but Director Page believes that before plans are set on foot for raising funds, much should be said regarding the manner in which such funds should be expended. If the voters of a county show a readiness to spend a generous sum in improving their roads, it is of paramount importance to them to first ascertain what class of roads should be constructed.

Quality of Work Differs.

It should not be assumed that simply because a county owns quarries from which trap or limestone rock can be secured that the expensive macadam road must necessarily be built. The qualifications of any rock cannot be definitely decided upon until laboratory tests have been held. Much money has been almost thrown away in this country, however, on the construction of rock-surfaced roads, those having the construction in charge neglecting to call in the services of expert chemists, and using rock totally unsuited to their traffic or climatic conditions. In many, many cases, the results were disastrous, the roads quickly raveling and going to pieces because the cementing value was lacking.

Exercise Care First.

A county which shows sufficient progress to bond itself in a liberal amount for the purpose of securing improved roads should keep its money intact until its officers have learned exactly what class of roads will best meet its requirements; what type of road it is best qualified to construct and what it can best afford. Those facts can be secured through the aid of the National government, the Office of Public Roads standing ready to give gratuitous advice and to supply skilled highway engineers who are qualified to tell what type of highway would best meet that county's requirements and to demonstrate those decisions by supervising the building of stretches of model highways, after which local officials may take pattern.

Learn From Experts.

Wide-awake state and county officials are now showing the liveliest appreciation of the results which follow a visit by these skillful men, and the demands for their services are so heavy that it is impossible for Director Page to meet more than 20 per cent of the requests being filed in his office.

When county officers learn to appreciate the fact that road building is an art, they will rely more and more upon expert advice and scientific demonstration, and when they have learned what class of roads is desirable, they will construct them and then guard them.

Fail in Maintenance.

Therein lies one of the most important of all American highway questions. Americans build as good roads as Englishmen or Frenchmen, but having done so, they rest contented with their efforts and let each passing breath of air, speeding automobile, or drenching rain blow or wash the road surface away.

In the countries of Europe, where the well-nigh perfect roads are the pride of the citizens and the envy and admiration of visiting Americans, most jealous care is constantly given; a careful day-by-day inspection is made and every depression is quickly filled and all inequalities rolled or tamped.

The Two Requisites.

Two requisites, therefore, confront the county supervisors at the outset—first to ascertain what roads would be most suitable to that particular section, and to provide for funds to expend in their maintenance after completion. Those are vastly important and the

Nation's very small percentage of improved roads is due largely to a failure to give consideration to them. Millions of money have been wasted in building roads which local conditions made impracticable and out of all cost proportion to the county's revenue.

Alabama Succeeds.

There are exceptions to all rules, however, and Pike county, Alabama, stands as a glittering exception to the usual construction blunder. There the county officials had planned to expend a large sum in the building of gravel roads.

Use Sand Clay.

W. L. Spoon, United State Superintendent of Road Construction, being sent to make an inspection of the county's road possibilities, learned that 700 miles of important routes needed improvement. He figured that the cost of gravel roads would be \$3,000 a mile—plainly a sum greater than the county could be bonded for. Conditions, however, were ideal for sand-clay construction and he strongly urged its adoption. By a legal proviso the county could be bonded for only 3 1-2 per centum of the assessed value of the real and personal property. The plan was decided upon and an issue of \$143,000 was voted. One hundred thousand dollars worth of the bonds were quickly sold, being disposed of in \$50,000 allotments.

Bonds at Premium.

The first allotment brought a premium of \$625 and the second one of \$825. Forty thousand dollars was at once spent for mules and road-building machinery and work was started.

Done in Two Years.

With the sum remaining, 118 miles of the finest sand-clay roads in the south had been built within two years from the date of the bond issue; a generous sum was still on hand; eight gangs were at work, and the people were so pleased that they stood ready to take up the remaining issue of \$43,000 and expend it in the same way.

It is the belief of the Director of the Office of Public Roads that such facts should be impressed upon the people of all counties desirous of extending and improving their highways before actual work is under way. When that has been done, he is warmly in favor of the raising of funds by issuing county bonds with the restrictions which the Virginia Highway Law imposes, viz: that all moneys so raised shall be spent under the watchful supervision of a state Highway Commissioner, because otherwise the money may be wasted.

Bond Not to be Feared.

Many farmers fear a bond issue as they do the visit of the chinch bug or the Kansas grasshopper, but the benefits they derive from that method of raising money for road improvement are far-reaching and immediate, while the individual tax on each is so small that it is scarcely noticeable. In reality, borrowing money through the sale of road bonds is like buying a house, a farm, or a business on the installment plan. The purchaser receives the object at once and derives the benefits from it while paying for it. As the benefits derived from perfected highways cover long periods of time, fairness and equity demand that the rising generation shall bear a portion of the cost and that the increased citizenship, always attracted to the locality by a system of good roads, should also aid in paying for the added benefits.

Besides that, there is a financial wisdom in floating county bonds for road improvement. In many cases those bonds sell at a premium, and everybody interested gains a benefit. In some southern states good road bonds have brought a price so high that the premium has wiped out two or three years' interest on the principal. In Bradley county, Tennessee, but a few years ago the supervisors voted a bond issue of \$30,000. Those bonds bore interest at the rate of five per cent. So enthusiastic were the citizens for road improvement, and so much confidence did they have in the locality in which they lived, that the premium was \$20,000; the cash sales placing in the county treasury \$110,000.

Roads Enhance Property.

It has been ascertained by the Office of Public Roads, the Bureau of the Federal Census, and the land and industrial divisions of twelve great railroads, that the building of modern highways immediately enhances the value of the property through which they run to a marked extent. This increase is estimated by the most conservative at \$2 an acre, and by the more enthusiastic at \$9. All concede, however, that the increase is immediate and inevitable. Place the acreage of the rural portion of a county, therefore, at 200,000 acres and the increased valuation due to the construction of better highways at but \$4.50 an acre, and it will be seen that the property holders whose land is to be thus benefited would gain not less than \$900,000. So great an increase in the assessed valuation of a county would certainly seem to constitute a powerful argument in favor of a liberal first expenditure.

Women Who Are Envid.

Those attractive women who are lovely in face, form and temper are the envy of many, who might be like them. A weak, sickly woman will be nervous and irritable. Constipation or kidney poisons show in pimples, blotches, skin eruptions and a wretched complexion. For all such, Electric Bitters work wonders. They regulate Stomach, Liver and Kidneys, purify the blood, give strong nerves, bright eyes, pure breath, smooth, velvety skin, lovely complexion. Many charming women owe their health and beauty to them. 50c at C. C. Case's.

CAN'T RELINQUISH OLD CLAIM TO FILE

Many Homesteaders Dropping Lands in Order to Secure New Property.

A large number of homesteaders who are relinquishing their claims in the hope of drawing better land in the three reservations which will be opened this summer will be disappointed, according to the interpretation of the law bearing on that situation made by Hal J. Cole, register of the United States land office in Spokane.

Relinquishments received at the Spokane office this month are many times in excess of those received in the average month, and the hope of making new entry in the Spokane, Coeur d'Alene or Flathead reservation is believed to be the reason.

"The law reads that those who have made previous entry and lost it through no fault of their own will be permitted to apply for registration," said Mr. Cole. "Those who have filed on homesteads and relinquished for a consideration will be barred from entry on the Indian reservations."

All inquiries in regard to the land in the three reservations or in regard to the manner of the drawing are answered from the office of James W. Witten, superintendent of the opening, in Washington, D. C. Scores of inquiries are received by mail at the local land office daily and are made up in a package every night to be forwarded to Washington.

Mr. Witten, who will make his headquarters at Coeur d'Alene during the time applications are received there and until the drawing August 5, has written to Hal J. Cole that he will arrive in Spokane about July 6. It is expected that he will stay in Spokane several days.

BEAR WITH TRAP FIGHTS THREE MEN

Carrying Along Trap in Which It Was Caught, Bruin Makes War on the Whites.

SPOKANE, Wash., June 22.—Carrying along the trap in which it had been caught, a big black bear terrified a party of prospectors who encountered the angry animal on the trail and only succeeded in killing it after they had fired nearly every cartridge they had with them.

Peter Engle, Chris Christianson and Frank Arman had set traps in Cougar gulch, on the North Fork river, and this particular bear became entangled in one of them. The trap had not been tightly fastened to its moorings, and the animal walked off with the trap clasped to one of its fore paws.

The trio met the bear as they were going down a steep and narrow trail. There was one rifle in the party, and this was emptied into the bear at close range, apparently without result. The men backed up the trail precipitately. Christianson pulled a .44-caliber revolver and poured the contents into bruin at short range, being so close that the fur was burned by the powder. The last shot brought the animal down.

MORE ABOUT NORTH COAST

STRAHORN DEVELOPS POWER

By Taking Water from Both Forks of the Cowlitz River Enormous Horse Power May Be Developed.

President R. E. Strahorn has again made the announcement, first made in North Yakima recently, regarding the development of electricity in the Cascades near the Cowlitz pass for use on the mountain division of his railroad. In Spokane a day or two ago he said that a plan for the development of some 30,000 horse power will be constructed. By running about eight miles of flume lines from the two principal forks of the Cowlitz river a little west of the summit of the Cascades and leading them together the company will be enabled to get an enormous body of water for use at the foot of an 800 foot fall. The power thus developed will be used, similarly to the manner in which the Milwaukee and Great Northern roads are using electricity, for transporting trains over the mountain division.

Mr. Strahorn said when in North Yakima last that it will be possible to use steam on his railroad for some 20 miles west of North Yakima, and it will be so used. The development of electricity will be for the mountain division in particular, but he has no doubt that ultimately it will be brought through to North Yakima.

Summer coughs and colds are obstinate and difficult to cure. The most prompt method is to take something pleasant which will gently move the bowels; a good laxative cough syrup, Bees Laxative Cough Syrup will surely and promptly cure your cold. Sold by C. W. Camp, West Side Druggist.

FLEES BEFORE BIG WILD CAT

IN VANCOUVER CITY LIMITS

Officer Went Out to Look for Robber and Was Chased Home by Bob Cat.

VANCOUVER, Wash., June 22.—Chased by a wildcat in the city limits of Vancouver—such is the hair-raising experience of Officer Adams, night policeman for that part of the city near the depot.

Last night he had been detailed to assist in looking for a man who had robbed a Hindu and who was supposed to be hiding in the woods. In returning home about 9:30 o'clock, he was passing along the Twenty-sixth street road, between the railroad track of the Northern Pacific and the woods, when a large wildcat came out of the timber, less than 20 yards away, and started to follow him.

Adams at once pulled his revolver, ready to fire if the animal attacked him, and quickened his pace, looking over his shoulder all the time to watch the wary animal, whose eyes looked as big as saucers to the fleeing officer of the law. The animal gained upon Adams, and at one time was about 30 feet from him.

Coming nearer the city, where there are a few houses, the animal went into the woods and disappeared. This wildcat has been seen in that vicinity a number of times and has been reported to the authorities. When asked why he did not shoot the cat, Adams said: "I was afraid I would wound him and he would jump on me and eat me up alive."

Later a man named Brown was captured, charged with robbing the

KEEPS TYPIST BUSY UNTIL CUPID WINS

Rich Mine Owner Dictates to Stenographer at New York Until She Promises to Wed.

NEW YORK, June 22.—Of course James R. Wilkinson is a millionaire and a mine owner, with a vast correspondence to attend to, but the way he has monopolized the typewriting facilities and cornered the stenography supply in a fashionable uptown hotel for the last three weeks nobody but Cupid can pardon, says the American.

Mr. Wilkinson came to the hotel six months ago from Nevada City, Cal. The following morning he asked for a stenographer and was directed to Miss Virginia Sullivan on the mezzanine floor.

"Only a few brief notes," said Mr. Wilkinson, beginning to dictate. But the "notes" strangely grew into rambling folios, and the dictation was hampered by a rapt gazing habit suddenly contracted by the dictator. What he gazed at (and into, when she gave him the chance) were the beautiful but not at all encouraging dark eyes of Miss Sullivan.

Mr. Wilkinson came again the next day, and the next. His business correspondence was a source of amazement to his friends and to Miss Sullivan as well. But he was so humbly courteous, and such a handsome young giant withal, that she toiled ardently in his behalf.

Kept the Habit When Away.

"Then he was called west, and from California he wrote to her, and she wrote back. He returned to New York three weeks ago and the hotel people say he has broken the letter-writing record every day since his arrival. Nobody had a chance. But the tables are to be turned upon him in a few days. Miss Sullivan, whose home is in South Bend, Ind., blushing admitted yesterday that she had consented to marry Mr. Wilkinson. Which, of course, means that she will take no more dictation from him. They will go to California to live.

NELSON GIVEN HAIR DECISION

REFEREE STOPS THE FIGHT

Jack Clifford Loses in Fifth Round on Wobbly Decision, Following Jab on Stomach.

OKLAHOMA CITY, June 22.—Battling Nelson was awarded the decision over Jack Clifford in the fifth round of what was to have been a 15-round bout tonight. The referee stopped the fight when Clifford had been knocked to the floor by a heavy jab on the stomach. He said he feared Clifford was hurt and the authorities interfered. Clifford arose after five seconds, however, and demanded the fight to continue. The disappointed crowd swarmed about the box office demanding their money back.

Partner Still Missing.

SEATTLE, June 22.—Albert Steffkin, companion of Aton Walters, who was beaten and robbed yesterday, has not been located by the police tonight. The police advance the possible theory that Steffkin may have been an accessory to the crime.

Pinesalve, carbolized, thoroughly healing and cleansing, antiseptic, soothes and stops pain. Sold by C. W. Camp, West Side Druggist.

Notice of Publication.

(Not coal lands.) Department of the Interior, U. S. Land Office at North Yakima, Washington, June 15, 1909.

Notice is hereby given that Bismark Tucker, of North Yakima, Washington, who, on July 7, 1908, made Homestead Entry Serial 951 for s 1-2 nw 1-4, sw 1-4 ne 1-4 and nw 1-4 se 1-4 Section 26, Township 14 N., 19 E. W. M., has filed notice of intention to make final commutation proof, to establish claim to the land above described, before the Register and Receiver at North Yakima, Washington, on the 9th day of August, 1909.

Claimant names as witnesses: C. N. Kinney, of Spitzenberg, Wash.; J. Door Viers, of North Yakima, Wash.; Anna Hammel, of North Yakima, Wash.; Alonzo R. Calkins, of North Yakima, Wash.

HARRY Y. SAINT, Register. June 16-23-30-July 7-14-21.

Contest Notice.

Department of the Interior, United States Land Office, North Yakima, Washington, June 12, 1909.

A sufficient contest affidavit having been filed in this office by William A. Finn, contestant, against Homestead Entry No. 5055, Serial 01802, made March 16, 1906, for s 1-4, Section 8, Township 14 N., Range 20 E. W. M., by Peter Larson, Contestee, in which it is alleged that said Peter Larson has deserted and abandoned said homestead and has not lived upon the same for nine months last past and has been absent therefrom for the said nine months last past, said parties are hereby notified to appear, respond, and offer evidence touching said allegation at 10 o'clock a. m. on July 30, 1909, before the Register and Receiver at the United States Land Office in North Yakima, Washington.

The said contestant having, in a proper affidavit, filed May 1, 1909, set forth facts which show that after due diligence personal service of this notice cannot be made, it is hereby ordered and directed that such notice be given by due and proper publication.

ALFRED C. STEINMAN, Receiver. wky June 16-23-30-July 7-14x

North Yakima List No. 165.

Notice of Publication.

United States Land Office, North Yakima, Washington, June 8, 1909. Notice is hereby given that the Northern Pacific Railway Company, whose post office address is St. Paul, Minnesota, has this 8th day of June, 1909, filed in this office its application to select under the provisions of the Act of Congress, approved July 1, 1898 (30 Stat. 597, 620), NE 1-4 of NE 1-4 Sec. 18, Twp. 15 N., R. 19 E. W. M., Serial No. 63943.

Any and all persons claiming adversely the lands described, or desiring to object because of the mineral character of the land, or for any other reason, to the disposal of applicant, should file their affidavit of protest in this office on or before the 8th day of August, 1909.

HARRY Y. SAINT, Register. June 16-23-30-July 7-14-21.

Notice of Special Meeting of the Stockholders of the Selah Telephone Company.

To the stockholders of the Selah Telephone Company: You and each of you are hereby notified that there will be a special meeting of the stockholders of the Selah Telephone company at Kim's hall, in the town of Selah, Yakima County, State of Washington, at the hour of 8 o'clock, p. m., on the 3rd day of July, 1909, for the purpose of increasing the capital stock of the Selah Telephone company from \$1750 to \$7500, and increasing the number of shares into which the capital stock is divided from 35 shares of the par value of \$50 each to 150 shares of the par value of \$50 each.

Dated at Selah, Yakima County, Washington, this 3rd day of June, 1909.

GEO. BIEHN, H. C. HANEY, IRA S. KING, Trustees.

Summons for Publication.

In the Superior Court of the State of Washington in and for Yakima County.

E. W. Buzby, plaintiff, vs. Mrs. E. B. Shelton and Charles W. Shelton, her husband, E. H. Taylor and Shaffer & Company, defendants.

The State of Washington, to the said Charles W. Shelton, E. H. Taylor and Shaffer & Company: You, and each of you, are hereby summoned to appear within sixty days after the date of the first publication of this summons, to-wit, within sixty days after the 12th day of May, 1909, and defend the above entitled action in the above entitled court, and answer the complaint of the plaintiff, and serve a copy of your answer upon the undersigned attorneys for plaintiff at their office below stated; and in case of your failure so to do judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said court.

The object of this action is to foreclose a chattel mortgage given by Mrs. E. B. Shelton to I. W. Buzby on the 5th day of June, 1908, to secure the payment of the purchase price of one Columbia hay press for steam power No. 2263, size 19x23, wood frame No. 2, which mortgage covers said property.

LUTMAN & CLARK, Attorneys for Plaintiff. P. O. Address: North Yakima, Yakima County, Washington. May 12-19-26, June 2-9-16-23.

Notice of Publication.

(Not coal lands.) Department of the Interior, U. S. Land Office at North Yakima, Washington, May 26, 1909.

Notice is hereby given that Albert Trotter, of Natches City, Washington, who, on July 5, 1904, made Homestead Entry No. 4438, Serial No. 01546, for Lots 1 and 2, Sec. 6, Township 14 N., Range 17 E. W. M., has filed notice of intention to make final Five Year Proof, to establish claim to the land above described, before the Register and Receiver, at North Yakima, Washington, on the 22nd day of July, 1909.

Claimant names as witnesses: Louis O. Janeck, of North Yakima, Wash.; Robert Parker, of Natches City, Wash.; Walter Parmentier, of Natches City, Wash.; John Carr, of Natches City, Wash.

HARRY Y. SAINT, Register. June 2-9-16-23-30 July 7.

Notice of Sheriff's Sale of Real Estate.

In the Superior Court of the State of Washington, in and for Yakima County.

Dorman Bros., a corporation, plaintiff, vs. William S. McChesney, and Etta May McChesney, his wife, John McKay, Farmers and Mechanics Bank, William Kunz, Frank Hartz, George Miller and G. W. Knee, defendants.—Notice of Sheriff's Sale.

Under and by virtue of an Order of Sale and Special Execution, issued out of the Superior Court of the State of Washington, in and for the County of Yakima, on the 4th day of June, 1909, upon a Judgment and Decree entered and filed in said Court on the 1st day of June, 1909, in favor of Dorman Bros., a Corporation, and against William S. McChesney and Etta May McChesney, his wife, John McKay, Farmers & Mechanics Bank, William Kunz, Frank Hartz, George Miller and G. W. Knee, for the sum of Five Thousand Two Hundred eighty-two and 14-100 Dollars (\$5282.14), with interest thereon from the 1st day of June, 1909, at the rate of six per cent per annum, and the costs and disbursements in said action taxed at Ten Dollars (\$10.00), and which said Judgment and Decree is a foreclosure of a real estate mortgage upon the lands and premises hereinafter described, reference to said decree and judgment now on file with the Clerk of the Superior Court, being had for further particulars, I am commanded to sell the following described real estate, to-wit: The Northwest quarter of the Southeast quarter and the Southwest quarter of the Northeast quarter of Section nine, in township Nine, Range Twenty-two East W. M., all in Yakima County, State of Washington.

Notice is hereby given that on Saturday, the 10th day of July, 1909, at the hour of two o'clock in the afternoon of said day, at the front door of the Court House, in the City of North Yakima, Yakima County, Washington, I will, in obedience to the command in said Order of Sale contained, sell at public auction, the above described real property, or so much thereof as may be necessary to satisfy said judgment with interest thereon, costs and increased costs, to the highest and best bidder, for cash in hand, lawful money of the United States of America.

Dated this 8th day of June, 1909.

JOE H. LANCASTER, Sheriff.

By J. W. DAY, Deputy. W. J. THAYER, Attorney for plaintiff. Empire State Building, Spokane, Wash.

wky June 9-16-23-30-July 7

Order of Fixing Time for Hearing and Considering Administrators Final Account and Petition for Discharge.

In the Superior Court of the State of Washington in and for Yakima County.

In the matter of the estate of J. D. Noonan, deceased.

Upon reading and the filing petition of P. Frank for discharge as administrator of the estate of J. D. Noonan, deceased, it appearing to the Court from said petition and the final account of administrator filed therewith that the said estate is now in a condition to be closed.

Now therefore it is ordered that all persons interested in said estate show cause on the 10th day of July, 1909, at the hour of ten o'clock in the forenoon at the county court house in North Yakima, Washington, why the prayer of said petitioner should not be granted and the said administrator discharged.

And it is further ordered that notice of this hearing be had by publication of this order in the Yakima Herald, each week for four weeks prior to the date of said hearing and by posting notices in three of the most public places in said Yakima County.

Done in open court this 4th day of June, 1909.

E. B. PREBLE, Judge.

Notice of Hearing of Final Account of Administrator and Petition for Discharge.

Pursuant to the foregoing order, notice is hereby given that the hearing of the final account and petition for discharge of P. Frank, as administrator of the estate of J. D. Noonan, deceased, will be brought on for hearing in the Court room at the Court House in North Yakima, Washington, on the 10th day of July, 1909, said being the time duly appointed by the above entitled court for the settlement of said final account and petition for discharge. At said time and place any person interested in said estate may appear and file their objection in writing, if any they have, why the said final account and petition for discharge should not be allowed.

Witness, E. B. Preble, Judge of the above entitled court, and the seal of this court is hereto affixed this 4th day of June, 1909.

A. W. BARR, Clerk. By C. ROY KING, Deputy Clerk. June 9-16-23-30-July 7

Summons for Publication.

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LUTMAN & CLARK, Attorneys for Plaintiff. P. O. Address: North Yakima, Yakima County, Washington. May 12-19-26, June 2-9-16-23.