

The Weekly Chronicle.

THE DALLES, - - - OREGON
FRIDAY, - - - JANUARY 29, 1892.

LOCAL AND PERSONAL.

George Petersen of Biggs was in the city Tuesday.

Attorney Dustin of Goldendale visited the city Wednesday.

F. W. Dietz of Moro was at the Umatilla House Wednesday.

Sheriff Cates is attending the sheriff's convention at Pendleton.

C. E. Jones of the Moro Observer was a Dalles visitor Wednesday.

The county court adjourned Tuesday afternoon till the next regular term.

Hon. W. C. Hindman of Baker City is visiting his daughter, Mrs. L. S. Davis of this city.

L. Tirrel, of Huntington, a former well known citizen of The Dalles, is in the city on his way to visit Mr. and Mrs. J. H. Sherar at the bridge.

The sale of the property of the North Dalles shoe factory which was advertised to take place today and tomorrow has, we understand been indefinitely postponed.

Everything indicates spring excepting the date, January 27. Even a large flock of geese was seen flying north this morning, evidently under the impression that winter is gone.

Julius Wiley, of "Hungry Harbor," was in town today. Julius says when Sam Thurman's peanuts are ripe they intend to change the name to Peanut Harbor, that is, mind you, when Sam's peanuts are ripe, not before.

Deputy Sheriff J. H. Phirman is now "Judge" Phirman. At least he is acting as a judge on a jury trial, to determine the right of property in a stallion, in a case in which John Thomas is plaintiff and A. J. Moses defendant.

J. E. McCormick has obtained nearly \$400 in subscriptions toward the expenses of procuring artificial rain in the month of May next. The remainder of the subscriptions required will be obtained without much difficulty.

William Cantrel of Tygh traveled all Tuesday night on his way to town to bring out Dr. Logan to that place to visit the wife of W. D. Moody, who was dangerously sick when Mr. Cantrel left. Dr. Logan left for Tygh at 5 o'clock Wednesday morning.

A fine time is assured at the social at the Y. M. C. A. hall tomorrow at 7:30 p. m. Impromptu addresses on "Modern Inventions" will be interspersed with music for one hour, after which an hour will be spent in amusements. All are invited to participate.

Jim Harper called at this office this morning to say that the big 16-inch foot mark seen on the sidewalks was not made by George Runyan. George wears boots and Jim says his foot only measures fifteen inches and a half. That settles it. It must be somebody else.

The marks of a bare human foot about 16 inches long seen everywhere on the sidewalks of the city this morning, all leading in one direction—namely to John Booth's store, have given rise to a good deal of inquiry. It is supposed the owner of the foot has grown to the proportion of a giant through eating John Booth's Quaker oats.

Dr. Logan returned home last night about 9 o'clock from his trip to Tygh to visit Mrs. W. D. Moody whom he left quite comfortable with the hope of a speedy convalescence. The doctor had a hard time getting home as the night was intensely dark. Six times the team left the road and twice the doctor had to get out and feel for the wagon track with his hands and feet.

A subscription was presented to the citizens of The Dalles, this week for the purposes of raising funds to have a test made of the rain producing powers of the Interstate Artificial Rain Co., of Goodland, Kan. The subscriptions are conditioned on the satisfactory fulfillment of any contract made with the company. It is a case of no rain, no pay. No difficulty is anticipated in the matter of raising all the money required and twice as much if necessary.

The Portland papers show that B. F. Durphy and M. E. Durphy, not unknown in this city in connection with The Dalles shoe factory, have got into trouble down there over some shady transaction on account of which they are sued for the recovery of the value of certain promissory notes given them without consideration. One of the charges against them is that they had sold and received pay for a piece of land which, it was afterwards proved they did not own.

We are informed by one of our prominent citizens that Goldendale is nearer rail road communication than ever. It is reported that a party of surveyors are going over the Hunt survey from the mouth of Rock Creek to Wallula. The supposition is, while at the present time the Hunt lines are in the hands of a receiver, the lines will be sold in the near future to parties that will put the same through to Portland over Hunt's survey. It is a well known fact that bond holders of rail roads are not going to let their properties or securities in the

hands of a receiver any longer than possible.—Sentinel.

J. T. Deik of Hood River came up on the noon passenger Tuesday.

Wm. McCown and Clay Butler of Tygh were in town Tuesday.

Mr. John Cradlebaugh of the Hood River Glacier was in town Monday.

John Filloon and Ed. Hill made a business trip to Goldendale this week.

The C. C. C. Concert.

The C. C. C. concert last night was very much more than a mere financial success. It was an exhibit of musical home talent rarely met with in any city of the size of The Dalles while the singing of Miss Lena Morgan afforded a treat to our people that they have rarely an opportunity of enjoying. At exactly 8:15 the concert was opened by the chorus "Beggars Carnival" which was excellently rendered by the choir. This was followed by "Ah! Could I Teach the Nightingale," a very pleasing duet by the Misses Crandall and Maie Williams. Then came the solo "A Tu se Donna," by Miss Morgan which was charmingly rendered and fairly captured the house. Of course an encore followed and the response came in "Rubinstine's Melody in F," which was received with rounds of applause. In point of fact the audience was now charmed to a point of dissatisfaction—they wanted unmistakably that Miss Morgan should keep on singing which, of course could not be. Then came a finely executed cornet duet "The Swiss Boy," by Ed Williams and James Benton. This was followed by the solo, "My Lady's Bower," in the happiest style of the chorister H. P. Ernst. An encore followed and was met with a very pretty and catchy seriocomic ballad entitled "Mary Green." The audience showed their appreciation by a second hearty call, when Mr. Ernst responded by repeating the last verse of the melody. Then came a magnificently executed instrumental duet, in a case in which John Thomas is plaintiff and A. J. Moses defendant.

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The Citizens Meet and Discuss.

A meeting was held in the court house Monday night which was called at the express desire of the county court in order that that body might obtain an expression of the minds of the tax-payers as to whether or not the court, in making the county levy, should ignore the findings of the state board of equalization as Multnomah county has done and make the county levy from the roll of the county assessor. Mr. Joseph T. Peters was called to the chair and after a brief statement of the object which brought them together a motion was made by D. M. French to the effect that the county court should make its levy from the returns of the county assessor. The motion was seconded by Rev. Mr. Spencer, who earnestly urged that it was the duty of the county court to uphold and recognize the work of the state board. Mr. Spencer held that in ignoring the work of the board as Multnomah county had done we were assuming to be judges of the constitutionality of the law that created the board, a thing that the supreme court alone had a right to do. He believed that mortgages should be taxed at their face value and that if we ignore the work of the state board we so far give our moral support to a county that has become notorious for its opposition to any legislation that tended to make it pay its just proportion of the taxes of the state. Hugh Gonrly, replied by saying that if it were a question of violating the statutes, the state board had set the example. All property in the state must be assessed equally. It did not require the supreme court to decide that it was illegal to assess one class of real estate at one-third or one-half its value and tax mortgage, which the law created real estate for the purposes of assessment and taxation, at their full face. This matter had already been tested and Judge Deady had decided it could not be done. There could be only one outcome to a suit of this character should the state sue Multnomah county, and in the event of such an action if the supreme court should sustain the state board we would lose nothing. Wasco county could in that case, pay the additional state tax and that would end the matter. On the other hand should the work of the board be declared unconstitutional, as he had not a shadow of a doubt it would be, we would be saved the endless complications that would arise from having made the county levy on an illegal basis. Mr. W. Lord said if we paid the extra \$1,400 state tax that would be the last we would see of it and that the ignoring of the work of the state board would not embarrass the state in the least. The eyes and noses were then called for, when the motion was carried by an apparently overwhelming majority.

about the Rain Makers.

The following petition has been presented to the Hon. county court of this county:

WHEREAS, There has been a failure of crops to a great extent in Wasco county for the last three years on account of the lack of moisture, both in the earth and in the air; and

WHEREAS, There are parties who profess to be able to produce rain by artificial means at a small expense; and

WHEREAS, A good rain in the month of May in Wasco county would be of incalculable benefit to the whole county in the increase of crops of wheat and other grains aside from the benefits to be derived from such rains on the increase of grass on the range etc.; and

WHEREAS, The Interstate Artificial Rain company of Goodland, Kansas, is willing to enter into a contract with parties to produce a rainfall in the month of May A. D. 1892, said rainfall to cover an area of not less than 10,000 square miles and to cause a precipitation of enough rain for all practical purposes at the aforesaid test in the said month of May 1892; and

WHEREAS, The aforesaid Interstate Artificial Rain company agrees to make artificial rain in the said month of May 1892 for the sum of \$750, and for the further sum of \$200 for the expenses with the understanding "No rain no pay"; and

WHEREAS, A good heavy rain in the Month of May in Wasco county would be a benefit to the whole county and the expense of such test should not be borne by a few, but by the public at large; now

THEREFORE, We the undersigned, a committee appointed by Columbia Farmers' Alliance No. 1, composed of farmers residents of Wasco county would respectfully petition your honorable body to make an appropriation of as much as the aforesaid sum to meet the expenses of said deal as your honorable body thinks meet and just and your petitioners will ever pray.

Signed: J. E. MCCORMACK, H. L. POWELL, JOHN RYAN, GEO. H. RIDDELL, Committee.

County Court Proceedings.

The county court met yesterday, pursuant to adjournment.

Present—C. N. Thornbury, county judge; H. Leavens and Frank Kincaid, commissioners; George A. Morgan, deputy county clerk; and Phirman, deputy sheriff.

The claim of C. L. Richmond, for jurors' fees, which had been laid over for explanation, was explained and allowed; \$14.20.

The petition of Seufert Brothers

for a road of easement was considered and it was ordered that E. L. Sharp surveyor, Emil Schano, R. G. Closter, and Leander Davis be appointed to view, survey, lay out and appraise damages, if any, in the matter. To meet at the commencement of said proposed road on Monday, the 1st of February, 1892, at 10 o'clock a. m.

Road No. 94—business report received and approved.

Bill of J. S. Francisco, for digging grave for pauper, \$5.00, allowed.

Sundry bills of E. Shutz, justice of the peace, fees which had been laid over for explanation, allowed.

The petition of Y. E. McCormick and others, asking the county court to make an appropriation for the employment of the services of the "Interstate Artificial Rain" company was considered. The court did not think themselves justifiable in appropriating any public funds for experiments; but thought that if the said company would produce two inches of rainfall in the months of May or June it would be entirely willing to make the appropriation. Parties present offered to contribute from their private funds for an experiment.

The court then adjourned until 8 o'clock p. m. to hear the citizens in relation to assessment.

8 o'clock p. m.—The court met and conferred with citizens in relation to levy of assessment.

It appearing that the county assessors return of taxable property for the year, after deducting the exemption and indebtedness amounts to \$2,600,036 and that the state board has made an increase raising this amount to \$2,942,908 and this board after having consulted citizens and taxpayers both in private and at a public meeting called for that purpose, the court has concluded that the levy shall be made on the basis of the county assessor's assessment.

That for all county purposes we need about \$34,580 which could be raised by a county levy of thirteen mills but on account of the urgent need of more appropriations for roads and bridges throughout the county we will levy an additional two mills which will be used for roads and bridges thus making the levy for all purposes state school and general levy 25 mills. It is therefore ordered that there be and there hereby is levied on the basis of the county assessor's returns the following tax to wit:

For county purposes including roads and bridges, 15 mills; for state, as per state levy, 5 mills; for schools (regular) 5 mills. Making a total of 25 mills.

The clerks bill for the past two months was \$1,377.99; the sheriff's \$1,187.00. The bills of county commissioners Leavens and Kincaid were \$27 and \$30 respectively.

A New Firm.

The East End has added another handsome new store to its business houses. The new candidates for commercial favors are Orchard & Fisher, both of whom have been well known and respected citizens of this county for years. The firm has opened in the handsome new two-story frame building just erected by J. L. Thompson on the lot immediately west of the Diamond Flouring mills. A visit to the store found Messrs. Orchard & Fisher well supplied with a general stock of groceries, glassware, tinware, farm produce, such as eggs, butter, bacon, potatoes, etc., flour, mill feed, canned goods, tobaccos, cigars, etc. Besides these the new firm will keep a full supply of grain and hay just as soon as they can be conveniently procured and stored. The firm makes a special feature of five, ten and fifteen cent bargain counters where a great variety of goods can be procured at these prices that will cost more elsewhere. On the five-cent counter we noticed handsome tin cups, pie plates, cooky cutters, cream skimmers' funnels, glass salts, tea strainers, potato mashers, tea stands, etc. On the ten cent counter dippers, egg-beaters, strainer ladles, cullenders, pudding pans, gauged quart measures, nickle and glass salts, water cups, match safes, vegetable strainers, flesh forks, jelly moulds, etc. On the fifteen cent counter, deep pudding pans, sauce pans, quart milk cans, spring balances, dust pans, syrup pitchers, tracing machines, feather dusters, scoops and curry combs, besides other things too numerous to mention. We predict the bargain counters will become a popular feature of the store. A stand in the middle of the floor is crowded with a handsome assortment of crystal ware in sets or single pieces, besides tumblers, water pitchers, fruit dishes, cuspidors and lamp chimneys that the firm professes to sell "cheaper than anybody." Mr. Orchard says the motto of the firm is "Cash, quick sales, small profits and square dealing." These principles carried into effect ought to make the business successful and we hope they may.

Taken Up.

One small sorrel mare, branded 55 on left shoulder, two white feet and white face, the owner can have the same by paying for advertising and feed. Address Amos Root, Mosier, Oregon. 1-13td

FOR SALE.

Four lots with a good house on them, all on the bluff above the brewery which will be sold cheap or trade for cattle. Address J. L. KELLY, The Dalles.

FOR SALE.

Pure bred Berkshire Boars. Address F. P. Sharp, The Dalles 12-22-wtt

The Dalles Merchante Company.

Among the many changes that time has made in this city none is more marked than that which has transformed the East End from scattering residence property into a large and increasing business center. One of the first to recognize the trend of affairs was S. L. Brooks who purchased four lots, measuring 100 by 220 feet, of the old mint property and erected thereon the substantial two story brick building, with a ground area of fifty by one hundred feet, now occupied, as is the remainder of the lots mentioned, by the subject of this sketch. When the store was first opened by Brooks and Beers it could hardly be said there was a business house within four blocks of it, but the new firm calculated wisely and they soon found themselves doing a large and profitable trade especially at those times of the year when the business in the adjoining warehouses is greatest. A year ago Mr. Brooks sold out his interest to R. E. Williams and the style of the firm was changed from Brooks & Beers to The Dalles Merchante company, G. F. Beers remaining as senior member of the firm. With this change some new departments were added until today this great Farmers' Emporium contains nearly everything usually required on a farm or in a farm house, the larger kinds of farming machinery perhaps alone excepted. The Dalles Merchante company's store is no toy shop, as one who takes the trouble to walk through it can see at a glance. Everything in and about the place bears the stamp of solidity. Huge piles of groceries, dry goods, gent's furnishing goods, boots and shoes, hats and caps, shelf hardware, tinware, farming tools, crockery and glass ware, farm produce of all kinds including bacon, lard, grain, mill feed, hay, vegetables, cheese, butter, eggs, etc. Our attention was particularly called to an immense stock of cases of dried peaches and prunes bearing the well known brands of W. H. Wilson and C. E. Chrisman, fruits that Mr. Williams assured the writer, were of such excellent quality that they had driven the California article out of the market. The firm claims to make a specialty of fine teas which they import direct from the foreign market and of which they constantly keep a larger and finer variety than perhaps any other house in the city. These and their immense stock of groceries of every grade and variety make the house second to none as a place where farmers and stock men can purchase their supplies. There is one feature connected with the business of The Dalles Merchante company that perhaps as much as any other has rendered the house deservedly popular.

If we mistake not the old firm was the first to inaugurate the system of furnishing free stalls and an enclosed yard for the accommodation of farmer's and freighter's teams. No less than 28 stalls, affording shelter and racks for 56 head of horses have been built and stand open at all hours for the accommodation of the public. By this means many a dollar is saved to the farmer who can bring his own feed with him or purchase it on the ground in quantities to suit at current market rates. A barn 30 by 70 feet at the back of the yard is filled with baled hay from floor to ridge. In another corner of the yard is a shed about twenty feet in length with a table extending the whole way and a stove in the middle of the floor. This is for the convenience of farmers and freighters who desire to do their own cooking instead of buying their meals at a restaurant and all these conveniences, yearly appreciated by thousands, are without money and without price. It is these features that combine to make this store the farmer's favorite trading place. Whether the farmer desires to sell his own produce or purchase supplies he is equally at home at this store. Of the character of the men who conduct the business we can truthfully say as we do in all sincerity that no more honest men ever dealt out goods from behind a counter. If they have any different character it is unknown to those among whom they have dwelt and with whom they have done business for more than half a score of years. It is not surprising therefore that they are constantly proving by a constantly increasing trade, that whether in business or in the private relations of life, honesty, in the long run, is always the best policy.

From the Agricultural College.

CORVALLIS, Or., Jan. 26, 1892.

Editor Chronicle:

La grille is still quite popular with "webfoot people," especially so with the president and janitor of the agricultural college, who have stayed at home the last few days.

The new students' hall has been accepted by the state, and named "Cathorn," in honor of an ex-professor of the O. A. C.

The "Dormitory" boys march from the hall to the college at 8 a. m. Citizens of Philomath witnessed quite a blaze last Sunday morning.

The Keyel chapel, better known as the U. B. church, which seems to have been intended, or at least made to answer the purpose of both college and church, was destroyed by fire. What caused the fire I am unable to learn.

The O. P. company is only running one steamer between here and Portland because of so little freight.

Farmers are following their plows, turning up the mud and wishing it would not rain so much.

BUNCEGRASS.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon for the County of Wasco:

D. M. French and J. W. French, (partners, doing business as French & Co.) Plaintiffs, vs. D. J. Cooper and J. W. French, Co-defendants.

BY VIRTUE OF AN EXECUTION ISSUED out of the Circuit Court of the State of Oregon, for Wasco county on the 14th day of December, 1891, upon a judgment and an order of sale rendered in said court on the 10th day of December, 1891, in favor of the above-named plaintiffs and against the above-named defendants for the sums hereinafter mentioned, which decree among other things, ordered the sale of the lands hereinafter described, to satisfy said sum, I did levy upon and I will sell on

Saturday, the 30th day of January, 1892 at the Court House door in Dalles City, Wasco county, Oregon, at the hour of 2 o'clock, said day at public auction to the highest bidder for cash in hand subject to redemption, all the following described mortgaged lands to-wit:

Lot one (1), in block seven of Noyes and Gibson's addition to Dalles City, and lots one (1), two (2), three (3), and four (4), of block six, and the fractional lots lying immediately adjoining on the west side of said lot one (1), all in Bigelow's bluff addition to Dalles City, and the tract or parcel of land bounded by the following described lines, commencing at the southwest corner of said Noyes and Gibson's addition to Dalles City and running easterly along the west line thereof 133 feet to the south side of Benton street in said city, thence north 66 degrees west to the east boundary line of the lot formerly known as The Dalles Military reservation, but now known as the Gates' addition to Dalles City, and thence easterly along the line last mentioned to the point where the line intersects the north boundary line of Bigelow's bluff addition to Dalles City, thence to the place of beginning.

Except all that portion of said particularly described lands which is included in the following described lines to-wit: commencing at the northwest corner of lot three in block seven of Noyes & Gibson's addition to Dalles City, thence easterly, along the west line of said block seven, to the street line parallel with the west line of said lot three, 133 feet; thence easterly, but not due north, along the west line of said lot three, 133 feet; thence northerly, but not due north, along the west line of said lot three, 133 feet; thence easterly, and also except all of lot four in block four of Bigelow's bluff addition to Dalles City, Wasco county, Oregon, to satisfy the sum of \$6918.47, with interest thereon at the rate of ten per cent per annum since December 10th, 1890, and the further sum of \$30.81, costs of suit, and accruing costs herein.

D. L. CATER, Sheriff of Wasco County, Oregon. Dated, this 18th day of December, 1891.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon for the County of Wasco.

E. B. McFarland and Smith French, (partners as French & Co.) Plaintiffs, vs. J. C. Johnson and E. S. Johnson, Defendants.

BY VIRTUE OF AN EXECUTION AND order of sale of the Circuit Court of the State of Oregon, for Wasco county, on the 18th day of November, 1891, upon a judgment and an order of sale, rendered in said court on the 4th day of December, 1891, in favor of the above named plaintiffs and against the above named defendants for the sum hereinafter mentioned, which decree among other things, ordered the sale of the lands hereinafter described, to satisfy said sum I did levy upon and will sell, subject to redemption, on

Saturday, the 13th day of February, 1892 at the Court House door in Dalles City at the hour of 2 o'clock, p. m. at public auction to the highest bidder for cash in hand all the following described mortgaged lands, to-wit:

The east 1/2, southwest 1/4, of Sec. 34, Tp. 1 north, range 15 east, and east 1/2 of the NE 1/4, sec. 4, R. 1, range 15, T. 1, S. 1, W. 1, being and situated in Wasco county, Oregon, to satisfy the sum of \$3088.56 with interest thereon from said 6th day of December, 1891, at the rate of ten per cent per annum, and the attorney's fees, and the further sum of \$10.00, together with accruing costs herein.

D. L. CATER, Sheriff of Wasco County, Oregon. Dated, the 18th day of December, 1891.

ADMINISTRATORS SALE.

In the matter of the Estate of JAMES FORCE, Deceased.

Notice is hereby given that in pursuance of an order of the Honor, the county court of Wasco County, Oregon, duly made, rendered and entered on the 4th day of January, 1892, in the matter of the above estate, I will on Saturday, the 30th day of February, 1892, at the hour of 2 o'clock, p. m., of said day at the Court House door in Dalles City, Wasco County, Oregon, sell to the highest and best bidder for cash in hand all of the following described real property belonging to said estate to-wit:

All of lot three in Block Ten in Laughlin's Addition to Dalles City, thence easterly along the north boundary line of said block ten, to the north boundary line of said City and Addition thereto, in said County and State.

Dated January 8th, 1892. D. W. EDWARDS, Administrator of the Estate of James Force, Deceased. Dufur, Watkins & Menefee, 1-15-2-12. Attorneys for Administrator.

ADMINISTRATORS SALE.

In the matter of the Estate of JOHN MASON, Deceased.

Notice is hereby given that in pursuance of an order of the Honor, the County Court of Wasco County, Oregon, duly made, rendered and entered on the 3rd day of January, 1892, in the matter of the above estate, I will on Saturday, the 30th day of February, 1892, at the hour of one o'clock, p. m., of said day at the Court House door in Dalles City, Wasco County, Oregon, sell as a whole to the highest and best bidder for cash in hand all of the following described real property belonging to said estate to-wit:

The Northwest Quarter of Section Twelve, Township One, North of Range Fourteen, East W. M. in said County and State.

Dated January 8th, 1892. S. V. MARON, Administrator of the Estate of John Mason, Deceased. Dufur, Watkins & Menefee, 1-15-2-12. Attorneys for Administrator.

ASSIGNEE'S NOTICE.

NOTICE IS HEREBY GIVEN THAT ON THE 23d day of December, 1891, L. V. Wilson, executor and deliverer to the undersigned his deed of assignment, conveying to me all of the property belonging to him both real and personal, for the benefit of all his creditors in proportion to the amount of their respective claims. All persons having claims against said estate are notified to present their claims with the proper vouchers therefor to me at the office of Hays, Huntington & Wilson, The Dalles, Oregon, within three months from the date of this notice.

Dated, The Dalles, December 24, 1891. H. S. HUNTINGTON, Assignee.

NOTICE FOR PUBLICATION.

U. S. LAND OFFICE, The Dalles, Or., Jan. 15, 1892. Notice is hereby given that the following named settler has filed notice of his claim and make final proof in support of his claim, and that said proof will be made before the register and receiver at the U. S. Land office at The Dalles, Or., on March 12, 1892, to-wit:

Valentine Roos, D. S. No. 7302, for the SE 1/4 Sec. 17, Tp. 1 N, R. 13 E, W. M.

He names the following witnesses to prove his continuous residence on said land, and the date of said land, viz: Mike Speichinger, Robert Mays, Henry Speichinger and Joseph Knebel, all of The Dalles, Or., on March 12, 1892, viz: 1-22-92 JOHN W. LEWIS, Register.

FARM FOR SALE.

I offer for sale all or a part of my farm of 480 acres in section 24, township 1 south, range 14 east, southeast of The Dalles; good improvements, good young five-acre orchard now bearing, plenty of good water for house and stock; 177 acres in cultivation, good outlet north east, south or west via county roads. I also offer for sale 160 acres in section 26, township 1 south, range 14 east also five head horse, one double set of harness and a few farm implements, etc. Prices reasonable, terms easy and till good. For particulars come and see me at The Dalles or J. H. Trout at the farm

jan29-tf E. W. TROUT.