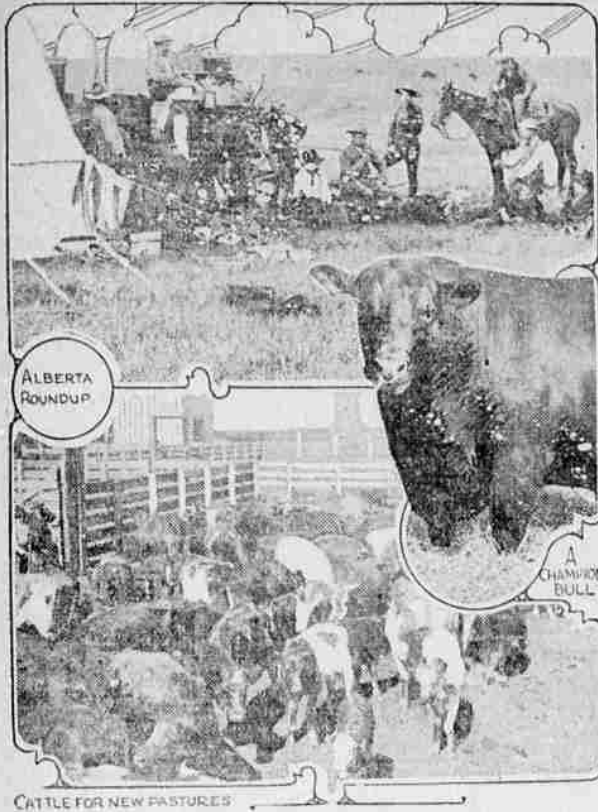


CATTLE FROM MEXICAN BORDER SENT TO NORTHERN PASTURAGE



ALBERTA ROUNDUP
CATTLE FOR NEW PASTURES
Cattle from the Mexican border, sent to safety in the north, in many cases have passed through the regions which were free range a few short years ago, but are changed now to farming regions and even crossed the international line to the prairie pastures of Canada. The frontier of the cattleman today has been driven back far north of the Canadian Pacific main line to the northern parts of the western provinces. Two entire trainloads of "feeders" from Texas passed Portal, one gateway, in a day. A general exodus from the vicinity of the Rio Grande is on. Some of the cattle will fatten on the grasses of northern Saskatchewan, where as yet the horde of homeseekers has only now begun to plow the virgin prairie. The cattlemen from necessity have begun to use the millions of acres of lush grasses which still are untouched by the shoe of a plow, the value of which is placed by Canadian Pacific officials at many millions of dollars every year. In the northern states the rapid colonization of the ranges has left little territory open for the cowboy who once was king there. This has made a serious problem, for it was imperative for the Texas cattle to be removed from the zone where hungry bandits can make foraging raids.

HALL FOUND GUILTY WILL TAKE APPEAL

Jury Returns Verdict After Taking One Ballot.

IS FINED \$100 AND COSTS
Fact That Liquor Was Taken to Garage Instead of to House Is Basis on Which the State Rested Case.

After a deliberation of only a few minutes in the case of the State vs. Tom Hall, the jury composed of E. Maulding, R. L. McLendon, Ed. Cockerleas, H. M. Boyz, A. Fields, and W. A. Guinn, returned a verdict of guilty.

The case consumed the greater part of two days and many witnesses were examined, many points of the new prohibition law being brought to issue and discussed between the attorneys, John Long and Elbert Hermann, for the defense and District Attorney George Neuner for the state. The verdict was based on the clause of the law which provides that liquor kept in any place except a private residence shall be assumed to be for the purpose of barter or sale, and shall be deemed a nuisance and can be abated in the manner specially provided in such cases.

It was shown by the testimony introduced that Hall, after procuring the liquor, brought it to Roseburg and took it to the garage which he conducts on Main street. He was here apprehended and the large quantity of booze confiscated by the officers. The fact that it was in the garage and not at his residence was the basis on which the state hung its case in the presentation before the jury. Had Hall taken the liquor directly to his home, there is a question as to whether or not the state could have brought action against him.

The closing arguments of the attorneys took nearly all of yesterday afternoon and together with the copious instructions given by Justice of the Peace I. B. Riddle, it was a late hour before the case was given to the jury. After going to the jury room it was only a very few minutes until they returned, bringing in the verdict of guilty.

The liquor is now in the hands of the officers and will be held pending notice of appeal and if this is not forthcoming will be destroyed according to the law governing the destruction of such property. The shipment consists of 18 dozen quart bottles of beer.

Hall appeared this afternoon in the justice court to receive the sentence of the court, the judgment being that he pay a fine of \$100 and pay the costs of prosecution. He has 20 days in which to file notice of appeal which his Attorney John Long stated would be forthcoming within a few days. Attorney Long stated that if necessary the case would be carried to the highest court in order to test the legality of the law covering the question of a nuisance.

WITHYCOMBE AT MARSHFIELD

Executive Will Help Pick Site for Fish Hatchery.

MARSHFIELD, Or., Aug. 10.—Governor James Withycombe and party, who are enroute to the Port Orford again, arrived stopped over in Marshfield last night. The party includes State Game Warden Carl D. Shoemaker, superintendent of Hatcheries H. E. Clanton and Fish and Game Commissioners E. N. Fleischner, Marion Jack and C. P. Stone.

On their return from Port Orford the party will look over the sites about Coas Bay which have been offered for a trout hatchery and choose the location.

Byron Cornwall, of Enterprise, came to this city last night and is spending a short time attending to business matters.

GENERAL VON HINDENBERG GIVEN HUGE TASK OF HOLDING BACK BRUSILOFF IN LATTER'S TERRIFIC DRIVE ON EASTERN FRONT



General von Hindenberg (left); General Brusiloff in his headquarters; map showing Kovel and Lemberg. It is reported from Berlin and Vienna that General von Hindenberg, grim hero of many a hard fought campaign, has been chosen to take complete charge of all the German-Austrian armies now operating on the eastern front. He is expected to stop the Russian armies led by General Brusiloff and restore the Teutonic balance in the east. His task is admittedly a hard one.

IS COMMITTED TO COUNTY JAIL

Pleads Guilty to Killing Deer Out of Season and is Given 15 Days.

Pleading guilty to a charge of killing deer out of season, F. W. Young, of Yoncalla, was today sentenced to pay \$30 fine refusing to do this he was sentenced by Justice of the Peace I. B. Riddle to serve 15 days in the county jail Young was arrested by Deputy Game Warden Thompson and Constable Howard Church at his home about a mile and a half south of Yoncalla. Young admitted killing the spike buck stating that he had believed the season to open the first of August. He said that he knew nothing about the change in the law which postponed the opening of the season until the 15th and so had gone out from his home about first of the month and had killed the deer. He brought it home and keeping part of it for himself gave the remainder to his neighbors.

He was greatly angered at the action of the officers for arresting him and giving him a sentence when he was not familiar with the terms of the law and rather than pay the fine stated he would spend the time in jail.

OAKLAND BOYS COME TO CITY

Will Give Open Air Concert Tomorrow Night Followed by Dance.

The Oakland California boys band arrived in this city on the train this afternoon and made their camp at the tourist camp ground in North Roseburg. The boys spent an hour or more on the streets playing selections of bang music and proving themselves to be a musical or-

ganization of more than ordinary merit. They are making a tour of California, Oregon and Washington stopping at the principal places along the route and giving a band concert spending a couple of days at each town familiarizing themselves with the country through which they are traveling.

Tomorrow night at 8 o'clock in the evening they will give a free open air concert on one of the principal streets after which they will go to the armory where a dance is to be given the proceeds of which will go to the boys to pay their expenses. They have visited at several of the cities in southern Oregon where they were greatly enjoyed.

DAILY WEATHER REPORT.

U. S. Weather Bureau, local office, Roseburg, Ore., 24 hours ending 1 a. m., August 10, 1916.

Precipitation in inches and hundredths:	
Highest temperature yesterday	80
Lowest temperature last night	49
Precipitation, last 24 hours	0
Total precip. since first of month	0
Normal precip. for this month	.33
Total precipitation from September 1, 1915, to date	29.32
Average precipitation from September 1, 1877	34.15
Total excess from September 1, 1915	5.17
Average precipitation for 30 wet seasons, (Sept. to May inclusive)	32.13

WILLIAM BELL, Observer.

FOR RENT—New 5-room furnished cottage and 4 lots, strawberries and small fruit and tall and winter garden on place. Good chicken house and yard with 14 year-old hens, near good pasture. 862 dew a24

CLAIMS ASSAULT AND BATTERY

Claiming assault and battery, Mrs. Flora Gilliam today filed a complaint against Mrs. Maud Pearson in the justice court. Both ladies reside at Winchester where the altercation is alleged to have occurred. Mrs. Pearson appeared through her attorney and entered a plea of not guilty. The date for trial has not yet been set.

EXECUTOR'S NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned executor of the last will and testament of Hiram Weatherly, deceased, has filed in the County Court of the State of Oregon for Douglas County, his final account as such executor, and the said court has fixed Tuesday, the 29th day of August, 1916, at ten o'clock a. m. and the court room of said court at Roseburg, Oregon, as the time and place for hearing objections, if any, to said account and the settlement thereof.

FRED WEATHERLY,

Executor of the last will and testament of Hiram Weatherly, deceased. \$14-a23

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned, administrator of the estate of Job Denning, deceased, has

filed in the county court of the state of Oregon for Douglas county his final account as such administrator; and said court has fixed Monday, August 28th, 1916, at 10 o'clock a. m., at the court room of said court in Roseburg, Oregon, as the time and place of hearing objections, if any, to said account and the settlement thereof.

Dated at Roseburg, Oregon, the 11th day of July, 1916.

T. M. OLLIVANT,
Administrator of the estate of Job Denning, deceased. 765-a19j

NOTICE OF SHERIFF'S SALE

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for Douglas County, on the 3rd day of August, 1916, on a judgment rendered in said court on the first day of March, 1916, in an action wherein the plaintiff Julius Goldsmith, recovered judgment against T. H. Pannan and Mrs. Melvina Pannan for the sum of Three Hundred twenty-seven dollars eighty five cents (\$327.85) with interest thereon at 5 per cent from June 18th, 1915, and thirty dollars (\$30) attorney's fees and eleven dollars twenty cents (\$11.20) costs, which judgment was enrolled and docketed in the clerk's office of said court in said county on the first day of March, 1916, I have levied upon and will on Saturday, the 2nd day of September, 1916, at the hour of

1 o'clock p. m., at the front door of the county court house in Roseburg, Douglas County, Oregon, offer for sale and sell at auction for cash, subject to redemption as provided by law, all of the right, title and interest of the above named defendants and of all persons claiming, by, through or under them, since the first of March, 1916, in or to the following described real property, to-wit:

Block Six (6) in the town of East Drain, situated in Douglas County, Oregon.

GEORGE K. QUINE,
Sheriff of Douglas County, Oregon. 845-a28

FINAL NOTICE.

NOTICE is hereby given that the undersigned administrator of the estate of Dorothy Bunch, deceased, has filed his final account with the County Clerk for Douglas county, Oregon, and that the Honorable R. W. Marsters, Judge of the County Court for said County, has fixed Saturday, the second day of September, 1916, at the hour of ten o'clock in the forenoon as the time, and the county court room in the court house of said county at Roseburg, Or. as the place for hearing objections, if any, to said final account and for settling the same.

Roseburg, Oregon, August 2, 1916.
A. B. HAINES,
Administrator of the estate of Dorothy Bunch, deceased. 830-a31p

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CAUTION Avoid Substitutes
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Made from clean, rich milk with the extract of select malted grain, malted in our own Malt Houses under sanitary conditions. Infants and children thrive on it. Agrees with the weakest stomach of the invalid or the aged. Needs no cooking nor addition of milk. Nourishes and sustains more than tea, coffee, etc. Should be kept at home or when traveling. A nutritious food-drink may be prepared in a moment. A glassful hot before retiring induces refreshing sleep. Also in lunch tablet form for business men. Substitutes Cost YOU Same Price
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