

OREGON MIST

April 21, 1899.

LOCAL AND PERSONAL.

Mr. J. K. Bourne was up from Rainier Tuesday and Wednesday.

Judge Switzer was attending to business matters in Portland Tuesday.

When you want a hot lunch call at Mrs. McIntyre's, next to bowling alley.

Rev. Philbrook will preach at Scappoose next Sunday morning and evening.

Baptismal services will be conducted in the Episcopal church Monday night.

Mr. Holcomb, of Portland, spent a few days in town this week visiting Mr. and Mrs. Dillard.

Good mixed and oat hay at \$6 per ton, loose in the barn. CHARLES MERRILL, Deer Island station.

Mr. W. B. Dillard has purchased the large saw used by the Columbia Banking Company, and now has it in his office.

James C. Rice is said to be lying at the point of death at his home in Portland, suffering from an attack of apoplexy.

Rev. G. G. Haley will preach at the Methodist church Sunday evening at 8 o'clock. Subject, "Mother." Second discourse.

The farmers' favorite black stallion "Vulcan" will visit Columbia county again this season. Dates later. G. L. Lindsey, owner.

Martin Both, of Rainier, has established a fish receiving station at Frankfort, Wash., and is paying 5 1/2 cents per pound for salmon.

Mr. A. Shannahan was over from Vernonia Tuesday Wednesday. He returned home Thursday, accompanied by his daughter, Merle.

Dr. B. W. Benjamin, dentist, will be in this city tomorrow (Saturday) at the Oriental hotel. Persons in need of his services will do well to call on him.

Dr. A. F. Knoder, the Columbia county dentist, first-class dental work at lowest prices. Located permanently at Clatskanie. Call and be convinced.

Hot lunch served at any hour at Mrs. McIntyre's. Coffee and pie or coffee and cake, 10 cents. Home-made bread three loaves for 10 cents. Next to the bowling alley.

The resignation of J. G. Watters postmaster at Scappoose, who was sent in last year, has been accepted, and Mr. D. W. Price was appointed to the place by the department.

Louis Fitzgerald and Wm. Placke, of Rock creek, were in town Tuesday. The former gentleman continued down the river, while Mr. Placke returned home on Wednesday.

Mrs. J. A. Tobin arrived in this city last Sunday from Prescott, Arizona, to spend the summer with her mother, Mrs. A. J. Babcock. Mr. Tobin is expected to arrive here next week.

There is a fair prospect for a logging railroad being built up the Clatskanie to the near future. There are several parties quietly trying to secure timber and rights of way. Eventually a road will be built by that route to tap the Nehalem timber.

Mr. George Anderson, who has been absent from these parts for nearly five years, was seen on our streets here Monday evening. George has been in California constantly since leaving here. He is on his way to Buffalo, Idaho, where he expects to continue his late vocation of mining.

I was reading an advertisement of Chamberlain's Colic, Cholera and Diarrhoea Remedy in the Worcester Enterprise recently, which leads me to write this. I can truthfully say I never knew any remedy equal to it for colic and diarrhoea. I have never had to use more than one or two doses to cure the worst case with myself or children. W. A. Straub, Poponoke City, Md. For sale by Dr. Edwin Ross, druggist.

"A word to the wise is sufficient" and a word from the wise should be sufficient, but you ask, who are the wise? Those who know. The oft-repeated experience of trustworthy persons may be taken for knowledge. Mr. W. M. Terry says Chamberlain's Cough Remedy gives better satisfaction than any other in the market. He has been a choice as a cultivator at Elkton, Ky., for twelve years; has sold hundreds of bottles of this remedy and nearly all other cough medicines manufactured, which shows conclusively that Chamberlain's is the most satisfactory of all remedies for the cough. For sale by Dr. Edwin Ross, druggist.

Consumption is preventable? Science has proven that, and also that neglect is suicidal. The worst cough or cough can be cured with Shiloh's Cure and Coughs Cure. Sold on a positive guarantee for over fifty years. Sold by Dr. Edwin Ross, druggist St. Helens, and N. A. Perry, Houlton.

Who is to Blame? (To the Editor.)—If we sow thistles, according to the laws of nature, we must expect to reap a harvest of the same. There is an old and very timely saying, "We cannot handle coals without soiling our hands," and it is just as applicable to our association as to our work. If parents have no more care or forethought than to allow their sons and daughters to mingle promiscuously with all grades of society, having no choice as to cultivation or morals, they need not be surprised at the results. The gathering together in the country or village dance of all nationalities of all ages from the wise old bachelor to the little miss of ten and the blushing maiden of twelve or fourteen years cannot but result in tears and shame to someone's household. Such has been the experience of the past; such may be in the future. Careful as parents may be there is enough of sin and wickedness open to the young without sanctioning or permitting the innocent, unphilosophical girls unattended in the dance hall with such as would not be allowed to pay their addresses at their homes. If the sons and daughters cannot be brought under parental restraint they had better be under the discipline of a reformatory. Too often homes are not what they should be in the way of amusements. Music, games and attractive, wholesome reading, together with the pleasurable mingling of selected company, will go far toward restraining the children from a desire to rush headlong into all kinds of society. There has been bitter tears over the wrongdoings of our girls and boys, and if parents are not allowed or will not choose companionship for their families, more regrets will be recorded. Be not in haste to have someone else take the responsibility of caring for your daughters. It may take days of toil and nights of anxiety to plan as to how they shall be properly clothed, and fed, but it will not be as anxious and heartaching as the future home-coming from an early, unwise and unhappy marriage, to say nothing of the possibility of a darker cloud, occasioned by the sanctioning of improper companionship.

Sign the Petitions.

The petitions for the improvement of the Nehalem road are being circulated, and every person in this end of Columbia county is greater or less interested in this matter. Loss of time, therefore, in attaching your signature thereto, as the time is brief in which to accomplish the work if it is done this year.

Arbor Day Observed.

Friday last, being the second Friday in April, was Arbor Day, and its observance was duly celebrated by the public school in this city. Appropriate indoor exercises were had. On account of the grounds not being in shape to warrant the usual Arbor Day observance by planting a few trees, the course pursued was considered best.

Sawlogs May be Scarce.

Captain Fisher, of the Maria, was in town last Sunday, and was heard to remark that if loggers did not get their product out to Udwater soon there undoubtedly would be a scarcity of logs. This statement seems incredible when we consider the number of logging camps in operation on the Columbia river, but Captain Fisher is in the logging business and naturally has a quite correct knowledge of the situation.

Columbia in First District.

The new state board of agriculture has determined to make every effort to make the state fair of 1899 a success. One of the special competitions will array four of the states against each other, creating considerable rivalry, and will result in some good exhibits being made. For the purpose of gathering the exhibits, the state has been divided into districts, and Columbia county is in the first district with Clatskanie, Tillamook, Washington, Yamhill, Polk, Benton and Lincoln.

A Serious Runaway.

A very serious accident happened last Monday afternoon, when Mr. George Perry's team ran away near his place, the other side of Houlton. Mrs. Perry and the children had been in St. Helens and were returning home, when the team started to run, throwing the occupants of the hack to the ground. Mrs. Perry and the youngest child sustained only slight injuries while the oldest, a lad of three or four years, sustained the dislocation of the left hip joint and the fracture of the thigh bone of the same member.

Not Greatly Damaged.

An alarm of fire sounded last Saturday evening about 8:30 brought out the entire population of Houlton. Mr. and Mrs. S. S. Way was discovered by Mr. J. G. Watters to be on fire, and that gentlemen hastened to the premises, and quickly had the flames under control. The family was absent from home at the time, and it is fortunate that Mr. Watters discovered the fire at the time he did. The woodwork around the fire was all that burned. The fire started from sparks from another stove, the pipe from which was in the same place.

Fishing Season Opened.

Last Saturday afternoon the fishing season opened, and in an incredibly short time there were over three tons of salmon caught and delivered to Fish Agent Sheldon. It was a miraculous run of fish, and the boys reaped a harvest while it lasted. The first day of the season last year there were only about two tons of fish delivered here, and the second day the amount was far less. This season there were as many fish delivered on the second day as there were on the first. The run slacked off a day or two but at present fish are running very well.

As "Solid" as Ever.

The safe which Mr. Dillard recently purchased was removed from the Harris store-building last Saturday afternoon into the street, where it remained over Sunday, during its sojourn there some one found the sign used by the defunct banking institution, and displayed it prominently over the safe. To the casual observer the thought immediately presented itself that the institution was as reliable in its condition at that time as ever. Better even, that. Less damage was apt to result to the public than when the frailty of the concern was covered up by an "incorporated banking company."

Should be Considered.

The fact of the Arbor Day observance by the public school in this city last Friday being confined entirely to indoor exercises is a forcible reminder that our school grounds are decidedly inadequate to all demands, and arrangements should soon be perfected whereby a more suitable site and building might be secured. The proposition mentioned some time since in our columns regarding the practicability of the Houlton and St. Helens districts combining interests and jointly erecting a beautiful and adequate building at a convenient place between the two towns would render it possible to beautify the premises, besides giving much better facilities for educational training.

Many Apple Trees Set Out.

The good price paid for Oregon apples the past winter has stimulated the setting out in Columbia county of a good many young trees during the planting season, now drawing to a close, and nurserymen have been shipping a large number of the choicest varieties of apples to points all over Oregon, Washington and Idaho. The apple trees have become a favorite, not only because the fruit pays better for its raising, but on account of the trees wintering well. Winter frosts seldom have any terrors for the apple-raiser, and the frosts rarely injure the apple blossoms. The codlin moth gets in its work as the fruit is forming, but a judicious system of spraying will bring these ravages down to a minimum. The dealers in nursery stock think the demand for apple trees will increase every year from now on for some time to come.

Paid an Official Visit.

Last Tuesday evening was the occasion of the marking of an era of renewed activity among the already enthusiastic members of Avon Lodge Knights of Pythias of this city. Grand Chancellor Cako, of Portland, Oregon, paid the lodge an official visit, and the benefit resulting to the membership will be lasting. Brother Cako seems to be endowed with the faculty of drawing the members of the order to him. His ease and gentleness of manner has all fear with his brethren, and he approaches him on matters of business and work of the order, the result being that he is doing good good in this domain. Brother Cako has splendid ideas on how the inner working of the order should be conducted, and his cleverness in making his knowledge known and felt by the brotherhood is such as to inspire every member to renewed energy and effort. The lecture lasted nearly two hours, after which the lodge room was soon converted into a banquet hall, and the ladies invited in to take part in the festivities. About fifty persons partook of the luncheon and a general good social time was had until long after midnight. Mr. E. S. Gray, of Portland, favored the association with a number of songs, songs, songs, which were duly appreciated.

A Business Proposition.

The same degree of business tact should be employed in dealing with public affairs as a careful and conservative man would exercise in handling his own private affairs. In the present system of paying salaries to county officers, as against the old fee system, is a gigantic fraud and a child's-play method of doing business. Would a careful business man pay a greater sum of money for salaries for his employees than his business is earning him? And we see no more reason or justice in a county paying more for the salaries of its officers than the office earns in fees to maintain the office. Of course, most of the offices of a county have no means of earning anything, and in such cases it is only just and proper that the officer is adequately compensated for his services, but where it is possible to make an office pay its way, such a system should certainly be adopted. In the present system of paying salaries, the county has paid \$42,750 since the salary law took effect, July 1st, 1894, and the revenue the county derived from all offices is \$4,606 in the same period. The county is behind on salaries just \$38,000. In the present system of paying salaries, the county has paid \$11,463 more than the office has earned. It is no fault of the officials; it simply lies with the system, and we believe the object lesson at home is sufficient to convince the strongest advocate of the salary system of its ineffectuality and inconsistency. Who are they that can justify this thing? Most of this deficit is paid by men who never have worked done by the county officers, and the officers are obliged to work as hard as they ever did for nothing, and for people who can well afford to pay. The sheriff, who ought to collect in fees an amount at least equal to half his salary, now collects comparatively nothing. Thus, the only source of revenue from fees is from the clerk. Strangers from other counties and from other states come to our officers and have work done by them for nothing under the law, that need to be a decent revenue under the fee system.

We Decline to Print It.

This office is in receipt of a communication from a prominent populist leader of this county, sent in for publication. The writer deals very severely—harshly with certain local members of his party organization, and for good reasons we refuse to give it space in this time. In the first place the writer only reiterates what everyone in the county knows—that as an organization of reformers the party has been a dismal failure. In the second place, people as a rule, do not care to read anything that is inflammatory, real or imaginary, of the members of any political party. There is a time for that variety of literature, and that that time is not now. Further, the people of this county are well pleased with the administration of public affairs, and to start the weak and weakening struggle of populism on a course of treatment for recuperation by such methods would only widen the chasm which exists in that party, local and national. Our charity, our sympathy, our respect, our love for the people, prompts the refusal. When the time arrives for the discussion of who should have the various county positions we expect to pick up our cards and play the hand for every point there is in it, counting the votes as they are cast, and not as they are counted. We do not question the sincerity of the writer, but we consider his judgment very poor in taking up the subject, even better, that has been already launched. His points may not be well taken, but we decline to give the article space because it not only has no interesting feature for us, but the public in general does not care to read the strings of all dirty pieces of literature in the next place. We mentioned Miss Mae Harris as one of the three young ladies who had the honor to help raise the flag. The article should have read Miss Mae Stevens.

REUBEN NOTES.

Judge J. B. Doan was in town Saturday.

Dr. McLaren, of Rainier, was in Goble last Saturday evening.

Casper Zoller received four milch cows from Portland last week.

All the farmers in this vicinity are busy between showers putting in their spring crops.

S. H. Havard, who has been sick for the past two months, is around again shaking hands with the boys.

Frank Norris and wife, who have been visiting here for the last month, started on their return trip to their home in Kansas last Friday.

Miss Nora Dillard, sister of W. B. Dillard, of St. Helens, was visiting with Mr. and Mrs. T. C. Vinton last week. She returned home on the Kellogg Monday.

At a meeting of Riverside club held April 18 the following officers were elected for the month ensuing: President, T. G. Watts; vice-president, Mrs. M. D. Link; secretary, Walter Hunter; treasurer, Wm. Makinister. The club will close for the season April 27.

Henry J. Rogers, of San Francisco, who has a force of divers at work raising Hale & Kern's barge Washington, began work on the barge last week and are now slowly unloading the 1400 tons of stone stowed in the big vessel's hold and on her decks. She lies, bow upmost, at an angle of 40 degrees, in 110 feet of water, her keel resting securely on a sunken reef, on the Oregon side of the Columbia, opposite Kalama. Four divers work, two on a shift, fastening grappling hooks to the large rocks, which are then hoisted out of the vessel by a steam derrick. The current is terrific at that point, but the sunken reef will hold the barge in position until all the 1400 tons of her cargo has been hoisted out, when she is expected to rise of her own buoyancy high enough to be pumped out, when she will be towed back to Portland for repairs. The time set for bringing the Washington to the surface is 26 days. Up to this date 125 tons of rock has been taken out of the vessel.

HOULTON NOTES.

George Broun has purchased a bike.

Bert Kelley visited Portland last Monday.

George Perry visited Portland Monday last.

J. F. Ford came up from Rainier last Monday.

J. M. Growell was down from Warren last Saturday.

H. O. Howard has his tie contract nearly completed.

George Kelley was up from Marshland a few days last week.

N. A. Perry has been on the sick list for the past few days.

Bert Hosford came over from Vernonia Thursday last week.

Aaron and George Kelley returned to Marshland last Friday.

D. W. Price drove down from Scappoose Tuesday evening.

G. D. Gilson is again walking around, after a spell of sickness.

H. O. Howard, of Yankton, was a visitor to Portland last Friday.

Bert Kelley is doing the painting for Mr. Gilson on his new hotel.

Sheriff Rice was a passenger for the A. & C. R. Friday evening last.

James Spence sports a wheel now. It arrived Saturday from Chicago.

Mrs. Martin White, of St. Helens, left Monday evening for Belmont, Wis.

Mrs. M. F. Smith made a trip over the mountain to Vernonia Wednesday.

Mrs. D. W. Price, of Scappoose, visited with Mrs. N. A. Perry Sunday and Monday.

A large crowd from this place attended the bloomers medicine show at St. Helens last week.

Rev. Myers preached his farewell sermon Sunday last and departed Monday for Seattle.

H. O. Howard has recently purchased a new lumber wagon, which he will use in his business.

Jacob Broun, of Rainier, was visiting in this place last Friday, returning home the same evening.

A number of cattle passed through town from Vernonia last Friday evening on their way to market.

LEGAL NOTICES.

County Treasurer's Notice.

COUNTY TREASURER'S OFFICE, ST. HELENS, OR., April 14, 1899.

NOTICE IS HEREBY GIVEN THAT ALL unpaid County Warrants of Columbia County, Oregon, which have been presented and endorsed: "Not Paid for Want of Funds," prior to January 1st, 1899, will be paid upon presentation at this office. Interest will not be allowed after this date. EDWIN ROSS, County Treasurer of Columbia County, Oregon.

Notice of Final Settlement.

THE UNDERSIGNED, ADMINISTRATOR OF THE estate of Charles Austin, deceased, has filed his final account as such administrator, in the County Court of the State of Oregon, for Columbia County, and said Court has appointed Tuesday, May 2nd, 1899, at the hour of 10 o'clock a. m., for hearing said account and objections which may be made thereon. JAMES LAIDLAW, Administrator of the estate of Charles Austin, deceased.

Notice of Final Settlement.

THE UNDERSIGNED, ADMINISTRATOR OF THE estate of Charles Austin, deceased, has filed his final account as such administrator, in the County Court of the State of Oregon, for Columbia County, and said Court has appointed Tuesday, May 2nd, 1899, at the hour of 10 o'clock a. m., for hearing said account and objections which may be made thereon. JAMES LAIDLAW, Administrator of the estate of Charles Austin, deceased.

Administrator's Notice.

NOTICE IS HEREBY GIVEN THAT THE undersigned has been duly appointed by the County Court of Columbia County, Oregon, administrator of the estate of Odessa L. Louington, deceased, and has qualified as such. All persons having claims against the estate are hereby notified to present the same, with proper vouchers, at the office of J. P. Kavanagh, rooms 8 and 10, McKay building, in the City of Portland, Oregon, within six months from the first publication of this notice, April 7th, 1899. Dated April 7th, 1899. Administrator of the estate of Odessa L. Louington, deceased.

Administrator's Notice.

In the County Court of the State of Oregon, for the County of Columbia. In re: the estate of Odessa L. Louington, deceased.

NOTICE IS HEREBY GIVEN THAT THE undersigned, by order of the County Court of the State of Oregon, for the County of Columbia, made and entered on the 31st day of March, 1899, has appointed the administrator of the estate of Odessa L. Louington, deceased. All persons having claims against the said estate are hereby notified to present the same, with proper vouchers, at the office of J. P. Kavanagh, rooms 8 and 10, McKay building, in the City of Portland, Oregon, within six months from the first publication of this notice, April 7th, 1899. Dated April 7th, 1899. Administrator of the estate of Odessa L. Louington, deceased.

Summons by Publication.

In the Circuit Court of the State of Oregon, for Columbia County.

CHARLES CRATER, plaintiff, vs. LENA CRATER, defendant.

To Lena Crater, the above-named defendant: In the name of the State of Oregon: You are hereby notified to appear and answer the complaint filed against you in the above-entitled suit on or before the 11th day of May, 1899, and if you fail so to answer, for want of the plaintiff's affidavit, you will be held to the relief demanded in the complaint, which is a decree of divorce against you upon the ground of desertion and that his property consisting of lots fifteen and sixteen, block one hundred and twenty-two, and lots twenty-two and twenty-three, block one hundred and twenty-three, all in Chapin's Addition to the City of Grand Rapids, Oregon, be sold from any claim of defendant.

This summons is published by order of T. A. McChesney, Judge of the above-entitled Court, duly made and entered in the above-entitled cause, dated March 28th, 1899, and said summons requires that you shall appear and answer the complaint on or before the 11th day of May, 1899, and you are further notified that if you fail to appear and answer the complaint on or before the 11th day of May, 1899, you will be held to the relief demanded in the complaint, which is a decree of divorce against you upon the ground of desertion and that his property consisting of lots fifteen and sixteen, block one hundred and twenty-two, and lots twenty-two and twenty-three, block one hundred and twenty-three, all in Chapin's Addition to the City of Grand Rapids, Oregon, be sold from any claim of defendant.

The date of the first publication of this summons is Friday, the 11th day of March, 1899, and the last day of the time prescribed by the order of publication hereof, to-wit: On or before the 11th day of May, 1899. You are further notified that if you fail to appear and answer the complaint on or before the 11th day of May, 1899, you will be held to the relief demanded in the complaint, which is a decree of divorce against you upon the ground of desertion and that his property consisting of lots fifteen and sixteen, block one hundred and twenty-two, and lots twenty-two and twenty-three, block one hundred and twenty-three, all in Chapin's Addition to the City of Grand Rapids, Oregon, be sold from any claim of defendant.

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This summons is published by order of T. A. McChesney, Judge of the above-entitled Court, duly made and entered in the above-entitled cause, dated March 28th, 1899, and said summons requires that you shall appear and answer the complaint on or before the 11th day of May, 1899, and you are further notified that if you fail to appear and answer the complaint on or before the 11th day of May, 1899, you will be held to the relief demanded in the complaint, which is a decree of divorce against you upon the ground of desertion and that his property consisting of lots fifteen and sixteen, block one hundred and twenty-two, and lots twenty-two and twenty-three, block one hundred and twenty-three, all in Chapin's Addition to the City of Grand Rapids, Oregon, be sold from any claim of defendant.

This summons is published by order of T. A. McChesney, Judge of the above-entitled Court, duly made and entered in the above-entitled cause, dated March 28th, 1899, and said summons requires that you shall appear and answer the complaint on or before the 11th day of May, 1899, and you are further notified that if you fail to appear and answer the complaint on or before the 11th day of May, 1899, you will be held to the relief demanded in the complaint, which is a decree of divorce against you upon the ground of desertion and that his property consisting of lots fifteen and