Oregon City Enterprise.

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Mayor,				Hiram #trafah
Recorder.		-	- A -	1. W. t0al
Chief of Fol	15036	0.0	14	Chas. E. Hurri
Annosaor,				E B Callf
Trunsurer.	LUCK:			R. L. Hulman
City Attorn		1.1		F. F. Graffel
Street Cours	missions	10 C		C. Babeock, Jr
Bup't, of Wi				W. H. Howel
Olty Engine				- H. H. Johnson
Councilmen		HINY	0.6	Dec. Broaghton
J. J. Co.	oke, Her	1. 140	TAT.	Mack Howell, L.

L. Porter, Henry Meldrum, J. W. Moffatt.

FRIDAY, NOVEMBER 15, 1895.

CHAT ABOUT TOWN.

MINCE PIES-New Citron, New Raisins, Soedless Raisins, Orange Peel, Lemon Peel, Washed Currants, Pure Spices, Mince Meat all ready for the oven. E. E. Williams, The Grocer.

Ladies capes at Charman & Son's.

Money to loan on improved farms. W. H. Burghardt.

Leave your order for an oyster loaf at the Novelty candy store.

New Eastern Buckwheat just in. E. E. Williams, The Grocer.

The best plows in the country for sale at Thomas Charman & Son's.

If you want a sewing machine for \$25 go to Bellomy & Busch's.

Masks! Masks! Masks! All kinds at the Racket store.

Snow white leaf lard, in bulk or pails. E. E. WILLIAMS, the grocer.

The latest in visiting cards at the Ex-TERPHISE OFFICE. Prices to suit you.

You miss it if you buy millinery without seeing the prices at E. E. Martin's.

College of Dental Surgery, office in the disbursements, and execution ordered Courier bidg, near depot,

Oysters will be served throughout the season at the Novelty candy store in all styles, including the Bloomer.

depot.

For clean, white cotton rags 5 cents per pound cash, will be paid at THE Es-TERPRISE office.

We are HEADQUARTERS. for Bananas, Oranges, Lemons, Grapes, Figs, Dates, Nuts, Etc. E. E. Williams, The Grocer.

Racket store for 25 and 30 cents.

CIRCUIT COURT.

Grand Jury Still Hearing Numerous Complaints.

for daty.

\$210 and cots and disbursements. M F McCown vs Mrs S M McCown, Wednesday to plead, Porter for plaintiff, Brownell for defend-

ant. Defendant ordered to make plain- nearson vs H E Cross; Brownell for above entitled cause, by their attorneys tiff title to 22 lots in Gladstone.

P and R Brenner; Emmons & Emmons ants answer, having been argued and Runyan to take testimony and evidence and C F Humphrey for plaintiff. Judg- submitted, the court took the matter at the January, 1896 term of this court. ment for \$970.10, costs and disburse- under advisement. ments and execution on real property Cahn, Nichlesburg & Co vs E M and hold sittings either in Multhomah or ordered.

dition for \$5,709, confirmed. William Scanlan vs O J Hoel and dered on attached property.

W H H Samson; W Cary Johnson for The ball bond of William Prettell was day of September, 1876, at the city of plaintiff. Judgment for plaintiff for reduced to \$500. \$140, attorneys fees, costs and disbursements.

William Seaslan vs O J Hoel and Monday to plead. W H H Samson; W Cary Johnson for

tion of plaintiff's attorneys, the cause is the court, ordered stricken from the files.

lot 6, of block 169, of Oregon City. Trustees McMinnviile Baptist College vs John W Draper, Aurie Draper, M Monday, Nov. 18th. Draper, E G Caufield, W F Hubbard, J. W. Welch, dentist of the Chicago \$1141.65, \$20 attorneys fees, costs and

> on lot 1, block 29, of Oregon City. Trustees McMinnville Baptist College

vs Charles Moehnke, Gustura Moehnke, clude Monday, November 18th. R L Sabin and Robert L Russell; Latourette for plaintiff. Judgment for ordered on lots 10 and 11 of block 8,

mortgage. The case involved an im-

sustained by consent of counsel, and the plaintiff given three days to amend said complaint, that said amendment may be made by intervention.

Robert Kelland vs John Parsons, The following cases have been dis- et al, Cross for plaintiff. The demurposed of since the last report published in rer of Oregon City and T F Ryan having the Exymanus. The petit jury re- been argued, H E Cross appearing for turned Monday morning and reported the plaintiff, and L.L. Porter and C.H. Dye appearing for the defendants, Ore-S S Train and J R Whitney vs J W gon City and T F Ryan respectively, touncil meets first Wednesday of each month Draper and W T Burney; H E Cross for and the court being advised, it is orplaintiff. Judgment for plaintiff for dered that the demurrers be overruled, and the defendants named allowed until the defendant by the court.

Sarah M McCown and Helena B. Ri-

plaintiff; Cross for defendant. Motion respectively in open court, it is ordered Abraham Lewis vs Simon Gotleib and to strike out certain portions of defend- that this cause be refarred to Charles E

M A Hartman; Cecil H Bauer for plain- Clackamas counties for taking such tes-F A. Toepleman vs. W. T. Burney, tiff; H E Cross for defendant. Judg- timony. et al; execution and sale of Paradise ad- ment for plaintiff for \$725.82, costs and \$70 attorneys fees, and execution or- decree of divorce. Plaintiff claims that

Rebecca J Long, et al. vs John W

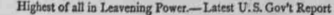
plaintiff. Judgment for plaintiff being by an agreement of the interested par- from her; and further that the defendant claimed that Mrs. Rinearson left no entered in another case involving the ties it was ordered that the case be and has refused, failed and neglected to supsame cause of action, and all costs and the same is hereby referred to C E port plaintiff and her five children. It ter were represented by George C. fees involved herein, being paid, on mo- Runyan to aake testimony and report to was further decreed that the custody of Brownell and C. D. Latourette. County

Dan Lyons vs Wm Hawkins, Charles and F E Donaldson; Bronough, Fenton, Rounds and Mary A Weaver; Latour- McArthur & Bronough for plaintiffs; ing a horse not his own, and Thursday sides. ettes for plaintiff. Judgment for plain- Latourettes for defendants. Defend- was set as the time to plead. tiff for \$323, \$50 attorneys fees, costs and ants given until November 11th, to furdisbursements and execution ordered on ther plead to the complaint. On motion decree of divorce on the plea of deserof defendants attorneys the time for tion. pleading is extended to and includes

F P Nutting and T J Stites; Latourettes L Booth; Bronough, Fenton, McArfor plaintiff. Judgment for plaintiffs for thur & Bronough for plaintiffs; Latouruntil November 11th to further plead to The land in dispute is near Milwaukie. the complaint. On motion of defendants attorneys, the time was extended to in-

Trustees McMinnville Baptist College Call and inspect our line of tinware. plaintiff for \$510, \$75 attorneys fees, stead; Latourstie for plaintiff; Moore Parker & Howard, 7th street, near the costs and disbursements, and execution & Johnson for defendants. Dismissed, Thomazine Eudy, executrix of the scheme; also against H. Hansen for de-Pleasant Hill addition to Oregon City. Abel Eudy estate vs Thomas Charman; troying a note. The grand jury are H C Stevens vs Silas Wright, et al; Johnson & Idleman for plaintiff and Lat. dismissing a great many trivial cases Cross for plaintiff; Cary, Idleman, Mays ourettes for defendant. Trial set for brought before them, and their watch-& Webster for defendant. Judgment Monday, November 11th. John Boy- word is retrenchment. for plaintiff \$565.95, costs, disburse lan, V L Mack, John R Duncan, W W ments and attorneys fees, and execution Myers, and John H Broetje were the ju- against J. P. Koehler, of Barlow, for sellordered on real estate. The mortgage ror, who after retiring brought in a ing liquor without a license, but on acon this property was originally held by sealed verdict in favor of the defendant. count of serious illness he has not yet ap-Thomas Charman, who conveyed the The causes that led to this action began peared for a hearing. Fresh oysters will complete your Sun- same to H. C. Stevens. After the mort- in 1872, when J. M. Bacon gave his note day dinner. Leave your order at the gage passed out of his hands Mr. Char- to Abel Eudy for \$280, with Thomas Novelty candy store. Orders delivered. man had the same cancelled. A por- Charman as security. Mr. Bacon kept hs term until January. Eaton caps in the latest colors at the tion of the property had been disposed the note alive by paying the interest evof to third parties who found nothing on ery year up to the time of his death

the records standing against the prop- The note with accrued interest now Dicken, deceased, Mary J. Dicken, ad-Fresh vegetables from Maplewood erty. Suit was begun in the circuit amounts to about \$450. Mr. Charman farm delivered to all parts of the city, court for the foreclosure of the cancelled claimed that he had signed the note with the understanding that Mr. Bacon was to settle the note at the end of the year, besides he was not one of the makers of the note.





Rinearson was appointed attorney for

Mrs V O Harding vs Eli Crisswell;

upon stipulation of the parties in the

and that said referee is authorized to

Annie M Hamar vs Oliver P. Hamar;

she was married to defendant on the 23d

Richmond, Indiana, and that in August,

COURT NOTES.

Two indictments were returned

Court will continue in session all next

wesk, when Judge McBride will adjourn

Probate Court.

't's a little too early

to talk about your Thanksgiving turkey, but we want you to know that we will have a large supply, also of dressed chickens.

Would like to book your order and we will guarntee to send you a fine clean turkey ready for the oven. A quart of crackers goes with every turkey.

E. Williams. Е. The Grocer.

1854, the defendant willfully and with- pstitioned the court for letters of admin-Doores; defendant allowed until next out cause deserted plaintiff, and has istration on said estate, and was repreever since remained away from plainsented by his attorney, W. H. Metcalf. Mary A Fallows vs Mrs Wm Phillips; tiff and now continues to remain away The Rinearson heirs appeared and the three minor children, Victory, Viv- Judge Hayes has taken the matter un-R H Greeley ve L Booth, C C Hobert ian and Saphor be awarded to plaintiff. der advisement until written arguments Walter Wyland was arraigned for sell- are submitted by the counsel on both

Missionary Meeting.

Daisy Whitmore vs Charles Whitmore; All the women's missionery societies of the various churches will hold a union meeting with Mrs. A. S. Dresser, T H Worthington vs Henry Thissen; corner of Fifth and Adams streets, next the court has been busy for a part of Friday sfternoon at 2:30 o'lcock. The R H Greeley vs F E Donaldson and two days with this ejectment suit. The subject will be "Prayer for China," parties have been litigating over a leader, Mrs. Montgomery. All ladies boundary line involving two acres of invited. At the close of the meeting the ettes for defendants. Defendants given laud, for about three and a half years. W. C. T. U. will transact some necessary business

McLaughlin Chautauqua circle met at The grand jury is disposing of an imthe residence of Mrs. C. H. Caufield last mense amount of business and is still Monday evening on account of Mrs. vs Martin Shulstead and Caroline Shul- grinding away. Wednesdey they re- Dye's lecture before the Historical Soturned an indictment against Will ciety at Portland. Mrs. Caufield did Moore for conducting a swindling lottery everything possible to make the occasion a pleasant one for the members of the circle, and Prof S. W. Holmes proved an excellent leader. The evening's exercises closed with a piano solo by Miss Mertie Stevens.

> The Congregational church has secured the services of Miss Ora Spangler, as organist. Miss Spangler has had considerable experience as a church organist, and is an accomplished musician. The choir are to be congratulated on this valuable acquisition to their number.

WANTED .- Several trustworthy gentlemen or ladies to travel in Oregon for esministratrix, made her final report, and expenses. Steady position. En-

A HARD-WORKING WOMAN

mer or later suffers from backache, servous, worn-out feelings, worn-out feelings, or the abdomen, drag-ging down sensations and dizziness. It will all come to an end with Dr. Pierce's Favorite Prescrip-tion for it's wo-man's special tonic and ner-vine; it restores her strength, reg-niates and pro-

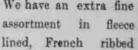
her strength, reg-ulates and pro-motes all the natural functions and makes a new woman of her. Uterine debility, ir-regularity and inflammation are most of-ten the cause of the extreme nervousness and irritability of some women-the medi-cine to cure it is the "Prescription" of Dr. Fierce. All the aches, pains and weak-nesses of womanhood vanish where it is faithfully employed. Dr. Pierce's Favorite Prescription is therefore just the medicine for young girls just entering womanhood and for women at the critical "change of jife."

DR. PIERCE'S FAVORITE PRESCRIPTION

CURES THE WORST CASES.

We tried it t bottle did









Good second hand violin for sale cheap at second hand store, Seventh street, near the depot.

Good assortment of second hand school books, same as now used, at tiff; Barrett & Porter for defend-Parker & Howard's store, all nearly ant, new.

Wanted, Cigar salesman. Good salary and expenses. New plan. Biggest due the municipality of Oregon City. Samples furnished. Reply with stamp. L. Meinhart & Company, Chicago.

Seasonable Goods.

Chopping bowls, chopping knives, lamps, lanterns, oil cans, lamp fixtures. -etc., at Marr & Robertson's, Grocers, Seventh and Center streets.

Just received direct from the East a full line of genuine Foster kid gloves ladies of Oregon City. All new shades, and execution of mortgaged property or-Don't forget the place. The Racket dered. store.

Dr. A. P. Sawyer :-- I have had Rheumatism since I was 20 years old, but since using your Family Cure have been tree from it. It also cured my husband of the same disease.

Mrs. Robt. Connelly, Brooklyn, 1. Sold by G. A. Harding.

Bucklen's Arnica Salve.

The best salve in the world for Cuts. Bruises, Sores, Ulcers, Salt Rheum, ally enjoined from asserting claim to Fever Sores, Tetter, Chapped hands, said lands situated in Clackamas Chilblains, Corns, and all Skin Erup- county. tions, and positively cures Piles or no pay required. It is guaranteed to give jury reported not a true bill. perfect satisfaction or money refunded. For sale by Charman & Co., Charman Bros. Block.

To nursing mothers, Dr. Piorce's Favorite Prescription is a priceless boon. for it not only strengthens the mother, but also promotes an abundant secretion of nourishment for the child. For those about to become mothers it is even more valuable, for it lessens the perils and pains of childbirth and shortens labor. given the custody of her daughter, Nel-Of all dealers.

Ovarian, fibroid and other tumors cured without resort to surgical operation. For pamphlet, testimonials and references send 10 cents (for postsge) to World's Dispensary Medical Association, Buffalo, N. Y.

ROYAL Baking Powder. Highest of all in leavening

portant law point and attracted considerable attention.

Oregon City vs M L Moore, county treasurer; Latourettes for plainplaintiff and the defendant by W N Bargument of counsel, took the matter under pdvisement.

Akin, Selling & Covs E M Hartman and M A Hartman; L L Porter and T G

fendant, Judgment for \$127.50, \$20 at- W W Thayer and Newton McCoy for which we will be pleased to show the torneys fees, costs and disbursements, plaintiff. Defendant's motion to make

> Anna N Hamar vs Oliver P Hamar; E B Seabrook for plaintiff. Decree of divorce by default.

Benjamin I Cohen vs F M Hansen, et al; sale of the n e 14 of section 8, tp 2 s, r 5 e, confirmed.

Catherine Kocher vs A K Marks, et al ; defendants have no claim and interest whatrver in said 80 acres of land in litigation, and each of them are perpetu-

State of Oregon vs L Shannon; grand

State of Oregon vs William Prettell; grand jury returned an indictment for sodomy.

Ida Rinard vs L H Rinard; Dobyns and Clarence Cole for plaintiff. Plaintiff granted a decree of divorce. The Rinards were married at Glen Eden, Kansas, on the 11th day of October, 1886, and the plaintiff has been a resident of Oregon for more than a year. She was lie Rinard, and was permitted to resume her maiden name, Ida Phegley, James Hodges vs Lillie A Bates; W H Dobyns for plaintiff. Sale of the following described real estate confirmed, which was bid in by the plaintiff for \$50: Lot No. 5 in block 7, Portsmouth Villa addition to the city of Port-

land. Isaac Traynor vs Frederick Marshal,

Oregon City vs The East Side Railway Company: L L Porter and E F Suit for the recovery of Driggs for plaintiff and H E Cross for \$2800, 60 per cent of the road tax collected defendant. This suit was brought by within the city limits and alleged to be the city to forfeit the charter of the railindecements. Experience unnecessary. This case came up for a hearing upon had refused to pay their share of the asway company, for the reason that they the demurrer by C D Latourette for the sessment for the improvement of Main street. Judge McBride sustained the rett, district attorney, and George C demurrer of the company, which in sub-Brownell. The court after hearing ar- stance declares that the franchise of the East Side Railway Company is not affected by its failure to pay street assessments.

J F Anderson vs Portland Flouring Greene for plaintiffs, H E Cross for de- Mills Company; W H Hoimes and complaint more definite was overruled.

M K Perrin vs A M Shibley; on motion of plaintiff's attorney this action is dismissed without prejudice to plaintiff's right to again bring suit in this matter. Peter Weiss vs A M. Shibley; same as above. Thus two of the important Durand cases are disposed of

Cross for plaintiff. It was decreed that M E Huerth; O'Neil, Hedges, Thomp-Hiram Straight vs M Huerth and son & Griffith for plaintiff; C H Dye for defendant. Case ordered dismissed and papers withdrawn.

John Ritter vs J R Lawler and Margaret Lawler; W C Johnson for plaintiff. Suit settled and dismissed and papers ordered withdrawn.

State of Oregon vs Alma Morris; the grand jury returned not a true bill, and the defendant was discharged from custody.

John Hanna vs Louis Toedtemeir; this case was brought by plaintiff in Justice Dixon's court some time ago for \$45 alleged to be due from defendant for clearing one acre of land near Tuslatin in 1893. Justice Dixon rendered a verdict in favor of plaintiff. The case came up in the circuit court Tuesday on appeal, and the jury brought in a verdict for defendant. The counter claim for damages was not allowed.

Daisy A Whitmore vs Behm M Whitmore; Brownall for plaintiff. Plaintiff granted a decree of divorce.

on indictment for larceny of property shows a balauce of \$\$59.88 to be distribvalued at \$34. He requested further uted among the keirs. Porter for plaintiff and Brownell and time in which to answer to the indict-

Fred T. Smith, administrator of the estate of Lucy A. Smith, deceased, was granted an order to sell the undived one-

half of the nel4 of the sel4 of section 9, tp 5 s, r 1 e, containing 80 acres at priproperty.

In the matter of the petition of Sarah Pennlysvania will be in the office Thurs-M. McCown, administratrix of the es- day of each week tate of of the estate of F. O. McCown, deceased, for an order to execute a deed to Charles A. Williams to lot 2 in block 4, in Gladstøne, it was ordered that she execute said deed when the said Williams pays the balance of the sum of \$90.40.

In the matter of the estate of William R. McCubbin, deceased, T. F. Ryan, administrator, filed a petition to sell the real estate belonging to said estate. It was therefore ordered by the court that Monday, the 2nd day of December, 1895, at 10 o'clock a. m., be set as the date for hearing said petition, and that a citation be issued by the clerk, and be published and served as required by law, notifying all persons interested of such application and order.

In the matter of the estate of Charles H. Myers, jr., deceased, Cornelia E. Myers, administratrix, filed her semi-annual report as administratrix, and the same was ordered placed on file awaiting the final settlement of the estate.

Herbert Johnson was appointed guardian of the person and estate of Myrtle Smith, a minor,

John Lewellen, executor of the estate of E. B. Lewellen, deceased, presented his semi-annual report as executor, it was ordered that said report be placed on file, subject to the final report in said matter.

In the matter of the estate of Alexander McGarvey, deceased, the final report of Thomas Charman, administrator, was filed, and January 6th, 1896, set as the date for hearing said final report. In the matter of the estate of H. C. Ringo, deceased, the final report of the executor, R. L. Ringo, was approved and confirmed.

In the matter of the estate of Daniel Wilson, deceased, the administrator made his final report, which was ap-State vs J A Louisignont; arraigned proved and confirmed. The report

In the matter of the estate of Elizastrength .-- U. S. Government Report. | Campbell for defendant. Demurrer ment, which was granted. George O | beth Rinearson, wherein R. L. Greaves

close references and self addressed, stamped envelope. THE DOMINION COMPANY, Third Floor,

Omaha Bldg., Chicago, Illinois. Drs. J. W. Welch and F. P. Welch vate sale to the highest bidder. The have opened a dental office in Courier terms of the sale to be half cash and the bldg, near depot. Frank P. Welch, son balance secured by mortgage on the of Dr. John Welch and a graduate of the dental department of the University of

> Diseases unfriendly to women are positively cured by Dr. Sawyer's Pastilles. Ask your druggist for a free sample package. It heals and cures. Sold ty Geo. A. Harding.

wool, flannels, knit goods, pure wools and natural wool. All weights and grades.

The Clothiers.

