

**CIRCUIT COURT.**

**The Grand Jury Adjourned Last Saturday Until January.**

Frank Knott vs Layman & Rodstrom; the plaintiff appeared by his attorney, J. U. Campbell and it was shown that the matter was amicably settled; thereupon it was ordered by the court that the same be dismissed and the papers withdrawn.

Walter Wyland, indicted by the grand jury for selling a horse not his own, plead not guilty.

J. U. Campbell was appointed to defend Will Moore, indicted for conducting a lottery.

J. A. Lousignant plead not guilty to the charge of larceny.

Oregon City vs East Side Railway Company, Joseph Simon, receiver, and the Northwestern General Electric Company; the demurrer of defendants was sustained, and it was further adjudged and decreed that the complaint of the plaintiff does not state facts sufficient to constitute a cause of suit, and thereupon plaintiff is given until January 15th, 1896, to file amended complaint.

Elizabeth Lovejoy vs The Portland General Electric Company; this suit involves the title to certain property at Oregon City owned by the General Electric Company, and to which Mrs. Lovejoy claims a prior right. The case has been in the courts for several years under the head of different suits. J. C. Moreland attorney for defendants appeared and moved the court for judgment herein in accordance with the terms of stipulation filed in this court November 5th, 1894. And it appearing that the circuit court of the state of Oregon for Multnomah county has made a final decree in the case of Amos L. Lovejoy, William R. Lovejoy, Elizabeth M. Goody, Nellie Lovejoy and Albert Hodson vs The Willamette Falls Electric Company, Willamette Falls Transportation & Locks Company and the Portland General Electric Company, in favor of defendants and that therefore in accordance with said stipulation defendants are entitled to judgment. It is therefore ordered and adjudged by the court that plaintiff takes nothing by the complaint, that defendants recover their costs and disbursements taxed at \$10, and that execution issue therefor. This probably ends the litigation in this somewhat noted case.

C. O. T. Williams vs Creed W. Stratton, et al; it appearing to the court from the complaint herein and from the petition of Helen C. Stratton that the defendants herein named, Carrol E. Stratton, Raymond Stratton and Loyd L. Stratton are minors and without guardian to represent them in this suit, and it further appearing that Carrol E. Stratton is over the age of 14 years and nominates Helen L. Stratton as his guardian ad litem herein, and that the other minors are younger than 14 years, and that their mother, Helen L. Stratton, the mother of said minors, be and she is hereby appointed as such guardian ad litem of said minors in the above entitled suit.

C. C. Miller, et al vs W. F. Knight, et al; ordered that defendant be allowed to withdraw his demurrer, and file his answer.

T. R. Worthington and Mary E. Worthington vs Henry Thiessen; the jury brought in a verdict that plaintiff are the owners in fee simple, and that they are entitled to the possession of the property described in the complaint herein, and that the defendants wrongfully and unlawfully withhold the premises thereof from said plaintiffs to their damage in the sum of \$500. The verdict was received by the judge, read and filed by the clerk and the jury discharged from further consideration of the case. The defendant was granted ten days in which to ask for a new trial.

Anna Duncan vs Edward H. Duncan; decree of divorce. The plaintiff was married to defendant on the 3rd day of June, 1885, in the city of Portland, and the result of the marriage was four children. Decree granted on cause of inhuman and cruel treatment on the part of the defendant. The plaintiff was awarded the custody of the four minor children.

Robert Kelland vs John Parsons, Alice N. Parsons, Ladr Royal, Emma McDonald, D. W. Lichenbaler, Thomas F. Ryan and Oregon City; judgment for \$2,106.25, \$200 attorney's fees, and decree of foreclosure on lots 4 and 5 in block 28, Oregon City.

J. L. Hartman, receiver Northwest Loan & Trust Company vs E. D. Brooks and Emma Brooks; decree of foreclosure on the undivided five-sixths interest in and to the ne 1/4 of lot 1, block 4, in the town of Marshfield, as follows: First, to the costs and disbursements of the suit and the costs of said sale, taxed at \$3,300. Second, to the payment of said plaintiff, the sum of \$928 and interest thereon at the rate of eight per cent per annum.

Honora Davoren vs Agnes Crookshank; continued for the term.

Mason, Ehrman & Co vs D. B. Rees and J. W. Stewart; jury brought in a verdict for the defendants. When the defendant was in business at Oswego, the plaintiffs took in payment for a bill of merchandise a note and mortgage on a third party. After some time the plaintiffs discovered that they could not make the amount of the bill out of the mortgaged property and began an attachment suit against D. B. Rees for the amount. As a consequence, Mr. Rees' store has been closed for the past two months and he has suffered serious loss of business thereby. However, Mr. Rees' friends congratulate him on the successful termination of the suit. George C. Brownell handled the case for Mr. Rees, and it is probable a suit will be brought against the plaintiffs for damages. It is a noteworthy fact, complimentary to Mr. Rees's business integrity, that no other wholesale firms have precipitated attachments on his stock of goods. The influence of outside parties probably caused the plaintiffs to bring this suit. Mr. Rees says he owes the plaintiff firm nothing, not even good will, as they accepted the note and mortgage of the third party in full payment of the bill of less than \$600.

W. J. Howlett, et al vs John N. Howlett and Lydia D. Howlett; judgment for plaintiff for \$1622, \$200 attorney's fees and foreclosure of mortgaged premises to-wit: The s 1/2 of nw 1/4 and n 1/2 of s 1/4 of section 34, tp 2 s, r 4 e, containing 160 acres.

State of Oregon vs Alvis Russell and Charles Knowles; charged with killing 12 elk and wasting the meat. The case came up on appeal from the justice court, where a fine was imposed of \$50 each. As the statute makes no provision for the wanton destruction of elk, as it does for deer and other animals, the decision of the justice court was reversed and the defendants acquitted.

T. L. Charman vs W. L. Snidow; this suit was brought to determine the right to possession of a strip of river front opposite the Catholic church, was heard and taken under advisement by the court. Snidow claimed that it was vacant land, and that he was entitled to exercise his homestead right on the same. He fenced the ground and built a cabin on the same. Mr. Snidow's claim is based upon the fact there is a strip of land between the water's edge and the meander line, as shown on the records of the United States survey. It is said that the official maps show the meander line to be as near the edge of the river as it was convenient to run a line, but those who ought to know claim there is actually a small strip of land between the surveyed line and the water. Mr. Snidow claims this. Mr. Charman has claimed the tract for several years and paid taxes on the same, although he had not taken possession by enclosing it or placing any improvements thereon. When the case was brought up in Justice Dixon's court, possession was awarded to the plaintiff. The case was up in the circuit court on appeal from the decision in the justice court.

County Judge Hayes did some gratis legal service for the county last Tuesday afternoon in the circuit court. The suit of David Froman against the county for damages of \$400, by reason of a change in the Foster and Milwaukie road through the plaintiff's premises. Judge Hayes volunteered to assist District Attorney Barrett in defending the county's interest in the matter. The judge stated to the jury that the county court had spent \$700 in improving said road on either side of Froman's place, and that he should be willing to do something toward a good road that enhanced the value of his property, especially after the county had expended so much money in giving him a good driveway toward Portland and Oregon City. The viewers appointed by the county court to assess the damages to plaintiff by reason of the change in this road placed the sum at \$5. The judge further said that \$28,000 had been expended on the roads and bridges of Clackamas county during the past year. He claimed that every citizen should aid in all ways possible the establishment and maintenance of good roads; that it was a bad precedent to allow damages on account of a road being located through a farm, as it would tend to keep the county court in constant litigation over road matters. The judge further said that the expenses of this action would probably amount to \$160, and how much better it would have been to have expended this sum on the roads, instead of litigation. This is believed to have been the first time in the history of Clackamas county, that a county judge has appeared as attorney for the county court in a legal action. It saved, at least, the expense of an attorney's fee.

Circuit court will probably adjourn Saturday until the fourth Monday in January. There was an unusually large number of civil suits to hear at this time, and some of them will be postponed until the January term.

Three divorce cases were up for a hearing Wednesday. In the suit of Lizzie E. Close against David H. Close, the transcript from the supreme court was entered, which decrees that the appeal herein is hereby dismissed, and that the respondent recover of appellant her costs and disbursements, taxed at \$32.50. Decree of divorce was granted Minnie Kuttel from Peter Kuttel, also George Woods from Harriet A. Woods. The complaints in both cases were desertion. Will Moore, the club suit man was arraigned and entered a plea of not guilty.

HR Holmes vs H. A. Kaylor; action dismissed at cost of plaintiff.

State of Oregon vs Mort Edwards; on motion of prosecution attorney, the action against defendant was dismissed and he was ordered discharged from custody.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

George Forman vs Gordon E. Hayes, county judge, and Benjamin Jaggar and Richard Scott, commissioners, and Clackamas county; H. E. Cross for plaintiff, and W. N. Barrett for defendants. Suit to recover damages by reason of change in the Foster and Milwaukie road in the sum of \$400. The jury brought in a verdict of \$20 in favor of plaintiff.

**SEE Davies Exhibit**  
And have your photos taken at the gallery.  
Third and Morrison Sts.  
Entrance on Morrison Street.

**HEALS RUNNING SORES**  
**SEE Davies Exhibit**  
And have your photos taken at the gallery.  
Third and Morrison Sts.  
Entrance on Morrison Street.

**CURES THE SERPENT'S STING**  
**SEE Davies Exhibit**  
And have your photos taken at the gallery.  
Third and Morrison Sts.  
Entrance on Morrison Street.

**Mustang Liniment**  
for  
**Burns, Caked & Inflamed Udders, Piles, Rheumatic Pains, Bruises and Strains, Running Sores, Inflammations, Stiff joints, Harness & Saddle Sores, Sciatica, Lumbago, Scalds, Blisters, Insect Bites,**  
**All Cattle Ailments, All Horse Ailments, All Sheep Ailments,**  
Penetrates Muscle, Membrane and Tissue  
Quickly to the Very Seat of Pain and Ousts it in a Jiffy.  
**Rub in Vigorously.**

**The Queen of Fashion**  
THE FASHION PAPER OF THE DAY.  
Superb, Strictly Up-To-Date Designs, Illustrations and Fashion Notes.  
**Reliable, Bright and Clean.**  
A year's subscription for **Only 50 Cents,** including, free, your choice of any one of the **Celebrated McCall Bazar Patterns,** and all patterns to subscribers **Only 10 or 15 Cents.**  
Send a 2-cent stamp for a sample copy to **THE McCALL COMPANY,** 46 East 14th St., New York.

**Established 1865.**  
**C. N. Greenman,**  
**PIONEER**  
**Transfer and Express,**  
Freight and parcels delivered to all parts of the city.  
**RATES - REASONABLE.**  
**MOLALLA AVENUE STORE.**  
**G. W. GRACE & Co.**  
**NEW GOODS,**  
Complete stock of every thing needed in the home.

**DR. D. S. STRYKER, DENTIST,** HAS REMOVED TO Odd Fellows' temple 8. W. Cor. 1st and Alder, Portland, Oregon.

**It May Do As Much For You.**  
Mr. Fred Miller, of Irving, Ill., writes that he had a severe kidney trouble for many years, with severe pains in his back and also that his bladder was affected. He tried many so called kidney cures, but without any good result. About a year ago he began the use of Electric Bitters and found relief at once. Electric Bitters is especially adapted to cure all liver and kidney troubles and often gives almost instant relief. One trial will prove our statement. Price only 50c for large bottle. At Charman & Co.'s drug store, Charman Bros. Block.

**STATE OF OHIO, CITY OF TOLEDO,** ss.  
**LUCAS COUNTY,**  
Frank J. Cheney makes oath that he is the senior partner of the firm of F. J. Cheney & Co., doing business in the City of Toledo, state and county aforesaid, and that said firm will pay the sum of **ONE HUNDRED DOLLARS** for each and every case of Catarrh that cannot be cured by the use of Halls Catarrh Cure.  
**FRANK J. CHENEY.**  
Sworn to before me and subscribed in my presence, this 6th day of December, A. D. 1886.  
**A. W. GLEASON,**  
Notary Public.

**Hall's Catarrh Cure** is taken internally and acts directly on the blood and mucous surfaces of the system. Send for testimonials, free. **F. J. CHENEY & Co.,** Toledo, Ohio.  
**Sold by Druggists, 75c.**  
How's this? Good flour, 70c; Dietz lantern, 35c; 19 pounds dry granulated sugar, \$1, at the Red Front Trading Co's. Lots of new goods, millinery, umbrellas, underwear, shoes, etc., at Eastern prices.

**O.R.&N.**  
E. McNeill, Receiver.

**TO THE EAST**  
Gives the choice of **TWO TRANSCONTINENTAL ROUTES**  
**GREAT UNION**  
**NORTHERN RY. PACIFIC RY.**  
VIA VIA  
**SPOKANE DENVER**  
**Minneapolis OMAHA**  
AND  
**ST. PAUL. Kansas City.**

**Low Rates to all Eastern Cities.**  
**OCEAN STEAMERS**  
Leave Portland every five days for **SAN FRANCISCO.**

Fast mail train leaves Portland daily at 8:45 p. m.  
The Dalles local leaves Portland daily including Sunday at 8:00 a. m. connecting at East Portland with S. P. incoming overland train.  
For full details call on or address, **W. H. HURLBURT,** Gen. Passenger Agent, Portland, Or.

**The New Way East**  
**GREAT NORTHERN RAILWAY**  
AND  
**O. R. & N. Co. Lines.**

**THE SHORT ROUTE.**  
TO POINTS IN  
**Washington, Dakotas, Idaho, Minnesota, Montana, And the East.**  
Through Tickets on Sale  
CHICAGO, ST. LOUIS, WASHINGTON, PHILADELPHIA, NEW YORK, BOSTON.  
And all points in the **United States, Canada, And Europe.**

The GREAT NORTHERN RAILWAY is a new transcontinental line. Runs buffet-library observation cars, palace sleeping and dining cars, family tourist sleepers and second class coaches.  
Having a rock ballast track the GREAT NORTHERN RAILWAY is free from dust, one of the chief annoyances of transcontinental travel.  
Round trip tickets with stop over privileges and choices of return routes.  
Fast mail train leaves Portland daily at 8:45 p. m. over O. R. & N. Co.'s road for all points on our lines.  
For further information call upon or write, **C. C. DONAVAN,** General Agent, 122 Third Street, Portland, Ore.  
**F. I. Whitney G. P. & T. A.** St. Paul, Minn.

**Yamhill River Route.**  
**Steamer Toledo,**  
LEAVES DAYTON.  
Monday, Wednesday and Friday at 6 A. M., reaching Oregon City, for Portland about 11:30 A. M.  
LEAVES PORTLAND.  
Tuesday, Thursday and Saturday at 9 A. M. Salmon St. dock, reaching Oregon City, for upriver points about 11 A. M.

Through trip to Lafayette and McMinnville made when depth of water permits.  
Freight and passengers rates reasonable.

**FARMERS...**  
Your team will have the best of care and **Full Measure of Feed**  
At the **City Stables.**  
**Kidd & Davidson, Props.,**  
SUCCESSORS TO **W. H. Cooke.**  
Livery Rigs on Short Notice.