

SPORT DOPE

RITCHIE BEMOANS NOSE

RAINDROPS, PLUS ABBESS KEEP FIGHTERS OUT OF RING

SAN FRANCISCO, Dec. 11.—With his nose swollen out of all proportion, Willie Ritchie today bemoaned the misfortune that befell him on the eve of his proposed battle with Tommy Murphy, while unconvinced thousands of boxing fans declared the champion is afraid of the challenger, and for that reason refused to agree to Promoter Coffroth's suggestion that after last night's postponement, due to rain, they fight it out tonight under the same conditions that would have governed last night's bout.

JUDGE FEELS HOPEFUL

MCREDIE EXPECTS COLTS TO GET GOOD START

PORTLAND, Ore., Dec. 11.—Judge McCredie said this morning that he expected to see the Colts get a good start in the Northwestern league season of 1914. Williams will have four and probably five good twirlers to start with. They are Callahan, Eastley, Starnley, Marston and Hynes. It is a certainty that Stanley will be shipped back to the class B team, Hynes will be given a thorough try-out by McCredie.

MEET IS TODAY

PORTLAND, Ore., Dec. 11.—The Multnomah-Seattle dual wrestling and boxing meet will be staged tomorrow evening in the Multnomah club gymnasium. The first preliminary bout will start promptly at 8 o'clock.

NO FIGHTERS IN PORTLAND

The bars are still up against professional wrestling in Portland. Sheriff Tom Word has not receded from the position recently taken in regard to professional bouts and has so replied to an inquiry regarding a bout here between Dr. Roller and Ben Jackson.

HORR IS WILLING

PORTLAND, Ore., Dec. 11.—While here last Friday and Saturday Ralph A. Horr, graduate manager of the University of Washington, gave out the information that he would be willing to give the Portland Rowing club a double or single shells with the Washington crew any time next May at Seattle.

BROWNELL CONDUCTS HUTCHENS' DEFENSE

MINNIVILLE, Or., Dec. 11.—"Not guilty" was the verdict of the jury that sat on the trial of James Hutchens, who was indicted for murder in the first degree for the shooting of Walter A. Rodgers. The jury was out about two hours, and when the verdict was read by Judge Holmes the audience handclapped for three minutes.

CITY STATISTICS

MORRIS—Born, to Mr. and Mrs. H. W. Morris, an eight-pound son, December 10.
ANDREWS-VORHEIS—The county clerk issued a license to James S. Andrews and Ida E. Vorheis, Thursday.
HUDDLE—Application for papers permitting the adoption of Kenneth Ward Huddle by Matilda Huddle were filed in the probate court.

HAIR TURNING GRAY OR FALLING? JUST MIX SAGE TEA AND SULPHUR

It's Grandmother's Recipe for Dandruff and Restoring Color to Hair. Almost everyone knows that Sage Tea and Sulphur, properly compounded, brings back the natural color and luster to the hair when faded, streaked or gray; also cures dandruff, itching scalp and stops falling hair. Years ago the only way to get this mixture was to make it at home, which is messy and troublesome.

SPORTING BREVITIES

Walla Walla, Wash., Dec. 11.—Donald Thompson of Sunnyside, has been elected captain of the 1914 Whitman track team. Jack Kinder of Prescott, was elected 1914 captain last spring. He has left school.
Jack Johnson, according to French newspapers, is now willing to fight any one for a personal stake of \$20,000 to \$40,000, particularly Langford, Jeanette or Moran.
Rudy Hulst, former big league star, is going to manager the Jersey City club of the International league next season.
Lou Nordyke, the veteran Northwestern league player, may act as coach of the University of Washington team next season. Manager Horr has not yet taken the position to Nordyke, but it is understood the Washington manager has been inquiring about Lou.
"Spike" Hewitt has been signed by the Spokane team of the Northwestern league for the 1914 season. The southpaw announced after he returned from California, that he would probably sign with Seattle, but Mike Lynch signed him ahead of the Tillamucks.

LILLIE FIGHTS HIS OWN CASE AND WINS

About a year ago William Lillie was arrested on a criminal charge against his daughter. The case has gone through justice courts, grand juries and to the circuit court. Lillie has won out and the case been dismissed.
Mr. Lillie gained much notoriety during the case. From the first he was his own attorney. He had a large number of witnesses subpoenaed in his defense, among them Mrs. Momi, and Norris, R. B. Deatie, Mrs. Lewenberg of Clackamas; Mrs. Wright of Wilhelmina; E. C. Hackett, W. A. Holmes, John Hatton, Mrs. Nannie Mumpower, Mrs. Alice Carr and others.
Only one witness was sworn, Mrs. Carr, and her testimony was that the daughter, Hazel Lillie had said to her that her father, Wm. Lillie, had never harmed her but that her mother, Lillie's divorced wife, wanted the child to make the charge against her father and she intended to stay by her mother, whether it be right or wrong.
Lillie says the whole affair was a conspiracy to ruin him in the community and was the outcome of family troubles of several years' standing.

PROHIBITION ORDERED BY MEXICAN POLICE

JUAREZ, Mex., Dec. 11.—The rebel military commander at Juarez issued an order imposing a penalty of death before a firing squad on anyone who violated or attempted to violate the prohibition law. The penalty applies as well to those who attempt to purchase liquor as those who sell it. The order issued through the Chief of Police says:
"It recently has come to the attention of the military authorities that merchants and a few shopkeepers have been selling liquor in violation of the prohibition law. Notice is hereby given that any attempt to violate the law through purchase or sale will be punishable by execution before a firing squad."

Daily Christmas Hint

This Poppy Pincushion Is Extremely New and Smart

This pincushion is made over a wooden hat stand. These wooden forms are purchased at any fancy work store. The huge flower forms are good imitations of large poppies. The top is a smaller poppy.

The flowers at the base are three in number. Around a padded satin covered center are the petals. The center is made by a ball of cotton, the silk curved over it and sewed at the base. Pink ribbon is gathered one-fourth of an inch from the edge. Ribbon is attached to the base of the padded center, and the ribbon is wound about in three layers. This gives the petal effect.



FANCY FLOWER PINCUSHION.

The three forms are placed around the base after the stem is wrapped by the ribbon from base to top. A long piece of ribbon is shirred, as in the flower forms, and wound around itself, as the swirled roses are made, the lower edge drawn and sewed fast to the top. Put pins with black, white and colored tops in the centers of each flower at the base and you will have finished as pretty a pincushion as you will see.

These floral pincushions may be made to represent other flowers than poppies, of course. It is a good idea to scent them with sachet powder. The scent should, if possible, be suited to the flowers, a rose cushion being perfumed with rose powder, etc. If you happen to know what is the favorite flower of the one for whom the gift is intended use it in designing the pincushion. A gift of this sort will be appreciated and kept long after the useless trifles so often got up in the name of fancy work are discarded and forgotten.

DRY ELECTION IS APPROVED

(Continued from Page 1).

cers performed their whole duty, and that no fraud was committed.
All Votes Legal.
Following out the recent decision of the supreme court of the state that no voter could be disenfranchised by any such registration law as was passed by the last legislature, the court held that all who voted at the election at that time were qualified to do so under the state laws.

The complaint made no allegations of fraud on the part of the county clerk who had committed fraud in performing his functions under the law. Unless some evidence of that kind were introduced, the court refused to review their acts and presumed that they had properly discharged the duties of their offices.

Studies Date Problem.
The judge went into the question of the election dates. He decided that the last election was general in that it was a special general election and that all measures that the law permitted to be voted upon at that time could be placed on the ballot on November 4. He held that the local option law is already a statute and that the people are entitled on the first Tuesday after the first Monday of any year in November to decide whether or not they want the statute to apply to their own city or town.
Any such matter as local option that the law allows the people to apply or refuse to apply their own territory, could be voted upon at that time, the court held.

Were Too Late.
In his argument, Chris Schubel contended the only request for a restraining order that the wets could make would be after the officers of the city and county had attempted to put the measure in force after January 1. He thought that at that time only could the case be made a test proposition and carried into the courts by the saloons.
The little word "its" played an important part in the proceeding. In a sentence in the decision of Justice Burnett, the court held that the city could hold "its" election at a certain time in November of any year. The attorneys for the saloons argued that Oregon City had no election, that the city recorder had no records of such an election in his office and that the pretended election, if anything, was a county affair.

Improperly Called.
C. D. Latourette contended that the election was improperly called by the county clerk and that the city recorder should have been the official to call the election and announce the returns. He pointed out that the records of the city show that no election was held, as far as they are concerned, and that the only evidence is the record in the office of the county clerk. He also held that the entire procedure was wrong and that the statute places a certain definite date at which such elections must be held. He wanted to know who gave the county clerk the authority to hold a city election and said that the people

PULP COMBINE FORMED WITH COAST CAPITAL

VANCOUVER, B. C., Dec. 11.—Commenting with a proposal to reorganize the Ocean Falls Pulp & Paper Company, a plan has been worked out for the virtual amalgamation of that concern with a new combination of the chief pulp and paper concerns of the Pacific coast on both sides of the international boundary. The deal is a very big one, for it involves the investment by Portland, Seattle and San Francisco capitalists of an initial fund of \$3,000,000 to build a paper mill at the Ocean Falls headquarters, which is situated 200 miles north of Vancouver on the British Columbia coast.
The Ocean Falls concern owns an enormous pulp holding along the northern coast. It is mostly undeveloped, though about \$4,000,000 in British shareholders' money has been invested in erecting sawmill, wharves, offices, etc., and equipping them. The promoter was Lester W. David, a well known promoter of Portland and Seattle. There are 80,000 acres of timber land, valuable water powers, etc.
Early last summer the Ocean Falls people met financial difficulties and following suits brought against them by the Crane company of Chicago and the Diamond Rubber company, the new plant was closed down. Now in the reorganization scheme, an agreement has been entered into by the British bondholders with Messrs. Herbert Fleishacker, Mortimer Fleishacker and William Pierce Johnson of San Francisco, president of the Willamette Pulp & Paper Co., whereby the Ocean Falls plant is to go into the hands of a new combination of Pacific coast pulp and paper interests. It is proposed to form an amalgama-

AMEND CHARTERS

John Carson, the Salem attorney, thought that the cities of the valley whose elections do not come on the dates of the general state elections could change those dates by charter amendments and make their form of government conform more closely to the provisions of the state law. He believed that such a step would be simple and easy and that it would be little trouble to make the alteration in order to allow the people to consider the question at such a time.
In his argument, Chris Schubel, contended that the only way such an action could be brought in the courts of the state was on the relation of the attorney general or the county attorneys of the several counties. He held that the county attorney must consider the question of the action and that Lawrence Ruconich, for instance, would have to be the relator in the action in the same way that the suit against the water board was brought in the circuit court when John Albricht was named relator.

Gilbert L. Hedges appeared as counsel for the county court and B. N. Hicks, C. Schubel, C. H. Dye as special attorneys, while D. C. Latourette and John Carson represented the saloons. The hearing was held on the demurrer filed by the dries on the amended complaint of the wets and results in throwing their suit out of court. The case was instantly appealed to the supreme court of the state.

MARKET QUOTATIONS

Livestock, Meats
BEEF—(Live weight)—steers 7c; cows 6c; bulls 4 to 6c.
MUTTON—Sheep 3 to 4c; lambs, 5 to 5½c.
POULTRY—(buying)—Hens 12c; old roosters 9c; broilers 11c.
SAUSAGE 15c lb.
PORK—9c to 10 3-8c.
VEAL—Calves 12 to 13c dressed, according to grade.
DUCKS—(Live)—13c; geese, 12c; APPLES—50 and 31.
DRIED FRUITS—(Buying)—Prunes on basis 4 for 35 to 40c.
ONIONS—\$2.15 per sack.
POTATOES—60 and 75c.
BUTTER—(Buying)—Ordinary country butter 23c to 25c.
OATS—(buying)—\$23.50 and \$24.50 wheat 79c and 80c; oil meal selling \$38; Shady Brook feed \$1.30.
EGGS—Oregon ranch, 45c.
Prevailing Oregon City prices are as follows:
HIDES—buying—Green salted, 10c.
CORN—Whole corn 36; cracked \$37.
SHEEP FELTS—75c to \$1.50 each.
FLOUR—\$4.30 to \$5.
HAY—(buying)—Clover at \$8 and \$9; timothy \$13 and \$14; oat hay best \$10 and \$11; mixed \$9 to \$12; Idaho and eastern Oregon timothy selling \$20; valley timothy \$15 to \$16.
FEED—(selling)—Shorts \$25.00; bran \$23.50; feed barley \$30 to \$31.

ALSPAUGH.

Mr. and Mrs. Chas. Sparks were entertained at dinner by Mr. and Mrs. A. E. Sparks, of Estacada.
Hester Githens and Mrs. Dick Githens were the guests of Mr. and Mrs. John Githens Monday.
Frank Dowty spent Sunday at home.
Mr. and Mrs. John Githens spent Sunday with Mr. and Mrs. Edgar Hieple.
Miss Hazel Githens attended the entertainment at the Douglas school house Saturday night.
Mr. and Mrs. Cleve Hieple entertained a number of their friends one evening last week.
Mrs. Albert Kitching and Mrs. Clara Dullard were the guests of Mrs. John Githens one day last week.



This Set is Yours

If you send in a year's subscription to the OREGON CITY ENTERPRISE. It makes no difference whether it is yours or your neighbor's, or whether it is new or old. Send in the subscription and we will send you the set by return mail. We have only a limited number of these and the offer will close December 31 unless we run short before that time.

REAL ESTATE TRANSFERS

Real estate transfers recorded with the county recorder Thursday, are as follows:
Estacada Lodge No. 175, I. O. O. F. to W. F. Cary, lots 1 and 10, block 6, Lone Oak Cemetery; \$50.
H. J. Rice and wife to Charles L. Weaver and wife, lots 33, and 34, block 44, Minthorne addition to the city of Portland; \$1.
Julia A. Mumpower and husband to L. D. Mumpower and Frank Hatton, W. ¼ section 26, township 2 south, range 2 east; \$1.

REMODEL BUILDING

Benjamin Welch, who was in Oregon City Thursday, is planning to remodel the building on the corner of Seventh and Center streets. The second story is occupied by a hall, formerly used by the A. U. O. W., and it is his plan to change it into two flats. The work will probably be started soon after the first of the year.

OAK GROVE.

Pursuant to a call by the President of the Oak Grove Fair Association, a meeting was held on Monday evening, December 8, at the residence of Mrs. B. Lee Faget to determine what should be done with the money in the treasury. By unanimous vote it was decided the money be held intact, and used to finance another fair, to be held in September, 1914.
It was also decided that a mass meeting be held Tuesday evening, December 16, at the Oak Grove school house, to elect officers for the Fair Association.

Christmas Suggestions for Her

An Electric

- WARMER TOASTER
- FLAT IRON
- TABLE LAMP
- PERCOLATER
- CHAFING DISH
- CURLING IRON
- TABLE COOKER

All these and many other Electrical Appliances are on display at our Main St. Store. Help lighten her work by giving her one of the many labor saving electrical devices that we carry.

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