

YAMHILL CASE IS AGAIN ON TRIAL.

Brought here last fall and Jury Disagreed.

STOUT & MARTIN SUE FOR CLAIM

Against Yamhill County for lumber furnished in 1894.

The case of Stout & Martin in Yamhill county, for \$1,080, lumber alleged to have been furnished in 1894, was called yesterday in the circuit court and will probably conclude by Friday evening. This case was first tried in Yamhill county where the mill company was non-suited. Plaintiff took the case to the supreme court and the case was remanded back for trial. Stout & Martin then were granted a change of venue and trial was had in Hillsboro last fall, resulting in a disagreement. The plaintiffs allege that the county court of Yamhill county purchased lumber for building an approach to a bridge across the Yamhill river near McMinnville and that there is still due the sum asked for. The county claims that it owes but \$189 and that all but this has been paid. One Dew, who was lessee of plaintiff's mill, but not acting as agent, (according to plaintiff's version) received money on the lumber furnished, and then skipped the county without even paying his men. Geo. G. Bingham, of Salem and Hon. T. H. Tongue are trying the case for plaintiffs and Judge Ramsey, assisted by S. B. Huston are for the county.

WHERE TO GO.

Do you wish to buy, sell, or exchange your farm, town property or business, or have you personal property of any kind to dispose of, or some good timber land in townships 2 north, 5 west; 3 north, 5 west; 3 north, 6 west; 2 north 8 and 9 west? Then come and see me before you do any thing. It may pay you to attend to this soon—before the great current of emigration gets here from the East, which is sure to come. With it, prices of real estate are sure to go up. "A word to the wise, etc."

F. M. HEIDEL.
Office in City Bakery, Hillsboro, Oregon.

NOTICE TO TAX-PAYERS.

Notice is hereby given that taxes for the 1898 assessment will be payable on and after Monday, March 11, 1899. Please govern yourselves accordingly.

Respectfully,

W. D. Bradford, Sheriff of Washington county, Ore.
Hillsboro, Or. Mar. 9, 1899.

Pure Black Minors eggs at Greer's, the Grocer. 50 cents per setting of 15.

Dr. Standee, of Cornelius, was in the city yesterday and made this office a pleasant call.

Jessie Neal, the eleven year old daughter of Mrs. John Elliott, of Dixie, died Monday night.

J. C. Miller and John Loftis, of beyond Glencoe, were in the city Tuesday, and have sold their potatoes at a good round figure.

The Bethany boys are to give another dance on the 25th of March. The usual splendid time is guaranteed. Fifty cents, and supper included. Bethany Orchestra.

Dr. W. D. Wood, who made a trip to Dixie the first of the week, says he encountered four inches of snow in that section, early Tuesday.

Benjamin Birdsell is out from Portland this week visiting with the families of Messrs. E. L. McCormick and John Dennis.

Wanted, at the Ladd & Reed farm, Reedville, a man for general farm work and who can blacksmith and run an engine. Will pay good wages to the right man. Steady employment. Call on, or write J. W. Karstetter, Reedville, Oregon.

C. Koebel and daughter, Miss Callie, of Scholls, were in the city Monday. Mr. Koebel says the Scholls' Library Association is in a thriving condition and has already received quite a number of volumes.

I have the Bard Plymouth Rocks—and eggs for hatching purposes. Can not be beaten for size and color. Come and see my fowls. One mile northeast of Hillsboro. Eggs, fifty cents per dozen. Mrs. R. B. Collins.

Pleasant L. Cox, who formerly lived within two or three miles of Gales City, where he had a claim, is in Honolulu, and has filed for record a power of attorney in favor of his wife, Capitola B. Cox.

The couple room at the court house is filled with interesting old records ante-dating the year 1850 and Judge McBride will have them tabulated and arranged so they may be preserved. As this is the oldest county in the state and at that time embraced a large territory, these old files are of immense value from a literary standpoint.

David Wilcox, who died in Cornelius Friday, March 17, 1899, was born in Montgomery county, N.Y., February 2, 1811. Early in life he moved to Canada, settling near St. Tomas. In 1834 he married Miss Sarah Davis. Ten children were born to them, six of whom are living, namely, Nelson Wilcox and Mrs. Martha Walton, Cornelius; George Wilcox, Clinton, Wis.; Herman Wilcox, Veneto, Ia.; Lyman Wilcox, Mountain Home, Idaho; David Wilcox, Haines, Or. In 1842 he moved to Wisconsin, where he resided until 1872, when he moved to Cornelius, and had lived there continuously. In 1878 his wife died, and later he married Mrs. Mary Antrim, who died in 1897. He had been a member of the Methodist church for over 70 years. Rev. C. A. Luce preached the funeral sermon. The pallbearers were: G. Vickers, Fred Barber, H. S. Studevant, Fred Haywood, Charles James, A. S. Hatch. Interment was in the Cornelius cemetery, Sunday afternoon.

Jurors excused for the term were: Jacob Buxton, Forest Grove, and J. J. Sax and Solomon Weckert, Sherwood.

J. P. Hicks was appointed grand jury bailiff and J. N. Grabel bailiff for the circuit court room.

The case of Wickander vs Thiel was referred to C. E. Runyan to take evidence and report at the July term; May Maggie Halter Brook vs John G. Weiss, continued; Harrison vs Manning et al., dismissed upon motion of plaintiff; Carstens Bros. vs Harding, mechanic's lien, settled and dismissed; State vs F. G. Mann, bound to keep peace vs. F. G. Mann, bound to keep peace, dismissed upon motion of state's attorney; Lower vs Sanders, confirmation of sale; Huston vs Hollenbeck and Halbert vs Masters defaults and decrees; Malone vs Cornelius, judgment upon mandate; Whalen vs Delaney, default and decree.

In the following, divorcee were granted plaintiffs: Anna McKinney vs J. M. McKinney; John Fischer vs Minnie Fischer; Rosa Watson vs Ira E. Watson.

Happy is the man or woman who can eat a good hearty meal without suffering afterward. If you cannot do it, take Kodol Dyspepsia Cure. It digests what you eat, and cures all forms of Dyspepsia and Indigestion.—Delta Drug Store.

"Stalkey and Company," Kipling's latest novel, an exposition of school days, is very interesting in its unique situations, but it has none so rich as that now worrying the faculty at the Grove. The school paper, The Index, has two or three articles on the temperance question which so aroused the masters that an investigation was held. The articles are very bright and contain humorous bon mots, reflecting upon the propriety of total abstinence.

Farmers, Attention! Ladd & Reed will again make the season in Washington county with their famous horse, Katafana. Season will open about March 15th. J. W. Karstetter, manager.

PACIFIC UNIVERSITY.

The Sunday closing ordinance has been enforced with no fatal results, so far in Hillsboro. The agitation, however, seems to have caused much trouble elsewhere in the county. Forest Grove will soon enforce a like ordinance, and, as the mayor of Cornelius states, that city always keeps Sunday sacredly. David's Hill will this summer be the only available shrine at which to worship Bacchus.

For sale: Two thoroughbred Jersey bull calves and one high grade 8-cross Jersey bull calf. Terms reasonable. Inquire of C. A. Hanley, Hillsboro, Or.

In the case of State of Oregon vs Grant Mann, Ira Workman, complainant, the defendant bound over to keep the peace, the prosecuting witness did not at all appear in court and Mann was released. As Workman took the trouble to lay his fears before the deputy district attorney, and then failed to appear, it looks as though the charge might have been unfounded.

E. E. Colestock gives you the best shave in the city. Hair cut at popular price. Try his bath. Don't forget the place—City shaving Parlors, Main street.

Schulmerich & Son quote prices on implements as follows: Two-horse, all steel Lever Harrow, \$11; three-horse, Harrow, \$12; steel wood beam plows, 14 in., \$11.50 to \$13. Extra shares \$2.25 to \$2.50, and other implements in proportion.

Apropos the misapprehension by some lest Jimmy Lee Jr. should not appear for trial, Judge McBride seems not to be in the least alarmed. Jas. Lee and wife are on the bond, and his Honor says he thinks the pater familias will have the lad here when the case is called.

Go to F. J. Barber, Second Street, for a neat shave or hair cut. Satisfaction guaranteed. Fine bath room in connection.

Ed. Schulmerich is shipping about 1500 sacks of potatoes to Portland buyers. The greatest proportion of them he has bought from his neighbors.

L. W. House has received a new consignment of buggy, cart and wagon wheels. Best make in the market. Third Street.

Born—near Farmington on the 21st of March, 1899, to the wife of Robt. Robinson, a daughter.

CIRCUIT COURT IS NOW IN SESSION.

Will not be a very Lengthy Term.

THE GRAND JURY ORGANIZED.

J. P. Hicks and J. N. Grabel appointed as Bailiffs.

Circuit Court convened Monday morning at 9:30. The grand jury was organized with the following jurors as members: C. Hines, Gales Creek; A. N. Davies, Beaverton; John Killen, Greenville; V. Cimino, Tualatin; J. W. Hartcrampf and J. L. Laughlin, Forest Grove and Peter Boscow, Hillsboro.

Jurors excused for the term were: Jacob Buxton, Forest Grove, and J. J. Sax and Solomon Weckert, Sherwood.

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The petition of the assignees of the insolvent estate of Anton Pfanner, the Forest Grove banker, to pay the United States bank of Portland, \$1000, and release to estate the securities held as collateral, was granted.

The following cases have been set for trial:

State vs Johnson, forgery, March 27; Hershey vs Schmidt, on acct., March 28; Garnier vs Wheeler, to set aside conveyance, March 25.

The grand jury returned a not true bill against John Salzgeber, charged with pointing fire-arms at the person of another.

The Potet divorce case has been set for March 31.

B. W. Haines has been appointed bailiff vice J. P. Hicks, excused.

Defendant allowed to file answer in case of Olsen vs Welsh.

Sale confirmed: Fleischner-Mayer vs Boos et al; Merryman vs Morgan.

PACIFIC UNIVERSITY.

Marsh hall was crowded last night to hear the quarterly exercises of the senior rhetorical class of Pacific university. The following program was rendered:

Piano solo—Caprice Mendelssohn

Miss Anna Roe.

"Our Duty to Our Flag" Miss Tacy Wilkinson.

"Was Seward Among the Prophets?" Horace M. Ramsey.

Vocal solo—"Cuban Love Song" Milton Wellington

Miss Elanor Brusell.

"The City of Mansoul" Miss Minnie M. Leiser

Piano solo—"Le Torreador" Paul Wachs

Miss Grace Odgers.

"Failure and Success, as Presented by Shakespeare's Plays" James Wesley Shiach

"The Triumph of True Principles" Miss Blanche Garrison

Vocal solo—"Winged Messenger" F. G. Gao, Stafford Johnson.

"The Geological Survey in Relation to National Development" Geo. Lemuel Haskell.

Examinations for the winter term at Pacific university and Tuscaloosa academy, which closes Friday, will begin tomorrow and continue three days. The spring term opens the following Wednesday morning. The enrollment this term has been 250, the largest in the history of the institution.—Oregonian.

AN OLD BILL OF SALE.

One of the oldest bills of sale on record in Washington county is that conveying a stock of merchandise in the city of Portland, May 17, 1851. The party making the purchase was James Terwilliger, and the seller James Loring. The price paid was \$4368, and the invoice record would make a modern buyer feel that times, indeed, had changed. The items clearly show the character of the trade. They are:

1 pair gold scales \$30

8 kegs nails, at \$8 64

14 pairs decanters, at \$5 70

1 dozen handle-axes 40

4 French coats, at \$18 72

4 French collars, at \$4 16

24 pounds pepper 25

104 gallons cognac brandy 130

Brandy was cheap any way.

Bob Greer has a full assortment of garden and field seeds.

Mrs. E. P. Stevenson, of Laurel, will commence school in the Rainier district at Wapato, next Monday.

Saturday was full of sunshine and the farmers were in town in great numbers, getting ready for the spring rush of work.

Literature, magazines, the Delta, Chas and Alfred Stevens.

Hubert Hingley, of Progress, was placed in custody, yesterday, to face trial for alleged illegal voting at a school meeting. The offense alleged is said to have occurred in March 1897 and the following term of court indicted the young man. Messrs. Barrett & Adams demurred to the indictment on the grounds that facts set forth in the instrument did not constitute a crime. Judge McBride sustained the demurral and Hingley was discharged. T. J. Cleston, the district attorney, assisted by S. B. Huston, who was employed by private parties, carried the matter to the supreme court. That body reversed the decision of McBride and held that the demurral should have been overruled. The case will now go to jury trial.

Remnants in Hosiery and Men's Furnishing goods this week. Come and see the bargains. Schulmerich & Son.

James Lee Jr., of Patton Valley, this county, must go to the penitentiary, the supreme court having affirmed the decision of the circuit court, which found him guilty of rape. Young Lee was convicted about two years ago and the case was appealed, Messrs. S. B. Huston and T. H. Tongue were attorneys for Lee. Deputy District Attorney H. T. Bagley prepared the brief for the state and adhered to the idea that defendant waived all technicalities when the indictment was not questioned by demurral.

Save money by buying seeds at Greer's.

Miss Rose Wilcox, of this city submitted design for a badge to be used by attendants at the national association to be held in Portland in July, and it is a thing of beauty. The ribbon is to be of salmon tint, containing lettering which will be denominational of the event, and a beautiful little hand painting of Mount Hood. The painting will be in colors, of course, and will be no larger than a good old-fashioned 16 to 1 dollar. The painting will be in colors, of course, and will be no larger than a good old-fashioned 16 to 1 dollar.

The last chapter of the famous \$20,000 damage suit of Janie and Charles Parrott, of Multnomah county, vs Isaac Allen, of Reedville, for alleged false imprisonment upon a charge of larceny of \$400 preferred against plaintiffs, closed here Monday. Lawyer W. D. Smith, who held a judgment of \$153 05, verdict and costs, secured in the justice court upon suit for services rendered in defense of Allen, settled with the farmer for \$30 less than the face of the judgment.

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