

The Eugene City Guard.

(PUBLISHED EVERY SATURDAY.)

I. L. CAMPBELL, Publisher and Proprietor.

OFFICE—On the East side of Willamette street, between Seventh and Eighth Streets.

TERMS OF SUBSCRIPTION.

Per annum..... \$2.50  
Six months..... 1.25  
Three months..... .75

OUR ONLY

SALES OF ADVERTISING.

Advertisements inserted as follows:

One square, ten lines or less one insertion \$3;  
each subsequent insertion \$1. Cash required in advance.

Time advertisers will be charged at the following rates:

One square three months..... \$6.00  
One square six months..... 8.00  
One square one year..... 12.00

Transient notices in local column, 20 cents per line for each insertion.

Advertising bills will be rendered quarterly. All job work must be paid for on delivery.

GEO. B. DORRIS

Attorney and Counsellor-at-Law.

WILL PRACTICE IN THE COURTS

of the Second Judicial District and in the Supreme Court of this State.

Special attention given to collections and matters in probate.

L. BILYEU,

Attorney and Counsellor at Law,

EUGENE CITY, OREGON.

PRACTICES IN ALL THE COURTS

of this State. Will give special attention to collections and probate matters.

Office—Over Hendrick & Eakin's bank.

A. C. WOODCOCK,

Attorney-at-Law,

EUGENE CITY, - - - OREGON.

OFFICE—Rooms 7 & 8 McClaren Building.

Special attention given to Collections and Probate business.

GEORGE A. DORRIS,

Attorney-at-Law,

EUGENE CITY, - - - OREGON.

OFFICE—In Register Block.

J. J. WALTON, Jr.,

ATTORNEY-AT-LAW

EUGENE CITY, OREGON.

WILL PRACTICE IN ALL THE

Courts of the State.

Special attention given to real estate, collecting, and probate matters.

Collecting all kinds of claims against the United States Government.

Office in Walton's brick—rooms 7 and 8.

Seymour W. Condon,

ATTORNEY-AT-LAW.

Eugene, - - - Oregon.

Office—Room in Conser's Block.

GEO. M. MILLER

Attorney and Counsellor-at-Law, and

Real Estate Agent.

EUGENE CITY, - - - OREGON.

Office—In Masonic Temple.

Kuykendall & Payton,

Physicians and Surgeons,

Rooms Over City Drug Store.

A. E. GALLAGHER,

Attorney-at-Law.

EUGENE CITY - - - OREGON.

Special attention given to Probate business and Abstracts of Title.

Office—Over Lane County Bank.

DRS. PAINE & MUMFORD,

Physicians & Surgeons,

Office 9th St., Opposite Hoffman House.

DR. D. A. PAINE, Residence corner 10th

and High Streets, Eugene.

DR. W. T. MUMFORD, Residence Olive

St., between 9th and 10th, Eugene.

DR. J. C. GRAY,

DENTIST.

OFFICE UPSTAIRS IN YOUNG'S

block, opposite GUARD office. All work

warranted.

Laughing gas administered for painless extraction of teeth.

MOORE & LINN,

UNDERTAKERS AND EMBALMERS

Coffins and Caskets always on hand. Preparing and Embalming Bodies a Specialty.

Night calls promptly attended.

Residence, second house south of Methodist Church, Willamette street.



Manufacturing

W. HOLLOWAY,

Jeweler.

BUSINESS ESTABLISHED 18 YEARS.

Diamonds, Watches, Clocks, Jewelry & Musical Instruments.

The Most Select Stock South of Portland

Special attention given to Repairing and Engraving by two first-class workmen. All work warranted.

E. R. Luckey & Co.

DEALERS IN.....

DRUGS, PATENT MEDICINES,

Toilet Articles, Paints, Oils,

Brushes, Etc., Etc.

Prescription Department in Competent hands.

University Bookstore

CENTRAL MARKET

McClarens Building,

(Opposite F. M. Wilkins' Drug Store.)

—Has an extensive Stock of—

STANDARD, MISCELLANEOUS,

COLLEGE AND SCHOOL BOOKS,

Mercantile, Fancy and School Stationery, Blank Books, Cutlery, Etc.

Orders for Books and Subscriptions to Newspapers and Periodicals promptly attended to.

OREGON ELECTRIC RELIEF

WILL CURE YOU OF PAIN

Bowel Troubles, and Cramp, Colic, or any Internal or External Pain. Ask your druggist for it.

J. S. LUCKEY,

DEALER IN

Clocks, Watches, Chains, Jewelry, Etc.

Repairing Promptly Executed.

All Work Warranted.

J. S. LUCKEY

Eugene BOOKSTORE

Having purchased the

Matlock

Grocery Store,

we call the attention of

the public to the fact

that we will keep on

hand a

FIRST-CLASS

stock of groceries, which

will be sold to our patrons

at the lowest rates.

FISHER BROS.

WANTED.

WOOL, HIDES

AND FURS

—AT—

GOLDSMITH'S.

E. E. BURLINCAME'S

ASSAY OFFICE, CHEMICAL

LABORATORY

Established in Colorado, 1856. Samples by mail or express will receive prompt and careful attention.

Gold & Silver Bullion Refined, Melted and Assayed, or Purchased.

Address, 1735 & 1736 Lawrence St., Denver, Colo.

NOTICE.

U. S. LAND OFFICE, Roseburg, Oregon.

Complaint having been entered at this office by George D. Ward against Frederick W. Hart for abandoning his Homestead Entry, No. 399, dated April 8, 1880, upon the NE 1/4 of Sec. 14, Tp. 16 S., R. 1 E., in Lane county, Oregon, with a view to the heretofore assumed to appear at the office of the county clerk of Lane county, Oregon, at Eugene, Oregon, on the 14th day of April, 1891, at 10 o'clock a. m., in response and furnish testimony concerning said alleged abandonment. Hearing to be had at this office on Tuesday, the 21st day of April, 1891, at 10 o'clock a. m.

JOHN H. SHUTE, Register.

Sufficient evidence having been filed in this office by the contestant that personal service cannot be made upon contestant, it is hereby ordered that service be made by publication according to law.

JOHN H. SHUTE, Register.

A. M. CRAWFORD, Receiver.

There is No Use Talking

Summary of Laws of the 1891 Oregon Legislature.

(Continued from last week.)

RELATING TO COURTS AND ATTORNEYS

Judgments of U. S. Courts.—Any judgment decreed by a United States court in Oregon shall be a lien upon property throughout said state in the same manner as if rendered by a state court of general jurisdiction, if a certified transcript of the original docket be filed in the office of the county clerk of records of any county where defendant has property.

Alien Attorneys.—Any alien who has declared his intention of becoming a citizen and has become a resident of the state may be admitted to practice in the supreme court of the state as an attorney.

Claims for Costs and Disbursements.—When objections are made to a claim for costs and disbursements the party seeking to recover may file a verified statement showing the necessity of each item. The manner of appeal from the decision of the clerk is also provided in this act.

Salaries of County Judges.—Increase in the salaries of a number of county judges make the amounts now paid as follows:

Baker, \$1,000; Benton, \$900; Clackamas, \$1,200; Columbia, \$500; Coos, \$1,000; Curry, \$400; Douglas, \$700; Grant, \$800; Harney, \$500; Josephine, \$700; Klamath, \$700; Marion, \$1,500; Multnomah, \$3,000; Morrow, \$800; Polk, \$800; Sherman, \$300; Union, \$1,200; Wasco, \$700. In the counties not named the salaries remain unchanged.

Justices of County Courts.—At the January and July terms of each year the courts of each county must carefully examine books and papers relating to the financial affairs of all the county officers.

Partners of Judges.—To section 914, Hill's code, this proviso is added: "The justice of the peace or county judge or other judicial officer shall have a partner who shall practice law or act as attorney in the court over which he presides."

Justices of the Peace.—County courts at the January term 1892, and biennially thereafter whenever deemed necessary, shall establish justice of the peace districts. This is to prevent the almost innumerable justices of the peace that might otherwise be elected under the Australian ballot law.

Relating to Judgments.—When judgment is rendered by default, and without the intervention of the jury, shall assess the damages which plaintiff shall recover. The defendant shall not be precluded by reason of his default from offering proof in mitigation of damages.

Publication of County Finances.—County books and commissions must cause to be made out and published in at least one newspaper in the county a schedule of the expenditures, giving each item in detail. In counties of 10,000 population the publication must be made in the two newspapers having the largest circulation.

District Attorneys.—A district attorney must not be related to an accused person whom he is to prosecute, either by affinity or consanguinity.

Jurisdiction of Justices.—In addition to the criminal jurisdiction of justices' courts before provided for, an exercise by them, such courts now have jurisdiction of all misdemeanors committed in their respective counties, where the punishment prescribed shall not exceed three months' imprisonment in the county jail or a fine of not more than \$100.

AMENDMENTS TO HILL'S CODE.

Guardians and Wards.—To section 2897 the following is added:

Or the guardian may, upon authority granted by the proper county court, mortgage real estate for such amount as may be necessary for the maintenance and support of the ward and his family, or the care of said property, and shall apply the proceeds from the same to these purposes.

To section 2898 is added:

Every mother, by her last will in writing, may appoint a guardian for her child, or, if the father be dead, and has not appointed a guardian, or whenever by decree of divorce the mother has been given custody of the children.

Commitment of Insane.—Section 3557 is amended:

In case of the sickness or absence of the County Judge any Justice of the Peace may commit an insane person to the asylum.

Incorporation of Churches.—Two-thirds of the board of trustees of any church or college are required at any meeting to decide upon filing supplementary articles of incorporation.

Incorporation of Benevolent Societies.—Three or more officers or trustees of any incorporated religious, benevolent, literary or charitable society may file supplementary articles with three-fourths of the members present at a meeting called for the purpose shall so decide.

Live Stock as Perishable Property.—Section 153 is made to include live stock which may be sold by the Sheriff when seized on an execution, where the cost of keeping is great.

Disposition of Property.—Section 3082 is made to read, "in which the will shall be executed," instead of "shall be proved." Section 3083 now requires the probate of a will in another county, State or territory, to be certified to by the chief judge or magistrate in said county, State or territory. Section 3094 is amended and says that, unless expressly stipulated otherwise, all right and title to property passes by will.

Sale of Property.—Section 1142 is amended to provide that the judge shall only grant an order for the sale of the personal property of an estate when in his judgment it is for the best interest of the estate.

Crime of Adultery.—Section 1859 now provides if the crime be committed with an unmarried female under the age of 30 years prosecution may be commenced by the complaint of the wife or of a parent or guardian of such female.

Dead Males of the State.—Section 3013 now includes with the Commissioner of deeds, a notary public and the court of record, before whom acknowledgments may be taken.

Holding Witnesses.—Section 1614 is amended so that the committing magistrate may require from an important witness whatever amount of surety is deemed necessary to secure his appearance at the trial.

Injuring of Sheep.—The present law is amended by a proviso that no owner of a flock west of the Cascade range shall be required to dip them between the 1st day of January and the 1st day of May of each year.

Recording Wills.—It shall be the duty of executors and administrators to have wills recorded in every county in the State in which the testator left any real property.

The State Militia.—The sum of \$10,000 is transferred from the general fund to the military fund to meet an existing deficiency, and \$6,000 more is appropriated to pay the expenses of an outdoor encampment for the three regiments next summer.

Pilgrimage.—Two of the three pilot commissioners must hereafter be residents of Astoria.

County Bridges.—Whenever any bridge is made on the first day of August, and not of later, unless deemed advisable by the board.

Bounties for Animals.—Whenever a wild animal is killed while pursued by a dog, the owner of the dog shall be entitled to two-thirds of the bounty paid for the animal's scalp.

Recording Articles of Incorporation.—Hereafter all articles of incorporation filed with the secretary of state or any county clerk

must be recorded by those officers in books kept for that purpose.

State Board of Equalization.—The board has power to increase or reduce the assessment of any county to a just and reasonable amount.

To Punish Minors.—Any minor over the age of 16 who shall induce any person to give or sell him liquor, on representation that he is 21 years old, shall be punished by a fine of not less than \$25 nor more than \$150.

Terms of County Assessors.—Hereafter the term of office of county assessors will commence on the first Monday of March next following their election, so that assessors now in office will have nearly a year added to their terms.

Appointment of Road Surveyor.—In laying out county roads the county assessor, and not the county court, shall have the appointment of the surveyor to do the work.

Acknowledgments of Married Women.—Hereafter acknowledgments of married women shall be taken in the same manner as if they were unmarried; and all defective acknowledgments of this sort are hereby legalized.

Live Stock on Public Roads.—When live stock is driven along a public highway, if the same is obstructed thereby with stones, earth or other debris, which is not removed within twenty-four hours, the person or persons driving the live stock shall be liable to a fine not to exceed \$500.

Refusal to Aid an Officer.—Any person who shall refuse to aid an officer in the discharge of his duty when requested so to do shall be subject to indictment, and may be punished by thirty days' imprisonment, or a fine, or both. The Governor has approved this act and it is now a law.

Partition of Real Property.—The plaintiff may at his election make a tenant in dower by the conveyance for life, or for years, of the entire property, or any part thereof, a defendant in the suit. The Governor has approved this act and it is now a law.

Notaries Public.—Notarial commissions must be recorded with the county clerk, who shall thereafter certify to the official characters of notaries public.

Board of Horticulture.—The powers of the board have been considerably increased.

Refusal to comply with the orders of the board renders the person so refusing liable to arrest for misdemeanor, for which a penalty as high as \$100 may be imposed; and if it is shown in court that an orchard is infested with fruit pests, the court may designate a nuisance and order it abated or destroyed.

To Prevent Nuisances.—The provisions of the law enacted two years ago to prevent throwing any dead animal or filth of any kind into a stream used for domestic purposes is now extended, and includes any stream to which any kind of livestock have access.

Indian War Veterans.—The Secretary of State is required to record the names of all the Indian war veterans of the North Pacific coast from 1847 to 1857.

Insurance Companies.—An insurance corporation formed under the general laws of the State shall not hold or convey real estate except such as shall be necessary for transaction of business, or security for loans or sales for debt.

The Congressmen.—The State is divided into two congressional districts—Western and Southern Oregon, including Lake and Klamath counties, constituting the First district; and Eastern Oregon, with Multnomah, Columbia and Clatsop counties constituting the Second district.

Work on Mining Claims.—The State law regarding the amount of work to be done on a claim is now made to conform to the United States law.

Paternal Insurance Association.—The Masons, Odd Fellows, Druids, Knights of Pythias, A. O. U. W. and Patrons of Husbandry are exempt from complying with the insurance laws of the State. All other associations, unless they are fraternal, benevolent societies, must comply with the laws or they will be stopped from doing business in the State.

Tax on Cannermen.—A bill passed by the Legislature of 1889, and vetoed by the Governor after the close of the session, was passed by a two-thirds vote in both houses at this session, and is now a law. All persons engaged in canning, packing or shipping salmon, must pay a tax upon every fish passing through their hands, said tax ranging from 1-16 to 1/4 cent a piece, according to the kind or quality of the salmon.

Ownership of Floating Logs.—The act to protect owners of floating logs, timber or lumber, provides for recording marks in the office of the county clerk. Counterfeiting the mark of another person is a felony, punishable with five years imprisonment in the penitentiary. It is also unlawful, without the permission of the owner, to take up logs so marked which may be found afloat. Marks must be recorded, or owners of logs can derive no benefit from this act.

Creating an Attorney-General.—At each general election hereafter an attorney-general shall be elected, and the governor shall appoint to fill the vacancy existing until 1894. The salary fixed is \$3,000 a year.

Title and Survey Land.—The board of land commissioners are authorized and required to sell the remaining unsold tide and swamp lands, including the flats not adjacent to the shore, situated within the tide-waters of the Columbia river and Coos bay, to citizens of the State of Oregon. Any person having bona fide improvements on these lands have the privilege of purchasing them within sixty days.

State Board of Agriculture.—Authority is given the State Board of Agriculture, and to all county and district agricultural societies, to purchase and hold real estate not to exceed 160 acres of land and the buildings thereon. No person may establish a drinking place within half a mile of the grounds of any such society without its consent, during fair week, on penalty of a fine of \$10 to \$100. Climbing over or under the fence is prohibited on penalty of a \$10 fine, if caught. The chief marshal is invested with the powers of a constable.

Contagious Animal Diseases.—The salary of the state veterinarian is increased from \$1,000 to \$1,500 a year. The commission is empowered to employ local inspectors wherever it may deem it essential, and also to call upon the stock inspectors of the several counties for aid.

Title to State Lands.—If any purchaser of state land fails to pay interest on his notes already due, within six months, the land described in his certificate shall be considered forfeited, and shall be subject to sale to any lawful applicant therefor. Section 3809 is amended so as to provide for the return of money already paid in when the state cannot give title.

State Reform School.—When the building now in course of construction is completed, incorrigible and vicious youth between the ages of 8 and 18 will be received, although at first, owing to lack of accommodations, only boys are to be taken. The act provides for the complete organization of the school, and also the law which shall instruct courts as to the commitment of youth.

Irreducible School Fund.—Amendments to the old law provide for payment of attorney's fees in the matter of escheated estates. Distribution of interest fund will hereafter be made on the first day of August, and not of later, unless deemed advisable by the board.

Bounties for Animals.—Whenever a wild animal is killed while pursued by a dog, the owner of the dog shall be entitled to two-thirds of the bounty paid for the animal's scalp.

Recording Articles of Incorporation.—Hereafter all articles of incorporation filed with the secretary of state or any county clerk

must be recorded by those officers in books kept for that purpose.

State Board of Equalization.—The board has power to increase or reduce the assessment of any county to a just and reasonable amount.

To Punish Minors.—Any minor over the age of 16 who shall induce any person to give or sell him liquor, on representation that he is 21 years old, shall be punished by a fine of not less than \$25 nor more than \$150.

Terms of County Assessors.—Hereafter the term of office of county assessors will commence on the first Monday of March next following their election, so that assessors now in office will have nearly a year added to their terms.

Appointment of Road Surveyor.—In laying out county roads the county assessor, and not the county court, shall have the appointment of the surveyor to do the work.

Acknowledgments of Married Women.—Hereafter acknowledgments of married women shall be taken in the same manner as if they were unmarried; and all defective acknowledgments of this sort are hereby legalized.

Live Stock on Public Roads.—When live stock is driven along a public highway, if the same is obstructed thereby with stones, earth or other debris, which is not removed within twenty-four hours, the person or persons driving the live stock shall be liable to a fine not to exceed \$500.

Refusal to Aid an Officer.—Any person who shall refuse to aid an officer in the discharge of his duty when requested so to do shall be subject to indictment, and may be punished by thirty days' imprisonment, or a fine, or both. The Governor has approved this act and it is now a law.

Partition of Real Property.—The plaintiff may at his election make a tenant in dower by the conveyance for life, or for years, of the entire property, or any part thereof, a defendant in the suit. The Governor has approved this act and it is now a law.

Notaries Public.—Notarial commissions must be recorded with the county clerk, who shall thereafter certify to the official characters of notaries public.

Board of Horticulture.—The powers of the board have been considerably increased.

Refusal to comply with the orders of the board renders the person so refusing liable to arrest for misdemeanor, for which a penalty as high as \$100 may be imposed; and if it is shown in court that an orchard is infested with fruit pests, the court may designate a nuisance and order it abated or destroyed.

To Prevent Nuisances.—The provisions of the law enacted two years ago to prevent throwing any dead