

Senator H. M. Veach visited Eugene today.

Jackson county has an indebtedness of \$773,824.25.

Sheriff Noland has returned home from Portland.

Rev. J. H. N. Bell is preaching in eastern Oregon towns.

L. L. Campbell made Portland a brief visit yesterday.

George Hall went to Drain on the local this afternoon.

Miss Margaret Kinsey is visiting friends in Portland.

Chas. Denbie, the hoggrower, went to Harrisburg today.

E. P. McCornack of Salem visited in Eugene over Sunday.

The paid admissions at the world's fair last week were \$2,121,784.

C. W. Serriter and wife, of Salem, are visiting in Cottage Grove.

Rev. Geo. W. Hill returned to his home at Albany this morning.

The Oregon Pacific is to be sold at sheriff's sale on or before Dec. 15.

Miss Little Cross has accepted a position in H. N. Crain's store as clerk.

All the churches were crowded yesterday to hear the visiting clergymen.

Mrs. E. H. Ingham went to Linn county this morning to visit relatives.

Deputy Sheriff George Croser visited Junction on official business today.

T. A. Millers and C. W. Washburn came up from Junction City this afternoon.

Thirty-seven saloons closed in Portland Saturday, being unable to raise license money.

G. R. Christman, wife and son spent Sunday visiting friends and relatives at Cottage Grove.

Attorneys A. C. Woodcock and Geo. A. Dorris returned from Portland yesterday afternoon.

Will Rice left this morning for the home of his parents at Harrisburg, for a few days visit.

Mrs. H. K. Hines arrived from Portland on the local this afternoon for a visit with relatives.

Miss Hattie Walton went to Portland this morning to visit with friends for a week.

Sheriff Noland, A. C. Woodcock and Geo. A. Dorris returned from Portland on the local yesterday.

Mr. and Mrs. H. McMurphy arrived home Saturday night from a trip to Portland and Heppner.

Geo. M. Hyland arrived from Portland on this afternoon's local and will visit here several days.

H. G. Hadley returned from Sodusville last Saturday afternoon. He is much improved in health.

The Board of Trade will hold its regular meeting tonight in the new quarters in the Wilkins block.

The representatives to the Presbyterian Synod nearly all left for their homes on the local trains today.

About 70 cases are enrolled on the circuit court docket. Most nearly all of them of very little importance.

Mrs. Alex Cockerline and child went to Portland this morning to visit friends and attend the exposition.

E. Sood, of Drain, spent Sunday visiting his sons, Sumner and Charles, and daughter, Mrs. L. J. Hicks, in this city.

J. W. Kays went to Portland this morning to attend a meeting of the Northwest Funeral Directors Association.

M. Levensger was in from his Springfield dairy farm today. The company are now engaged in harvesting their corn crop.

W. P. Edris started on a trip to Southern Oregon this afternoon on business connected with the Eugene Mill Company.

Hon. Charles Nickell, editor of the Jacksonville Times, will leave Portland this evening on a trip to the world's fair at Chicago.

Robt. M. Day went to Portland this morning on the early train to attend the meeting of the directors of the Oregon Undertakers Association.

Rev. G. M. Weimer, the new pastor of the First Christian church, came up from Albany Saturday afternoon and occupied the pulpit regularly yesterday.

C. H. Baker returned from the East yesterday and left for his home at Waverlyville this morning. He will remain in Oregon during the winter at least.

Several beams passed through here today en route for Crook county going via the McKenzie route. We think it doubtful if they can cross the mountains.

Justice Kinsey is hearing a civil suit this afternoon, wherein Wm. Mitchell sues J. M. Bowers & Co., for \$74.80. Mitchell claims the amount is owed him for labor furnished said Bowers & Co.

Peter Binney and family leave for their home in McKenzie bridge precinct tomorrow morning. Upon their arrival home they will remove to the Foley springs and reopen the same for the entertainment of guests.

Lakeview Examiner: Those fellows that threw eggs at the man who spoke one night on a dry goods box two or three weeks ago had better look out, as the city council is looking into the matter. The quality of the eggs should always be tested before using in such a manner.

Johnny Green's numerous friends in Corvallis had him photographed while he visited that city, paying him \$3 to sit for the same. Sheriff Noland Saturday received two of the photographs. They are immense.

A newspaper man, who evidently believes in telling things just as they are, says: "Do not swear. There is no occasion to swear outside of a printing office. It is useful in proof-reading, indispensable in getting forms to press and has been known to assist in looking over the paper after it is printed; but otherwise it is a very disgusting habit."

Florence West: The Florence Canning Co. put up 500 cases or 25,000 cans of salmon on Wednesday. No report came in from the Rose Hill cannery, but it is fair to presume that their number of cases put up is about the same, which makes a total of 1000 cases, or 50,000 cans of salmon as the showing of one day's work on the Great Saslaw river.

List of Cases to Be Tried in the Circuit Court.

The next term of circuit court for Lane county will begin in this city Monday morning, Oct. 22, 1906, at 10 o'clock.

The following is the complete docket:

1. T. J. Black vs J. S. Smith; to recover money.

2. G. W. Handwerker vs J. W. Davis, writ of review.

3. W. B. Andrews vs Sabria and H. S. Reid; to recover money.

4. J. M. Spore vs J. J. and W. H. Franklin; to recover money.

5. John Holland vs W. J. Hill; to recover money.

6. J. M. Waters vs E. D. and Vahbi Johnson; to recover money.

7. Rufus Malloy, trustee, vs B. J. Pendra et al; confirmation.

8. In reassignment of Harlow & Betty; assignment.

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10. J. M. Howard vs Tilson A. and Martha Ellen Howard; suit in equity to set aside deed.

11. Harrisburg Lumber Co vs C. W. Washburn et al; foreclosure of lien.

12. The Northern Counties Investment Trust, limited, vs L. S. Pendra et al; confirmation.

13. Thos. Swift and J. P. Currie, guardian vs A. W. and Abbie Haskell; equity to set aside deed.

14. E. L. Sablin vs T. St. Clair Lyons et al; confirmation.

15. Robt. Balfour et al vs R. B. Hayes et al; confirmation.

16. Wm. W. Wilson vs Thos. and Mary Jenkins; to recover money.

17. W. P. Fisher vs R. L. Williams; to recover money.

18. G. W. Washburn vs Pete Gering et al; to recover money.

19. In reassignment of H. D. Lincoln; assignment.

20. David Cherry vs Alex. Matthews; injunction.

21. J. D. Matlock vs T. F. and Oriens Cox; to recover money.

22. W. J. Fox vs C. M. Schofield et al; foreclosure.

23. J. F. Robinson vs the Myrtle Creek Consolidated Gold Mining and Manufacturing Co; to recover money.

24. A. G. Matthews vs James Calloway; to recover money.

25. Isaac and John Gray, partners Gray & Son vs Wm. P. Campbell; to recover money.

26. Cynthia A. Croser vs Mrs. Patterson Wallace; to recover money.

27. B. C. Edwards vs A. J. and Mabel Nickel; to recover money.

28. Ella Countryman vs Fannie Crouch; foreclosure.

29. M. E. Saubert & Co vs Frank Harris; appeal from justice court.

30. J. E. Holt vs Wm. Horn, et al; foreclosure.

31. G. C. Roe vs H. L. Morgan; to recover money.

32. B. Feigenbaum vs L. Rostein; to recover money.

33. E. Peterson vs Andrew Lytle; to recover money.

34. Lane Lumber League vs M. H. Brown, et al; foreclosure of lien.

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36. Ida Naas vs Wm. Naas; divorce.

37. Henry Odell vs Maggie Odell; divorce.

38. J. W. Shelton vs H. W. Sawyer, et al; partition.

39. J. D. Howard vs H. and A. Teeter; to recover money.

40. J. H. Whiteaker vs E. O. Corson; to recover money.

41. L. Clark vs H. Bundy et al; to recover possession of real estate.

42. Wm. J. Clark vs H. Bundy et al; to recover possession of real property.

43. Mary Riley vs J. J. Riley; divorce.

44. Knapp & Gilbert vs D. W. and A. C. Eaves; to recover money.

45. A. M. Thurman vs L. Boring; to recover money.

46. H. H. Stone vs Fred Attebery et al; equity.

47. E. J. Shelby vs Rosa Shelby; divorce.

48. E. J. Sperry vs W. D. Keeney; to recover money.

49. Knapp, Barrell & Co. vs E. F. Smith and James Hummer; to recover money.

50. J. J. Walton, Jr., vs John Max well; to recover money.

51. Alice J. Yeats vs A. Yeats; to recover money.

52. I. M. Francis vs H. E. Sladden; to recover money.

53. J. J. Barbee vs J. C. Goodale; to recover money.

54. Cora M. Case vs Chas. C. Case; divorce.

55. C. A. Dolph et al vs James Howard; equity.

56. H. L. Chilton vs Sophia Reeves, J. M. Bowers and A. Vandemark; foreclosure of lien.

57. Elizabeth Conser vs Geo. M. Miller et al; foreclosure.

58. J. C. Goodale vs W. A. McBea et al; to recover money.

59. The Merchants National Bank of Portland vs C. P. Houston; to recover money.

60. W. E. Jordan vs Joseph Parker; suit for damages.

61. Emma Crane vs E. B. Holtenbeck and H. C. Morgan; foreclosure.

62. H. C. Perkins et al vs Frank Reiser, treasurer of Lane county. Oregon vs J. E. Noland, sheriff; injunction.

63. State of Oregon vs John Wilson; commitment.

64. State of Oregon vs Wm. Cunningham; commitment.

65. State of Oregon vs Jack. Eaton, Ed Sloan and Bruce Walker; commitment.

66. State of Oregon vs Chas. P. Howard; commitment.

67. State of Oregon vs Mrs. Patterson Wallace; commitment.

68. State of Oregon vs W. E. Crane; commitment.

69. State of Oregon vs Marion Bonnett; commitment.

Daily Guard, Oct. 17.

THE CANNERY.—At the cannery the canning of apples and the drying of fruit has been completed. Tomorrow work canning corn will be commenced, and in a few days the tomato crop will be handled.

Emma Goldman Sentences.—NEW YORK, Oct. 16.—Emma Goldman, the anarchist, last week convicted of being part in an anarchistic assemblage in Union square in August last, was this morning sentenced by Judge Martine in the court of general sessions to one year's imprisonment in the penitentiary.

Commissioner Perkins was in town today.

Dr. Payne is expected home inside of three days.

Hops sold in Salem yesterday at 1 1/2 cents per pound.

Almon Wheeler, of Springfield, visited Eugene today.

The Albany Herald has again enlarged to its former size.

Rev. McKinley and family left for their home this morning.

Hugh Thompson of Salem arrived on the local this afternoon.

Rev. W. E. Copeland, of Salem, came up on this afternoon's local.

Van Keith and family, arrives, left for Portland on this morning's train.

H. A. Brown returned from a short visit at his home at Shedd, this afternoon.

The farmers alliance will hold a county meeting in this city next Saturday.

Geo. M. Miller and party left Florence yesterday morning, on foot, for Eugene.

The United States weather bureau predicts fair weather for the next twenty-four hours.

G. R. Christman and family returned home this morning from a pleasant trip to Cottage Grove.

John F. Hemenway, a former Eugene boy, has a position on the Review, at Spokane, Wash.

Michael Snyder, who has been visiting in the East since July, returned here by last night's train.

The testimony in the Junction City Methodist church lien case is being taken by Referee Mattison.

Al Lane and family returned last night from a visit to the world's fair and their old home in the East.

H. R. Kincaid and wife returned this afternoon from Portland where they have been visiting several days.

Whisman is now carrying the mail to Florence with horses via the river road, transferring the same at Beecher creek.

Dallas has voted bonds to the amount of \$14,000 to erect water works. It was carried at a special election by 47 majority.

Deputy Sheriff Smith returned today from Florence where he had been serving legal papers. He reports the Lake Creek road nearly impassable.

What will happen next? The Albany Democrat is bragging on the meals served at the notorious hashery in that city, known as the depot hotel.

Late advice from New York mention that, owing to careless picking in the east, Pacific coast hops are preferred by heavy eastern and foreign buyers.

The Linn county circuit court convenes Monday, with a docket of 154 cases. The Lane county circuit court begins on the same day with only 69 cases. Quite a difference.

A letter received here this week from Portland indicates that Albert E. Simmons, late expert for the grange-alliance committee, shipped from that city last week for China on a lumber vessel.

Bailey & Mitchell hauled a load of hay to the Head of Tide, on the Stuslaw, this week. What is the matter with that section that hay must be hauled over 90 miles of nearly impassable roads.

Many were awakened by the ringing of the court house bell this morning, calling the attorneys and court to hear the verdict delivered in the Mitchell-Bowes case. Quite a number dressed and came down town, thinking it was fire alarm.

Mrs. James Harris, residing in Benton county, a few miles from Albany, had washed her face and was reaching for a towel when she fell to the floor and expired almost instantly. The cause was heart disease. Mrs. Harris was 55 years of age and was highly esteemed by her neighbors.

Wm. Clark, a former resident of Lane county, came across the mountains last Wednesday on a visit to his parents who live on the McKenzie. At that time there was fifteen miles of snow on the summit, the deepest about one foot. There was considerable fallen timber in the road.

Albany Democrat: There are four residents of Albany over 90 years of age. Mrs. Allhouse heads the list at about 94. Mr. John Smith, who was on First street Saturday, will be 92 in November, and Mr. Oney Fryer, in February. Mrs. Fisher is a little younger, but very active. Mr. Fryer walks several miles some days.

The following from the Astoria Budget is a libel upon this fair city: A young married man of Eugene played poker two days and two nights last week, and when he went home he found his dear little wife sitting up in bed eating canary seed. Seeing that she was not liable to starve he went back to the game and played another day and night.

ONLY STOLE A HIDE.—A Salem attorney is entitled to the bakery. He succeeded in acquitting a horse thief with a horse found in his possession, on the ground that the man stole the hide and not the horse. The defense was that while tired the man found a stray horse, borrowed it and rode on his way. The jury, which are sometimes very strange mixtures, agreed with lawyer Kaiser and acquitted the man. According to the theory it would be reasonable to convict a tramp of stealing a train when only stealing a ride as to convict such a man of stealing the horse.

TRAMPS GETTING BOLD.—At Roseburg last Sunday morning about sixty tramps took forcible possession of one of the passenger coaches on Conductor Hull's south bound train and refused to vacate the seats to passengers or leave the cars. At last the marshal of that place, Conductors Bartlett and Huff and the train crew pulled their revolvers and used them over the heads of the "tourists" with good effect, and finally cleared the coach.

Daily Guard, Oct. 17.

GLORY TICKETS.—The following marriage licenses have been issued by County Clerk Walker: L. V. Baker and Daisy Mulvaney; C. A. Parker and Estella Robinson.

It is estimated that the rains have ruined 5,000,000 bushels of grain in the Palouse country.

THE WAR IN MOROCCO.

Position of the Spaniards is Very Serious.

MADRID, Oct. 17.—Advice from Meilla late last night says the Moors are strongly entrenched and making daring sallies against the Spaniards, whose position is now regarded as serious. Reinforcements which arrived at Meilla are utterly inadequate, and fully 15,000 men will be required in order to enable the Spaniards to take the offensive. The delay in the dispatch to reinforce the troops now at Meilla is explained by the fact that the government here is desirous of awaiting the result of negotiations now going on between Madrid and Tangier.

More Making During Sallies.

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Trial of Nellie Horton.

SAN FRANCISCO, Oct. 17.—When the trial of Nellie Horton, the young woman who killed her lover, Charles Hagana, was resumed this morning, James Allen, a barkeeper, who visited the scene of the tragedy shortly after the shooting occurred, said that he heard the defendant say to the officer: "You can arrest me if you want, for I have killed him." Policeman W. J. Mougher was the next witness. His testimony was unimportant.

Obtained Half a Million by Fraud.

BOSTON, Oct. 17.—The Herald says a warrant has been issued for George P. White, representing W. S. White & Co., on a charge of obtaining money by false pretenses, about \$200,000 from Boston banks and \$300,000 from New York, Philadelphia and Pittsburg institutions. It is said the firm was worth \$1,250,000 with liabilities of only \$300,000, and that now the firm could not make good its check for \$100,000.

A Terrible Domestic Tragedy.

RIVERSIDE, Cal., Oct. 17.—W. E. Wrisley, who had been separated from his wife for some time past, and who was under indictment for arson, went to the house occupied by Mrs. Wrisley yesterday and after stabbing her to death went to his room in the Park hotel and blew the top of his head off with a revolver.

Death of Marshal McMahon.

PARIS, Oct. 17.—Marshal McMahon died at 10 this morning at the Chateau La Forest on the river Loire. He was able to take food till yesterday. During the night his strength gradually declined until the end came peacefully. Members of his family were at the bedside.

[Marie Edme Patrice Maurice de McMahon, marshal of France, of Irish descent, was born at Sully, July 13, 1808. Entering the army he led a distinguished career in Algeria, and commanded the division that stormed the Malakoff at Sebastopol in 1855. He took a conspicuous part in the Italian campaign of 1859, received the marshal's baton, and was created Duke of Magenta, in commemoration of the battle of that name. He was nominated governor-general of Algeria in 1874. In the Franco-German war of 1870-1871, he had command of the first army defeated at Worth, and captured and wounded at Sedan. In 1871, after the close of the war, he was made commander-in-chief of the French army and in 1873 he was elected president of the republic, his powers being confirmed to him for a period of seven years. His sympathies were conservative, and at times seemed to be reactionary; suspicions of a coup d'etat were more than once excited, especially in 1877. His refusal to sanction the dismissal of several generals known to be hostile to the now firmly established republican regime, led to his resignation in July, 1891.]

Young Fair's Latest Escapes.

SAN FRANCISCO, Oct. 17.—When the train upon which Charles L. Fair and his bride took passage reached Port Costa, a deputy sheriff entered the train and took forcible possession of Fair and removed him from the train. The charge on which Fair was arrested is said to be insanity.

Cherokee Bonds Sold.

FORT GIBSON, I. T., Oct. 17.—Cherokee bonds of the value of \$6,200,000 have been sold to an English syndicate for par and accrued interest. The agreement was signed last night by the Cherokee delegation.

Suffering From Old Wounds.

CHICAGO, Oct. 17.—Captain J. B. S. Adams, commander of the Grand Army of the Republic, who has been suffering acutely from old wounds received during the civil war, is somewhat easier today. It has been decided by his physicians to open his wounds in order to allow a discharge.

The operation was performed this afternoon, consisting of an incision in the hip. It occupied an hour. Captain Adams displayed much fortitude under it. The physicians say the operation is not dangerous.

His Arm Torn Off.

SAN JOSE, Cal., Oct. 16.—Bert Shump, 24 years of age, employed at Newby's box factory near this city, while at work this morning had his left arm torn off by machinery.

Board of Trade.

The regular meeting of the Board of Trade was held in their new rooms in the Wilkins block last evening.

The meeting was called to order by President F. M. Wilkins and in the absence of the regular secretary M. C. Vanlyse was elected as secretary pro tem.

A communication from Mr. Aaron White concerning the block of land owned by him on the river front and formerly used for warehouse purposes was read, in which he offered to lease the same for a term of years. After being discussed by the board it was the unanimous sentiment of the board that the shippers of Eugene should at once take steps toward the erection of a suitable warehouse at which steamers can unload freight at all seasons of the year without delay or damage, also for the receipt and storage of freight for down river points.

The committee on navigation reported that they had interviewed Major Handbury and Captain Hatch of the government snag boat and found them ready and willing to put the river in good condition for navigation at all seasons, and from the assurances of Major Handbury it is confidently believed that in the near future the river will be open for navigation the whole year. And the trade manager of Eugene that their steamers will make this point regularly, and through rates on freight will be quoted from San Francisco to Eugene.

The bill of H. Ruth for \$1.25 for painting, laying carpet, putting up stove, etc., was presented, allowed and ordered paid.

Only Nine Votes Against It.

WASHINGTON, Oct. 16.—In the house, debate on the McCreaury bill to extend the provisions of the Geary Chinese exclusion act six months was resumed.

Blair of New Hampshire, who was nominated to the Chinese mission by Harrison, but whose exequatur was not granted by the Chinese government on account of his hostile expressions toward the Chinese when the exclusion act was passed in 1889, spoke in favor of the bill. While he did not think the McCreaury bill all-embracing, in substance it covered the policy upon which the government had entered with reference to the Chinese. If the policy we have undertaken respecting Chinese immigration is now to be modified or modified, said he, we might as well assume that the tide of immigration from all other directions is to flow on unimpeded.

He strongly favored the photographic and identification clause on the ground that no honest Chinaman object to the provision. It might furnish a new rogue's gallery, but what of it? He endorsed the Geary law, unless, he said, we are merely tampering with the policy of Chinese exclusion.

At the conclusion of Blair's address the senate amendments to the bill providing the qualifications for voters in the Cherokee strip were concurred in.

The debate on the McCreaury bill was resumed. Wilson of Washington characterized the bill as one of the most remarkable ever presented to congress. The Geary law had passed by 189 to 27. He reviewed the alleged course of the administration in dictating to congress in nullifying the Chinese and pension laws.

THE BILL PASSED.</