

80 PER CENT OF THE ADULT POPULATION SUFFER FROM ONE PAINFUL AILMENT.

Think what this means. Imagine the amount of misery that exists and is endured simply because people do not know there is an absolute cure.

The only way to cure any complaint is to remove the cause. There are very few diseases or ailments that can be cured by external application—and pills are not one of them. Pills can be piled; the treatment must, however, be internal, for the cause of piles is an internal disorder of the liver of the bowels. Even cancer of the stomach and bowels can be cured by DR. FERRIN'S FILE SPECIFIC. The Internal Remedy. Here is an instance of what this practically infallible remedy will do:

Dr. C. A. Ferrin, Helena, Mont.—Dear Sir: I have nearly finished the former bottle of Ferrin's File Specific and am practically well. My case was one which most physicians would have pronounced incurable. As I was afflicted with a dysentery and compelled to go to the toilet room from three to five times each day and each time would bleed from one-half to one teaspoonful. I had to resort to bandages and absorbent cotton to check the flow of blood, and now the pain ten or twelve days there has been no stop of bleeding and my appetite is good; have gained ten pounds in weight and feel like a new lease of life was given me.

Very truly yours, T. R. HARRIS, Yerington, Nev.

Dr. Ferrin's File Specific is sold by all reliable druggists at \$1.00 the bottle, under an absolute guarantee to refund the money should this great internal remedy fail to cure.

DR. FERRIN MEDICAL CO., HELENA, MONT.

Pioneers' Picnic

Tenth Annual Reunion of Umatilla County Pioneers at

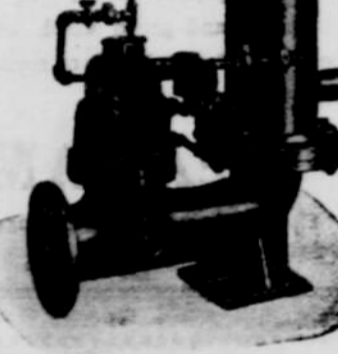
Weston, Oregon June 2, 3, 4

Fine program each day. Speechmaking, Music, Sports, Baseball. Political Day June 4.

REDUCED RATES.

THE NEW ECONOMIC IRRIGATOR

Phillips Hydraulic Ram



Write today for free illustrated book. Columbia Engineering Works 10th and Johnson Sts., Portland, Or.

Notice to Breeders

Alton B. at Frazier's ranch, one mile south of city on Tutuilla and at Dutch Henry's feed yard.

Sullivan, Mondays, Tuesdays and Wednesdays at John Crow's ranch, eight miles southeast of Pendleton, and balance of week except Sundays at Dutch Henry's feed yard.

Alton B. is full brother of Chelias, 2:04 1/2, sire, Altamont, dam Tecora, by C. M. Clay, Jr. Terms, \$20 to insure.

Sullivan, pure-bred Clyde, weighing about 1,800 pounds. Terms, \$15 to insure; \$10 for season.

For further particulars, inquire of Frank Frazier or Thomas Thompson, Pendleton, Or.

The First National Bank OF PENDLETON.

CAPITAL \$70,000 SURPLUS \$60,000

Transacts a general banking business. Exchange and telegraphic transfers sold on San Francisco, New York, Chicago and principal points in the Northwest.

Drafts drawn on China, Japan and Europe. Makes collections on reasonable terms.

LEVI ANKENY, President. W. F. MATLOCK, Vice-President. G. M. RICE, Cashier.

Pendleton Savings Bank

ORGANIZED MARCH 2, 1889. CAPITAL \$100,000.

Transacts a general banking business.

Interest allowed on time deposits. Exchange bought and sold on all principal points. Special attention given to collections.

W. J. FURNISH, President. J. N. TEAL, Vice-President. T. J. MORRIS, Cashier. J. W. MALONEY, Asst. Cashier.

COURT ADJOURNED

LEAVE AN ALMOST CLEAR DOCKET FOR NEXT TERM.

Land Damage Case From Grant Was Submitted—Cayuse Wheat Damage Case Argued and Submitted—Insurance Case Against the Woodmen of the World Is Also in the Hands of the Court.

The supreme court wound up its labors here this afternoon and the members of the court will leave in the morning for Salem, where the regular sessions of the court will open Monday morning next.

The docket has been cleaned up with the exception of one or two cases which were continued.

This morning the case of the Pacific Livestock Company vs. Kenneth Murray, was submitted to the court on brief. It is an appeal from Grant county, and is a suit brought for the recovery of damages arising out of a dispute over range land.

The case of Louis Anderson, plaintiff and respondent, vs. the O. R. & N., defendant and appellant, was argued and submitted. It is a case in which the plaintiff seeks to recover damages from the company alleged to be due from the destruction of wheat owned by him and stored in the warehouse at Cayuse, which warehouse was burned, the plaintiff claims, by negligence in the handling of locomotives. The case was tried before Judge W. R. Ellis and a verdict given in favor of the plaintiff, whereupon the defendants appealed. Halley & Lowell represent the plaintiff and W. W. Cotton, F. J. Conner and Carter & Foley represent the interests of the defendants.

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COURT CUT THE TRIBUNE BILL

EVEN THAT AMOUNT HAS CONDITIONS TIED TO IT.

Legal Representative Intimates That the County Will Have to Stand a Suit for the Recovery of the Balance—County Judge Thinks That the Amount Allowed is Too Much—Reformation of Methods of Getting the County's Job Printing Done.

The county court has at last gone up against the printing bugaboo, and has sliced the Tribune's bill for publishing the delinquent tax list down from \$615 to \$400, and this under conditions named by the court.

The final offer was made by Judge James A. Fee, the attorney sent by the Tribune to the Tribune to represent its interests.

The proposition of the court is that the Tribune be offered \$400 for the full amount of the work done by the paper to date, instead of the \$615 as demanded by the bill. In addition to this the court demands that the Tribune be offered \$100 for the non-observance of the printing contract entered into by the county, and that the county be reimbursed for the work done in full. In other words, the county asks that the \$400 offered be taken by the paper as payment in full for its services.

This action was not taken with the unanimous vote of the court, for Judge Hartman holds that the Tribune is entitled to more than \$400 for what it has done, and thinks that such an amount would be liberal to the point of extravagance. He is not in favor of paying more than that sum, but owing to the majority vote of the court made the offer quoted.

The conclusions of the court were a great part of the day together with the offer of \$100 asked for in the separate complaint.

It was further decided by the court that in the future all of the printing needed by the county would be, by the direct orders of the court, given to the paper or company having the contract for the county printing.

In the past the county has together with other material not kept in stock by the county official paper, or which could not be printed by it, were forced to send to Portland and a petty contractor for their work. The entire work will now be done by the one company.

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