### THE PLAINDEALER. Published Daily, except Sunday. W. F. BENJAMIN. Editor. C. Y. BENJAMIN Subscription Rates. One Year, by mail. Six Months, Three Months " One Month Per Week, detivered by Carrier. The Weekly Plaindealer. One Year.... Six Months



NOVEMBER 25, 1895.

IN THE CIRCUIT COURT.

## the December Term,

1895. 1. W. J. Brand vs. John Freeman;

foreclosure of lien. 2. N. E. Puckett vs. W. F. Benja-

3. L. C. Beardsley, insolvent debtor; assignment.

4. Francis Fitch vs. H. L. Kinney; to recover money. 5. H. Wollenberg et al., vs. Canyon-

ville Mining & Manufacturing Co. et al.; to recover money. 6. C. A. Sehlbrede vs. F. F. Patter-

son; foreclosure. 7. Louis Baner vs. A. B. Farrier;

confirmation. 8. Allen & Lewis et al vs. Sam Jones et al; to set aside transfer of prop-

9. C. D. Drain vs. B. C. Heald et al; in equity. 10. H. M. Martin vs. B. S. Mode; to recover money.

II. J. A. McCully vs. South Umpqua Mining Co.; to recover money.

12. Eva Benson et al vs. Lutitia Brady et al; partition. 13. C. H. Maupin, Admr. vs. A. S.

Peters; to set aside contract. 14. R. B. Armstrong, Admr. vs.

Joseph Melvin; foreclosure. 15. G. W. Kelso, Admr. vs. Joseph Melvin; foreclosure. 16. School commissioners vs. J. W.

Lincoln et al.: foreclosure. 17. Wm. J. Becannon vs. W. Bennett et al. : To set aside conveyance.

18. E. C. Michael vs. J. A. Sterling et

al.; foreclosure of lien. 19. Albert Zimiker vs. Annie Consolidated Mining Company; foreclosure of

20. Charles R. David vs. L. F. Anderson; in equity.

21. H. E. Hoover vs. C. Graham et al.; confirmation. 22. J. E. Kerley va. Lizzie Kerley;

divorce. 23. Thos. Hirst, I. Hacker et al. vs.

Emma Nasburg, et al.; partition. 24. Thos. Hirst et al. ys. Emma Nasburg et al.; partition.

25. S. Hamilton vs. C. Gutches et al ; forclosure.

26. H. W. Miller vs. A. F. Bahrke; to recover money. 27. S. Hamilton vs. J. J. Farquar;

foreclosure. 28. L. Stenger vs. W. H. Harris et al; foreclosure.

29. Lee Cardwell & Co. vs. Wm. Levens: to recover money.

30. O. F. Godfrey vs. John Gotsill; confirmation (foreclosure).

31. O. F. Godfrey vs. John Gotsill confirmation (action to recover money). 32. Mary E. Jackson vs. John Jacksen; divorce,

33. I. E. Rice vs, Annie Mand Sutherlin; foreclosure. 34. Jas. A. Cox, insolvent debtor;

assignment. 35. J. W. Park et al. vs. International Nickel Mining Co. et al.; injunct-

36. John B. McGee vs. Annie Consolidated Mining Co, et al.; confirmation. 37. In the matter of the estate of

James Chenoweth deceased; semi-annual account. 38. F. M. Moore vs. W. N. Moore;

divorce. \* 39. Minnie Spriggs vs. J. L. Spriggs;

40. Aaron Rose vs. Francis E. Rose; divorce.

41. Geo. W. Noah vs. Rebecca Noah; divorce. 42. Susan C. Judy vs. Calvin Judy;

43. J. S. Beckley vs. Mary A. Beckley; divorce.

44. Jane McDonald vs. William Mc-Donald; divorce. 45. Macy Carlon vs. Joseph Carlon;

divorce 46. Wm. Watkins vs. Charles A. Bennett; review.

47. Patrick Dunn vs. J. T. Arrant et

al; to recover money. 48. School Commissioners vs. James

T. Cooper; foreclosure. 49. Asher Marks, admr., vs. J. M. Dillard; to recover money. 50 Caro Bros. vs. Wm. Copley et al

to recover money. 51. Wm, Love vs. James F. Chadwick et al; foreclosure.

52. John H. HcClure vs. James T Cook et al; foreclosure. 53. A. T. Ambrose vs. Benjamin

Huntington; in equity. 54. Robert Pentlow vs. Geo. W Pickett; to recover money. 55. Geo. W. Kimbali vs. J. Fitzhugh, Admr.; foreclosure.

56. Sheridan Bros. Hardware Co. vs. A. R. Brown; to recover money. 57. W. W. Cardwell vs. N. E. Johns

et al ; injunction. 58. Asahel Abbott vs. Geo. W. Smith;

dissolution of partnership. 59. E. P. Spaulding vs. Harry M. Ball; to recover money.

60. G. A. McKinney, debtor; assignment. 61. A. E. Ozonf vs. Lot S. Dimmick

et al: foreclosure. 62. School Commissioners vs. Delinda Hill administratrix et al.; foreclosure. 63. J. W. Hamilton vs. Oneseme

Pelland; to recover money, 64. Asher Marks, admr., vs. Whitsett; to recover money.

65. McGee & Sons vs. Sun Insurance Co.; to recover money. 66. McGee & Sons vs. Phoenix In-

surance Co.; to recover money. 67. Kittle J. Bashnell vs. H. E Hoover et al.; injunction. 68. Henry Bushnell vs. M. Beno et

al.; in equity. 60. A. J. Bellows vs. F. M. Burtis;

70. J. E. Trump vs. Jerome Smith et al.; foreclosure of lien.

71. Abraham Jones vs. Mary A Drollinger et al.; foreclosure. 72. Honeymen De Hart & Co. ve. Mc-

Gee & Sons; to recover money. 73. The Standard Shoe Co., vs. Mc

Gee & Sons; to recover money, 74. A. T. Ambrose vs. Douglas county; appeal from county court. 75. James M. Ambrose vs. Douglas

ounty; appeal from county court. 76. O. F. Godfrey vs. David Lenox et al: foreclosure. 77. L. F. Rice vs. H. W. Miller; dis-

solution of partnership. 78. W. E. Swentzel vs. Walter W. Wheeler; foreclosure.

79. Asher Marks, Admr. vs. Lee Archambeau; to recover money. 80. Hannah Josephson, Admr. vs.

Hugh Fenton; to recover money. 81. W. D. Childs vs. Joseph Melvin; to recover money.

82. Jacob Brown vs. John Jackson et al.; foreclosure.

83. John Long vs. L. T. Thompson et al ; review. 84. Jas. A. Davis, respondent vs. A.

F. Brown appellant; to recover money. Appeal from justice court.

85. State of Oregon vs. Albert Pool and Andrew Pool; larceny. 86. State of Oregon vs. Albert Pool;

larceny. 87. State of Oregon vs. Chas, A. Ben-

nett; larceny. Appeal from justice 88. State of Oregon vs. Wm. Redfield;

No. 1, selling liquor without license, 89. State of Oregon vs. Wm. Redfield; No. 2, selling liquor without license, 90. State of Oregon vs. Wm., Redfield;

No. 3, selling liquor without license. 91. State of Oregon vs. N. A. Frater;

recognizance. 92. State of Oregon vs. Joseph Holtz;

recognizance. 93. State of Oregon vs. Francis M. Austin; recognizance.

94. State of Oregon vs. F. H. Skinner; No. 1, recognizance.

95. State of Oregon vs. F. H. Skinner; No. 2, recognizance, 96. State of Oregon vs. J. F. Rose

recognizance. 97. State of Oregon vs. W. W. Cole man; recognizance.

Lost and Saved.

Last Saturday night, at the Opera House, the above named dramatic cantata was rendered by local talent under the direction of Prof. W. C. Aylsworth, and was thoroughly enjoyed by all present. The solos by Miss Maude Ragon, Miss Mettie Rapp, Miss Emma Sehlbrede, W. C. Aylsworth and Dan Langenberg were exceptionly good, and the choruses were very well rendered, considering the short time allotted for practice and rehearsal. There is undoubtedly plenty of musical talent in Roseburg, and it only needs cultivating to develop it and bring it into promin-

Thanksgiving and Praise Service. There will be a special Thanksgiving and Praise Service at the Christian church next Thursday evening, com-mencing at the usual hour, to which all are cordially invited. Come and let us

rejoice together. "The pastures are clothed with flocks; the valleys also are covered with corn; they shout for joy, they also sing." Psalms, 55:13,

This is not intended to take place of or detract from the regular Union Service a' he Presbyterian church in the

sale at McCall's farm.

Jealousy and Dissension. NEW YORK, Nov. 22,-A special to the

Herald, from Santiago de Cuba, says: Rumors have been current in this city for month regarding jealousy and friction in the ranks of the insurgents, the blacks being intensely jealous of the whites. Much of this has appeared in model to replace the palace guards. print, the whites openly stating that where they were in the minority they Chinese army, sent to subdue the rebels were ignored and badly treated; that the in the western part of the Chinese emelder Maceo was very suspicious and pire, has been utterly defeated and sevthat he had surrounded himself with a eral of the officers have been killed. chosen band of blacks. Maceo is the The rebels are now masters of portions chief of the Antillian league, an order of of several provinces. blacks, part secret and part open, which is pledged to black domination in the West Indies. About 70 men form his

Owing to the friction and jealousy of number, are "hopeless and despermany whites have left the rebel ranks ate," and are actively promoting a and have surrendered to Campos, who movement which is said to be spreading has pardoned and released them.

edged leader of the white section of the their relatives and friends. This genrebels. He was the chief organizer of tleman, who is believed to be reliable the present movement. His death, it and well informed, said nearly 1000 men

made on a body of Spanish troops. It now seems that Marti was not shot by the Spaniards, by some of General row night to make an appeal to England Maceo's bodyguard, and that their action to stop the massacres, and if it is inefwas in keeping with their chief's ex- fectual, enlisting will commence in earnpressed wishes. This information comes est. The gentleman said that the Ardirectly from the insurgent ranks to a meninas will not submit to seeing their gentleman in this city. At first it was fathers, mothers and relatives extermikept quiet, but now is an open secret.

### A Diver's Grim Story.

Loxpon, Nov. 23 .- A grim story is he asked how the Cubans got to Cuba. published today, taken from a private letter from Constantinople, according to which a diver, while recently engaged in In sums of \$1000 to \$5000 on well imassisting in the work of driving piles for proved farms.

D. S. K. Buck. assisting in the work of driving piles for proved farms. a new pier at the Golden Horn, on reaching the sea bottom was surprised to find himself surrounded by the bodies of a number of men, apparently standing upright around him. Upon investigation, the diver discovered they were the corpse of students, many of whom were known to him personally, who were recently arrested by the Turkish police and afterward taken out in beats and drowned in the Bosphorus for taking part in the recent disturbances at Stamboul. All the bodies had leaden weights attached to their feet, which kept them erect. The diver said there were from 50 to 60 bodies in that spot

Corea and Manchnria.

New York, Nov. 24 .- A special to the Herald from St. Petersburg says:

The Novoe Vremya publishes a special dispatch [from ; Viadvostock, which, if true, will cause a stir in the world. It says that Japan has entirely withdrawn

TELEGRAPH NEWS from her continental policy in Asia and acknowledges the unconditional right of Russia to hold Corea and Manchuria within her sphere of political and economical influence.

A special sign of the liberal intentions of the Corean government is the permission which has been accorded its subjects to cut off their pigtails.

The rebel Corean troops are being formed in two divisions on the European

Reports received here are that the

Hopeless and Desperate. Cincago, Nov. 23,-The Armenians of the city and vicinity, according to one over the country, to enlist men to go to The late Jose Marti was the acknowl- Turkey to prevent the externimation of was said, was due to a reckless charge have already been enlisted in Massachusetts and other New England states. A meeting is to be held in this city tomornated. They are said to be preparing to buy arms to go to Turkey to fight. Asked as to how they would get there,

Money to Loan

Gilvin's soap at Gillett's.

### Executor's Sale.

NOTICE IS HEREBY GIVEN THAT THE NOTICE IS HEREBY GIVEN THAT THE undersigned executor of the last will and lestament and estate of Henry & Marsh, deceased, late of Douglas county, Oregon, his been duly licensed and directed by the County Court of Douglas county, Oregon, by an order of said Court, made and entered of record on the sthifday of November, 1895, to sell the hereinafter described real estate belonging to the estate of the said Henry & Marsh, deceased, which said order provides that said excentor Imay sell the said real property hereinafter fully and particularly described, at private said.

vate sale.

Now, therefore, in pursuance of said license and order, which is recorded in volume 8, on page 460, thereof of the Probate order book of bouglas county, Oregon, I will, from and after the 26th day of January, 1896, proceed to sell at private sale, according to law in such cases made and provided, for eash in hand, to the highest bidder, all the right, title and interest which the said Henry 8. Marsh, deceased, had in or to the 1 creinalter described premises at the time of his death, towit: On the 22nd day April, 1894, towit:

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