

The Twice-a-Week  
**Roseburg Plaindealer**  
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PLAINDEALER PUBLISHING CO.  
BROOKES & CONNER,  
Editors and Publishers  
FRANK WARD, City Editor, Solicitor,  
T. G. RYAN, Foreman  
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OCTOBER 13, 1902

Of all the states Oregon made the greatest advancement along educational lines during the ten years from 1890 to 1900, as shown by the census.

A Los Angeles man, in Portland last week, said: "Oregon is the prettiest country under the sun." Pretty good to come from a Los Angeles man.

It is indeed a Grand Old Army now. These old veterans deserve the utmost respect. They did wonderful deeds. They will soon be gone.

A. A. Lindsey, A. A. Wright and John K. Kollock have filed articles with the Multnomah county clerk incorporating the Bangor Exchange Publishing Company, with a capital stock of \$25,000.

State Senator George C. Brownell has prepared a bill regulating the setting of fires in timber and during slashing time in this state, and will present it at the coming session of the Oregon legislature. The enormous loss of timber and the suffering of people this year caused by the fires has led Senator Brownell to prepare the bill.

A prominent democrat says: "It appears that God Almighty favors the democrats more than any other people on earth. When times are hard they are blessed with offices, and when times are good they don't need any offices." Right you are, Brother Democrat. Then why not give all the offices to the republicans and let everybody enjoy prosperity and have a good time so long as time shall last.

Chas. Meserve, formerly of the Oregon City Enterprise, will put in a large newspaper and job plant and establish a paper at Medford. That little city already has three live newspapers, hence, with Bro. Meserve we are like the old Irishman with the steer that tried to butt the locomotive off the track: "We admire his pluck, but don't do his judgment."

The American Type Founders Company has issued a pamphlet illustrative of its business and resources, one of which we have received. It is a neat book of eighty-eight pages and beginning with its general offices gives finely printed halftones of all its managers, together with the views of the branch houses. It is, indeed, a work of art and a splendid advertisement for this big company which makes a specialty of "everything for the printer."

Members of the legislature are already preparing for the contest at Salem this winter. Some member is in Salem almost every day engaging quarters for the session, and as the several law-makers gype out interviews it becomes evident that one and all are anticipating a lively session, says the Salem Sentinel. Opinion seems to be divided as to whether or not there will be a caucus of the republican members on U. S. senator, but the majority opinion seems to point toward a caucus. As usual, not a few want to be on the winning side and these members are not inclined to do much talking about the senatorship. They pretty generally favor a caucus.

The first shipment of new newspaper and job type and other material for the PLAINDEALER has just been received by freight from the American Type Founders Co., Portland. This advance shipment comprises five boxes of new type and up-to-date material which will add materially to the PLAINDEALER's already modernly equipped job printing department. With the arrival of our big new Cottrell book and news press and our small Lightning jobber in the near future, the PLAINDEALER will have the best equipped newspaper and job plant in the state south of Salem.

**I. T. PIPE DREAM.**  
Geer imagines he is the whole thing, boots, breeches and all, and that the members, according to his version, have only one thing to do and that is to vote for him. In four short years the people sized him up and found him wanting and turned him down as nominee for governor. Geer is not wanted by the people of Oregon for anything, and stands about as much show for being U. S. senator as Simon does. Geer's day is passed and his political sun is sinking to rise again.—Prineville Review.

**CAUSE FOR REJOICING.**  
The public will be glad when Geer steps out of office and returns to his farm in the Waldo hills.—Myrtle Point Enterprise.

**IMPORTANT COUNCIL MEETING.**  
Each Ward Has a Change in Representatives—Street Contractor Blakely Paid in Full.  
First ward, Wm. C. Hildebrand.  
Second ward, I. J. Norman.  
Third ward, Geo. Kohlhaugen.  
Fourth ward, J. C. Aiken.  
The four citizens mentioned above were chosen Thursday evening by the Roseburg city council, at an adjourned meeting, to serve for one year, to succeed Councilmen F. P. Brown, F. W. Haynes, W. J. Lander and P. Benedict, all of whom declined to serve additional terms, which have expired, according to the law under which they were elected two years ago. Each ward retains one of the old board, namely: First, C. W. Parks; second, H. Wollenberg; third, E. L. Bashford; fourth, N. Rice, who were elected one year ago.

This rather anomalous manner of selecting public servants is warranted by the fact that there will be no city election in Roseburg this year, in which emergency an act of the last Oregon legislature provides that the retiring councilmen and those remaining on the board shall fill the vacancies occurring. The new members chosen are appointed to serve only until the first Monday in October, 1903, when the first authorized biennial city election will take place under the new law, at which time four councilmen will be elected to serve for four years. The terms of the present holders will expire at the second biennial election in Oct., 1905. The committee appointed to inspect the cement crosswalks and streets respectively reported favorable, upon which the council ordered warrants drawn on the city treasurer for the amounts due Contractor F. J. Blakely for the construction thereof. For the crosswalks, eleven in number, Mr. Blakely receives \$413.29 in full, and for the street work he gets the remaining 20 per cent of the full contract price, which is \$700.73, in addition to \$1380.60 due on the 80 per cent payment for work accepted. The settlement of these latter sums, being in the aggregate of \$3214.90, closes Mr. Blakely's contract with the city of Roseburg.

Bill of H. J. Wilkins, amounting to \$244.70, for placing a top layer of sand and gravel over the crushed rock on parts of Sheridan and Cass streets, was ordered on file.  
Petition of Mrs. E. Moffitt and heirs, offering a plat of their property as an addition to Roseburg was also ordered on file.  
Adjourned.

**THE STREET FAIR GRAFT.**

Of all the grafts and snide institutions with which the country is periodically afflicted at this enlightened age, the ordinary carnival or street fair surely takes the persimmon. By attractive and extensive advertising the attention of the public is attracted and the people swarm about a gaudy and tinsel miniature realm of impersonated royalty in quest of the promised "joy unconfined and merriment supreme" set forth in the flashy advertisements and "royal proclamation." But not unlike the legendary Ponce De Leon and his mythical fountain of youth, the visitors are usually doomed to disappointment, for not only does the "joy unconfined" fail to materialize, but the boasted attractions and interesting "oriental exhibition," is found to consist of a few cheap but gaudy booths filled with merchandise, such as is daily displayed in the store windows; red lemonade and confectioes, while the Oriental features consist of exhibitions by a dago snake charmer at 25 cents a charm, a vulgar Turkish music dance and other like demoralizing exhibitions which are only tolerated on such occasions. The entertainment and amusements usually consists of a merry-go-round which to the wheezy accompaniment of an old crank organ, a hot air balloon ascension and a foot race. The occasion invariably proves a harvest for the tin horn gambler, and every "sure thing" faker in the country, and is made a rendezvous for all the masculine and feminine tongs of the land, both in and outside of the "Queen's realm." After all outside of the people return to their homes and between the vigorous attempts at kicking themselves, sit down and vainly try to figure out what they have received for their money. This is not intended as a slur directed at our neighboring towns, for Roseburg has twice been thus afflicted, Baker City is convalescing from an attack and Portland is just wealing off. As far as benefits to be derived, amusement and attractions, and beneficial advertising is concerned, one good County or District fair is worth more to the people and the country than a dozen so-called street fairs or carnivals.

**Andrews-Chaney Nuptials.**

On the evening of Oct. 9, 1902, Mr. William Andrews and Miss Alice Chaney were united in marriage by the Rev. J. T. Cotton, at the beautiful home of the bride's mother, in the presence of a number of relatives of the contracting parties. After the ceremony and congratulations the company was invited into the dining room, where the table was loaded with a bounteous supply of toothsome food which all seemed to enjoy. The happy pair are well known young people of Myrtle Creek; and their many friends unite in wishing them happiness and success in their matrimonial journey.

**He Learned a Great Truth.**

It is said of John Wesley that he once said to Mistress Wesley: "Why do you tell that child the same thing over and over again?" "John Wesley, because one telling is not enough." It is for this same reason that you are told again and again that Chamberlain's Cough Remedy cures cold and grip; that it counteracts any tendency of these diseases to result in pneumonia, and that it is pleasant and safe to take. For sale by A. C. Marsters druggist.

**Smith's Dandruff Pomade.**

Stops itching scalp upon one application, three to six removes all dandruff and will stop falling hair. Price 50c. For sale by Marsters Drug Co. mlt

# THE GREAT CENTRAL SURVEY BEGINS

## A Large Force of Surveyors Setting Grade Stakes Between Myrtle Point and Roseburg.

### The Great Central Townsite Company Begins Business in Roseburg.

Charles Dodge, of Myrtle Point, was in Roseburg Saturday and reported a force of seventeen or eighteen men actively engaged in surveying and setting grade stakes along the proposed route of the Great Central railroad between Roseburg and Myrtle Point. The camp of the survey party is now located at Hoffman's bridge, a few miles this side of Myrtle Point, and the survey and placing of grade stakes commenced at the present eastern terminus of the Coos Bay, Roseburg & Eastern railroad grade, about two miles this side of Myrtle Point. The surveyors seem to be progressing with their work, yet are taking time to survey and stake out the best, most practical and uniform grade for the new roadway. It may also be stated that Engineers Moody and Lindley, with their assistants, left Saturday to enter the field east of Roseburg and take up the preliminary survey and reconnaissance of the passes formed by Deer creek, and the East and North Umpqua, which preliminary survey will determine the most feasible and practical route across the Cascades into Klamath and Lake counties from Roseburg. Whether this route will take the natural grade of Deer creek and the East Umpqua, or the North or South Umpqua route remains to be seen, however, it is definitely determined that the road between Roseburg and Myrtle Point over the Coast Range will take the natural grade of the Middle fork of the Coquille river.

The appearance of surveyors in the field between this place and Myrtle Point has had the effect to greatly stimulate interest and confidence in the early construction of the Great Central railroad on the part of the people of both Coos and Douglas counties. May their most sanguine hopes be fully realized.

The rumors concerning the purchase of the Coos Bay, Roseburg & Eastern railroad by the Great Central people are still slightly at variance, although all indications would point to an early confirmation of the report. Meanwhile the office force here is busy, and the erection of their office and depot building will be at the meeting held Saturday evening the following officers were elected: J. H. Diers, president; J. D. Hamilton, vice president; D. P. Andrews, secretary; S. K. Sykes, treasurer; C. Schmidt, general manager, Board of directors, C. Schmidt, S. K. Sykes, J. H. Diers, D. P. Andrews and J. D. Hamilton.

**Slightly Mistaken Bro. Henry.**

Among many other changes to take place at Roseburg lately is a newspaper change. The PLAINDEALER has been purchased from Mr. Conner by a newspaper man from Texas by the name of H. H. Brookes for a consideration of \$3000, who will assume editorial charge of the same retaining Mr. Conner as associate editor and business manager. Mr. Conner assumed charge of the paper three years ago, since which time it has rapidly forged to the front. The new management will equip the office in first class shape, in fact good enough they say for a city three times its size, and spare no efforts to make it the best paper in Southern Oregon. Success to the new firm Brookes & Conner.—Bohemia Nugget.

The above notice in relation to Mr. Brookes purchasing the PLAINDEALER for a consideration of \$3000, is slightly erroneous. Mr. Brookes only purchased a one-half interest in the PLAINDEALER, plant and business, W. C. Conner retaining a half interest and forming an equal partnership with Mr. Brookes, under the firm name of Brookes & Conner, editors and publishers.

**Obituary Notice.**

Mrs. Grace Marsters was born in Ethica, New York, April 12th, 1838, and died in Roseburg, Oregon, Oct. 8, 1902, aged 64 years. She was united in marriage to Rev. E. M. Marsters in 1860, in Indiana, and eight children were born to them, six sons, and two daughters, Alice and Bertha, both of whom preceded their mother to the better land. The sons remain to comfort their father, now so sorely bereaved. A brief funeral service was held at the family residence, in West Roseburg, Friday, conducted by the Rev. G. H. Bennett, pastor of the M. E. Church, assisted by the Rev. Thomas, and the funeral sermon was preached at the Cleveland M. E. Church, by the Rev. Edward Gittings, a former pastor of Sister Marsters, to a large congregation of sympathizing friends. The floral tributes were many, and beautiful. Sister Marsters was a devoted Christian woman, a faithful wife and mother, and a true and loving friend. She died as she lived, in the triumph of a glorious hope and pointed heavenward when she passed. Her life in the hearts of her loved ones, and will be missed by many a friend. Her end was peace. E. G.

There is no disputing the assertion that taxes must be high during the next few years. Every interest is demanding recognition in the form of appropriations of state funds. First, foremost and largest is the Portland fair demanding a half million dollars. Then comes a coyote bounty amounting to a quarter of a million, and the old soldiers asking for \$300,000. Aside from the present state institutions there is an outcry for a new state school at Union. And there are others.

**Ran a Ten Penny Nail Through His Hand.**

While opening a box, J. C. Mount, of Three Mile Bay, N. Y., ran a ten penny nail through the fleshy part of his hand. "I thought at once of all the pain and soreness this would cause me," he says, "and immediately applied Chamberlain's Pain Balm and occasionally afterwards. To my surprise it removed all pain and soreness and the injured parts were soon healed." For sale by A. C. Marsters, druggist.

**Catarrh of the Bladder.**

Is a very common disease in both sexes; causes frequent urination, by which in time you lose control and ability to retain; causes irritation at the neck of the bladder; causes mucus in the urine resembling brick dust or thick, whitish deposits. Old chronic irritation and frequent inflammations of the bladder are apt to result in chronic irritation and thickening of the mucous membrane of the bladder, urethra and prostate glands. There is a frequent desire to urinate, the fluid is forcibly or spasmodically ejected in small quantities, and the passage is attended with aching burning or spasmodic pain. All of which can be removed by taking S. B. Catarrh Cure, which removes the cause of inflammation or irritation by acting directly on the blood and mucous surfaces of the entire system. It is a positive uric acid solvent. For sale by all druggists. Book on catarrh free. Address Smith Bros., Fresno, Cal.

### CIRCUIT COURT DOCKET REDUCED

Orders Made at the Preliminary session Friday and Saturday.

At the preliminary session of the October term of circuit court held at this city Friday and Saturday the following orders were made:  
(C) Mary M Beckley et al, pl, vs Douglas County, def, appeal from County Court; O P Coshaw atty for pl. Continued for term.  
(D) W A Doney, pl, vs Mart Friedl, def, C L Hamilton & A Abraham attys for pl, and J C Fullerton atty for def. Dismissed for want of prosecution.  
(E) E W Riddle, pl, vs Southern Pacific Co, def, action; Bennett & Sinnott, def, and A M Crawford attys for pl, and W D Fenton, W R Willis and Dexter Rice attys for def. Settled and dismissed.

(G) West Coast Salt Refining Co, pl, vs Simon Caro, def, action; C S Jackson atty for pl, and J C Fullerton atty for def. Order made vacating former order overruling motion of Piff to def's amended answer.  
(H) Z L Hendricks, pl, vs Southern Pacific Co, action; Bennett & Sinnott, F G Mieland and A M Crawford attys for pl, and W D Fenton, W R Willis and Dexter Rice attys for def. Settled and dismissed.

(M) Wm M Ladd adm, pl, vs W L B Mills, def, suit; O P Coshaw atty for pl, and T S Osmont and Dexter Rice attys for def. Deft allowed to file amended answer.  
(P) State Land Board, pl, vs Richard Cook et al, def, suit; C S Jackson and A M Crawford attys for pl. Judgment for \$624.36 and \$25 atty fee.  
(Q) B W Smith, pl, vs L S Shipley, def, action; J T Long atty for pl. Deft and judgment for \$127.83, and interest at 8 per cent from date until paid.

(S) First National Bank of Roseburg, pl, vs J L Dewey, def, action; J C Fullerton atty for pl. Continued for term.  
(T) First National Bank, pl, vs J L Dewey et al, def, action; J C Fullerton atty for pl. Default and judgment for \$179 and \$80 atty fees.  
(U) Mary Lohr, petitioner, vs B F Lohr, def, suit; J C Fullerton, atty for petitioner, and O P Coshaw atty for def. Dismissed.

(V) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(W) S Hamilton vs Thomas Taylor, action; F G Mielci, atty for pl. Settled and dismissed.  
(X) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(Y) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(Z) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AA) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(AB) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AC) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(AD) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AE) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
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(AG) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
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(AL) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AM) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(AN) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AO) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(AP) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AQ) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(AR) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AS) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(AT) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AU) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(AV) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

(AW) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.  
(AX) J C Fullerton atty for pl, vs J C Fullerton atty for def. Default judgment for \$140.50 and costs; order of sale of attached property.

# STEINWAY & SONS, and EMERSON PIANOS.

T. K. Richardson has just received the agency for these fine pianos, so we are yet in the lead with high grade pianos, and with Fisher and Needham our line of high grade pianos can not be duplicated. We also have a few medium pianos and some very good ones as low as \$190. We defy competition. The following is our list of sales for the last month:

W. C. Johnson, a fine Colonial Needham Piano; Levi Geer, Piano; Sherman Spong, Organ; N. E. Compton, Organ; A. P. Barson, Organ; Mrs. A. E. Couch, Organ; John Lehnhare, Organ; Bert Wells, Organ; Samuel D. Whitsett, Organ; Jacob Brown, Organ; J. L. Chaney, Organ; Lettie Cooper, Organ; Earnest Dutchkey, Organ; Agnes Ormston, Organ; Rem Fate, Piano; Mrs. Nena Collins, Piano, another fine Colonial Needham; Miss Eva Long; Kimball Piano; Mrs. Mary Taplin, Sidnow, Mich, Waiworth Piano; Mr. Atterbery, Organ; Mrs. Allington, Piano.

We may lose an agency but we do not lose the confidence of the public when it comes right down to straight piano dealing.

## T. K. RICHARDSON MUSIC HOUSE

Roseburg and Cottage Grove, Oregon.

Rico Gold Min Co, def, suit; J S Medley atty for pl. Argued and submitted on motion to strike out a part of complaint. Motions sustained.

No 25 Northwest Thresher Co, pl, vs Henry E Newton, def, action; C S Jackson atty for pl, and J C Fullerton atty for def. Denurmer overruled as to first cause of action; sustained as to second cause.  
No 26 State Land Board, pl, vs L E Goodman et al, def, suit; A M Crawford atty for plis. Settled and dismissed.  
No 27 State Land Board, pl, vs L E Goodman et al, def, suit; A M Crawford atty for plis. Settled and dismissed.

No 28 L C Acosta, pl, vs Wm Acosta, def, suit for divorce; C L Hamilton atty for pl, and F G Mielci and J A Buchanan attys for def. Denurmer to complaint withdrawn; Deft permitted to file answer. Dismissed.  
No 30 Rock Island Plow Co, pl, vs F S Barzee, def, action; C S Jackson atty for pl, and Louis Barzee atty for def. Denurmer withdrawn; Deft permitted to answer.

No 31 B F Clark, pl, vs Pacific Timber Co et al, def, action; J C Johnson and J S Medley attys for pl. Submitted on motion to make complaint a party. Motion denied and submitted again on denurmer.  
No 32 J C Fullerton, pl, vs Denning, Kent & Ramp, def, action; J C Fullerton atty for pl, Settled and dismissed.  
No 33 Minnie Beckley, pl, vs John W Beckley, def, suit for divorce; J C Fullerton atty for pl. Continued for term.

No 40 Thomas & Thom, pl, vs Jas Burton, def; appeal from Justice Court; Schilbrede & Gray and J T Long attys for plis respondent, and J C Fullerton atty for pl, and J C Fullerton atty for def. Deft permitted to file amended complaint.  
No 41 Thomas & Thom, pl, vs John Brockway, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 42 Thomas & Thom, pl, vs Elmer L Giles, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 43 Thomas & Thom, pl, vs Isaac Brockway, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 44 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 45 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 46 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 47 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 48 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 49 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 50 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 51 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 52 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 53 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 54 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 55 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 56 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 57 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 58 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 59 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.  
No 60 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

No 61 Thomas & Thom, pl, vs John Hogan, def, appeal from Justice Court; Schilbrede & Gray and J T Long attys for pl, and J C Fullerton atty for def, appellant. Same as No. 40.

**Real Estate Transfers.**  
W. H. Floyd, et ux, to H. A. Gregory, \$500; 152 acres in secs 31 and 32, tp 28 s, r 6 west.  
Sheriff to L. N. Whipple, \$4,000; lot 3, in block 2, South Drain.  
B. M. Armington, C. B. White and G. W. Stevens to the Little Chiefland Mining & Inv. Co.; 30,000 shares of stock two-thirds interests in 1/2 of net 1/2 and fractional 1/2 of net of sec 29, tp 29 s, r 5 west.  
Sheriff to Anna M. Long, \$311.17; one-eighth interests in sec 31 1/2 of sec 34, and 1/2 of sec 34, lots 3 and 4, and south part of claim 41 in sec 25, all in tp 27 s; net 1/2 of net of sec 1, tp 28 s, all in r 5 west.  
Geo. W. Day to J. M. Taliver, (bond, Oct. 8, 1904), \$500; 10 acres adjoining Isaac Jones D. L. C., in tp 27 s, r 6 west.  
N. N. Chapman et ux, to R. T. Blakey, \$1; 208.80 acres adjoining James Abbott D. L. C., in tp 26 s, r 6 west. [The Grantee pays \$124.75 to W. S. Chapman, J. R. Chapman et ux, for their interests in the above described land.]  
Robt. M. Hedden et ux, to J. J. and Roscoe W. Hedden, \$332.33; 169 acres of land adjoining Warren X. Goodell D. L. C., in tp 22 s, r 5 west.  
D. F. Jenkins et ux, to Little Chiefland Mining & Inv. Co., 150,000 shares of stock; 1/2 of net 1/2 and fractional 1/2 of net of sec 29, tp 29 s, r 3 west.  
H. A. Traylor et ux, to Perry Swearingen, \$500; 78 acres in sec 2, tp 22 s, r 6 west.  
Vernon E. Warner et ux, to E. G. Young & Co., sec 29 and 1/2 of sec 28, all in tp 24 s, r 6 west, containing 710 acres.  
W. H. Palmer et ux, to G. W. Palmer, \$500; net 1/2 of sec 28, tp 28 s, r 4 west.  
A. J. Manning et ux, to Thos. E. Harvey, \$100; lots 5 and 6 of sec 6, tp 25 s, r 4 west, containing 45 acres.  
E. G. Young & Co. to E. A. and A. E. Davison, \$2,500; sec 29 and 1/2 of net 1/2 of sec 28, all in tp 24 s, r 6 west, containing 720 acres.  
Anna M. Long to Ella J. Laugh, \$311; one-eighth interests in certain property in secs 3, 33, 34 and 35, tp 27 s, r 5 west.  
Agnes L. Brown to Richard Ritzman et ux, \$375; 5 acres of the Brown estate in West Roseburg.  
B. C. Agge et ux, to Cyrus Powell, \$700; 10 acres adjoining Isaac Jones D. L. C., in tp 27 s, r 6 west. Same property; Cyrus Powell et ux, to Geo. W. Day, \$500.  
Thos. Wilson et ux, to Clarence Gasley, \$1; piece of land adjoining sec 1 of Jos. Roberts D. L. C., in sec 35, tp 30 s, r 5 west.

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